


REFERENCE QUESTION #19

T.H. ON ALLEGES FAILURE TO PERFORM
CESAREAN SECTION IN A TIMELY MANNER. I WAS
NAMED AS CO. DEFENDANT WITH TRUMAN MEDICAL
CENTER. PATIENT WAS A POORLY-CONTROLLED
INSULIN-DEPENDENT DIABETIC ADMITTED TO LABOR &
DELIVERY FOR INDUCTION OF LABOR. DIFFICULTY WAS
ENCOUNTERED MAINTAINING FETAL MONITORING, AND
A RESSIDE ULTRASOUND REVEALS AN AGONAL FETAL
HEART RHYTHM. PATIENT WAS TAKEN DIRECTLY TO
THE OR FOR CESAREAN, BUT A STILL-BORN INFANT
WAS DELIVERED.

THE CARRIER OF MALPRACTICE INSURANCE ELECTED
TO SETTLE THE CASE WITHOUT MY INPUT. A
SETTLEMENT OF \$60,000 WAS PAID IN TOTAL, WITH
\$35,000 IN MY NAME.


1/11/19