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RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 302 pages. OCLC Number: 753932072 Excerpt: . . . After the court ruling, in 2000, FDA announced an interim enforcement strategy to allow companies to petition the agency for qualified health claims on dietary supplements and established criteria for the agency to consider in exercising its enforcement discretion to not take actions. In 2002, FDA announced its decision to expand this approach to include qualified health claims on conventional food as well. The next year, FDA issued guidance to industry on procedures for petitioning the agency for qualified health claims for food. Once FDA announces, on the basis of its review of scientific evidence, that it intends to consider exercising its enforcement discretion for the use of a qualified health claim, any food company that meets the same criteria with the same food may use the claim. In 2008, we reported that stakeholders from health, consumer, and medical groups advocated eliminating qualified health claims on food labels because they confused and misled consumers and might encourage 2 consumption of foods with few or no health benefits. The Subcommittees on Agriculture, Rural Development, Food and Drug Administration, and Related...



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