

133.713. Inventory of biological evidence; right to review..., OR ST § 133.713

West's Oregon Revised Statutes Annotated

Title 14. Procedure in Criminal Matters Generally

Chapter 133. Arrest and Related Procedures; Search and Seizure; Extradition

Search and Seizure

(Preservation of Biological Evidence)

O.R.S. § 133.713

133.713. Inventory of biological evidence; right to review biological evidence

Currentness

(1) Upon written request by the defendant, the district attorney shall provide the defendant with an inventory of biological evidence that has been preserved under [ORS 133.705](#) to [133.717](#) and is related to the covered offense for which the defendant was convicted.

(2) A defendant or, if the defendant is represented by an attorney, the defendant's attorney has the right to reasonably review biological evidence that is the subject of a written notice of intent to dispose of biological evidence under [ORS 133.709](#) for the purpose of preparing a motion to preserve biological evidence.

Credits

Added by [Laws 2011, c. 275, § 5, eff.](#) June 7, 2011, operative Jan. 1, 2012.

O. R. S. § 133.713, OR ST § 133.713

Current with emergency legislation through Ch. 112
of the 2012 Reg. Sess. Revisions to Acts made by
the Oregon Reviser were unavailable at the time of
publication.[End of Document](#)

© 2012 Thomson Reuters. No claim to original U.S. Government Works.