Recent developments in health law. Constitutional law: despite reservations, the second circuit defers to state court's determination that a preponderance of the evidence standard is constitutional for recommitment of NRRMDD defendants--Ernst J. v. Stonea

Wilkinson E. Journal of law, medicine and ethics 2006; 34(4):826-828

ARTICLE IDENTIFIERS

DOI: 10.1111/j.1748-720X.2006.00104.x

PMID: 17199826 PMCID: not available

JOURNAL IDENTIFIERS

LCCN: 93657473 pISSN: 1073-1105 eISSN: 1748-720X OCLC ID: not available CONS ID: not available

US National Library of Medicine ID: 9315583

This article was identified from a query of the SafetyLit database.