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EvidenceLesson of the Past No. 3: Breadth of Databases; Conclusion; Notes; Chapter 5. The Relative Priority that Should Be Assigned to Trial Stage DNA Issues; The Impact of DNA Technology on the Pretrial and Posttrial Stages of the Litigation Process; The Impact of DNA Technology on the Trial Stage of the Litigation Process; The Importance of Proper Scientific Test Procedure; The Necessity of Understanding the Real Significance of Any Probability Cited to the Trier of Fact; Conclusion; Notes

Chapter 6. Lessons from DNA: Restriking the Balance between Finality and JusticeThe Case for Finality; The Impact of DNA Testing on Arguments for Finality; Restriking the Balance between Finality and Justice; When Should DNA Testing Be Available?; Lessons for the Future; Notes; II. Balancing Privacy and Security; Chapter 7. Genetic Privacy; Privacy; Genetic Privacy; Ownership of DNA; DNA Research and Privacy; Policy Recommendations; Notes; Chapter 8. Ethical and Policy Guidance; The Research Value of Human Biological Materials; Is Genetic Information Different from Other Medical Information? Increasing Discussion about the Appropriate Research Use of Human Biological MaterialsPotential for Discrimination and Stigmatization; Concerns About Privacy of Medical Records; Summary; Notes; Chapter 9. Privacy and Forensic DNA Data Banks; DNA Is Different; Function Creep; Current State Laws Provide Little Privacy Protection; Government Disclosure of Nonprofile Information Raises Constitutional Concerns; Eugenics and Discrimination; Genetics and Crime; Postconviction Testing: The Current Reality; The Future; Conclusion; Notes Chapter 10. DNA Tests and Databases in Criminal Justice: Individual Rights and the Common Good

Sommario/riassunto

Annotation
