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The issue of rights to genetic information is considered in this study from the standpoint of individuals, their relatives, employers, insurers and the state. Graeme Laurie provides a concept of privacy and property rights for the person, and argues for stronger legal protection following new developments in genetics.

Genetic Privacy: A Challenge to Medico-Legal Norms ...

The conflation of autonomy with consent that is typical of current approaches to medicolegal dilemmas reduces the means of respecting individuals to one solitary event—the obtaining of informed consent... [which] means that informed consent has come to be the primary, and arguably the only, legitimate way of empowering individuals in their dealings with health care professionals and ...

Genetic privacy: a challenge to medico-legal norms ...

These issues are analysed in chapter one of Laurie's book with Laurie noting at the conclusion of the

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chapter that 'Not only do threats to genetic privacy typify the kinds of challenges that privacy has faced throughout its history, but the search for a definition of genetic privacy and an exploration of its limits can also say much about ...

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Genetic Privacy: A Challenge to Medico-Legal Norms by ...

GINA, HIPAA, and genetic information privacy Genetics is the new frontier of medicine and genomic data is the raw material of some of the most advanced medical research now underway. Genetic testing is the current paradigm for diagnosis and treatment of many diseases.

Genetic Information Privacy | Electronic Frontier Foundation

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The US Urgently Needs New Genetic Privacy Laws The laws governing DNA data in the US are patchy and incomplete. Yet people keep putting their DNA on the internet, compromising everyone's genetic...

The US Urgently Needs New Genetic Privacy Laws | WIRED

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In 2013, as required by the passage of the Genetic Information Nondiscrimination Act, the Privacy Rule was modified to establish that genetic information is health information protected by the Privacy Rule to the extent that such information is individually identifiable, and that HIPAA covered entities may not use or disclose protected health information that is genetic information for underwriting purposes.

Privacy in Genomics - Genome.gov

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GENETIC PRIVACY: A CHALLENGE TO MEDICO-LEGAL NORMS

The issue of rights to genetic information is considered in this study from the standpoint of individuals, their relatives, employers, insurers and the state. Graeme Laurie provides a concept of privacy and property rights for the person, and argues for stronger legal protection following new developments in genetics. This book will interest lawyers, philosophers and doctors concerned with ...

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Genetic Privacy: A Challenge to Medico-Legal Norms | Legal ...

In April 2017, Gene by Gene filed a notice to the court and the Alaska Attorney General that it is challenging the constitutionality of the Alaska Genetic Privacy Act, asserting that the statute is unconstitutionally vague in its definitions of “DNA analysis” and “genetic characteristics” and in its failure to define “disclose” and “informed and written consent.”

A Constitutional Challenge to Alaska’s Genetic Privacy ...

Genetic privacy involves the concept of personal privacy concerning the storing, repurposing, provision to third parties, and displaying of information pertaining to one's genetic information. This concept also encompasses privacy regarding the ability to identify specific individuals by their genetic sequence, and the potential to gain information on specific characteristics about that person via portions of their genetic information, such as their propensity for specific diseases or their ...

Genetic privacy - Wikipedia

The phenomenon of the New Genetics raises complex social problems, particularly those of privacy. This book offers ethical and legal perspectives on the questions of a right to know and not to know genetic information from the standpoint of individuals, their relatives, employers, insurers and the state.

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Genetic privacy [electronic resource] : a challenge to ... state genetic privacy laws. Part V assesses the policy options for dealing with this emerging issue, including illustrative federal and foreign laws, and presents a preliminary legislative agenda. Finally, Part VI concludes by observing what a future world without genetic privacy would be like. II.
CONSTITUTIONAL LAW

Genetic Stalking and Voyeurism: A New Challenge to Privacy

And what does genetic privacy mean to you? In this challenge with Robert Zwijnenberg (Professor in Art and Science Interactions) you will critically reflect upon the issue of genetic privacy. You will dive into the ethical questions that come up with the disclosure of genetic data in biobanks and through genetic tests.

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