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Elliott B Oppenheim

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Elliott B Oppenheim : The medical record as evidence before purchasing it in order to gauge whether or not it would be worth my time, and all praised The medical record as evidence:

0 of 0 people found the following review helpful. Excellent Treatise on Understanding and Admitting Medical RecordsBy Adam C. StoneAs a criminal defense practitioner, I keep this book on my desk next to my rules of evidence, criminal procedure and trial notebook. In any case dealing with anything from the simplest to the most complex medical issues, Dr. Oppenheim gives the practitioner an understandable, well-written treatise that guides the lawyer through the attainment, examination, admissibility and effective use of medical records in settlement negotiations and trial. As only an MD and JD could, the author speaks both medical and legal languages fluently and helps the attorney understand the often difficult scientific, forensic and medical concepts that consistently come up in all types of litigation. Most importantly, he gives the reader a "head's up" with regard to pitfalls and traps in admissibility and effective use.I highly recommend this book for any trial attorney.

Elliott B. Oppenheim practiced family medicine and emergency medicine for nearly eighteen years before attending law school and obtaining a master's degree in health law. He attended Occidental College (BA 1969), The University of California at Irvine (MD 1973), Detroit College of Law at Michigan State University (JD 1995), and Loyola University School of Law, Chicago (LL.M. Health Law 1996). He has written extensively about medical malpractice litigation, the Emergency Medical Treatment and Active Labor Act, and spoliation of evidence in medical negligence litigation and continues to write on medical-legal subjects. Dr. Oppenheim has been active in the field of medical

negligence litigation for almost twenty-five years. He heads coMEDco, Inc., a national medical-legal consulting firm as President and CEO. Dr. Oppenheim also teaches health law. SUMMARY TABLE OF CONTENTS Chapter 1. Admissibility of Medical Records Chapter 2. The Recording Sequence Chapter 3. Why There Must Be a Record Chapter 4. Spoliation Chapter 5. Confidentiality and Privilege Chapter 6. Discovery and Trial Techniques This book is a high quality scan of the original hardback.