

<<法律专业英语>>

图书基本信息

书名：<<法律专业英语>>

13位ISBN编号：9787810737784

10位ISBN编号：7810737783

出版时间：2006-7

出版时间：哈尔滨工程大学出版社

作者：刘骥

页数：253

版权说明：本站所提供下载的PDF图书仅提供预览和简介，请支持正版图书。

更多资源请访问：<http://www.tushu007.com>

前言

随着中国人世及市场经济的发展，对既懂法律又懂英语的人才的需求量日渐增长。为了适应这种需要，有必要加强法律英语教育，提高在校本科生、研究生和相关人员的法律英语水平，使其能够深入了解外国法律制度的基本情况，以便更好地适应中国人世带来的挑战以及参与国际竞争。

本教材适用于具备较高英语水平的法学专业高年级本科生、研究生，其他专业的学生和法律英语爱好者。

本书选材丰富，难度适中，学生能从中接触到外国法律，尤其是英美法律系的不同侧面，能够掌握规范的法律英语语言和大量的法律英语词汇，进而能够较好地提高自身阅读法律原著的能力。

本书由徐嘉辉负责编写Unit1 - Unit3，李佳新负责编写Unit4 - Unit6，刘骥负责编写Unit7 - Unit9，任悦姝负责编写Unit10 - Unit12，何宏莲负责编写Unit13 - Unit15。

全书由徐嘉辉统稿，孙丹、左辉负责校对工作。

由于编者水平有限，错误和不当之处在所难免，望读者朋友批评指正。

<<法律专业英语>>

内容概要

《法律专业英语》共设十五个单元，包括法律制度、法律职业、宪法、行政法、刑法、合同法、侵权法、财产法、家庭法、知识产权法、公司法、商法、保险法、程序法。

每单元的内容分为两部分：课文与补充读物。

课文后附有单词表与注释，并设置有练习题；补充读物有助于进一步了解相关法律背景和知识。

《法律专业英语》还附有经典案例选读。

《法律专业英语》具有较强的实用性。

每单元练习中针对课文内容设置了问题讨论、完型填空、英汉互译等内容，以帮助学生理解课文，并提高学生的英语综合能力。

补充读物范围较为广泛，有助于扩充学生的视野，提高学生的涉外法律事务能力。

书籍目录

Unit 1Part A Introduction to Legal SystemPart B Some Preliminary DefinitionsUnit 2Part A Legal ProfessionPart B The English Legal ProfessionUnit 3Part A Constitutional LawPart B The American ConstitutionUnit 4Part A Administrative LawPart B The Due ProcessUnit 5Part A Criminal LawPart B Some Basic ConceptsUnit 6Part A Contract LawPart B The OfferUnit 7Part A Tort LawPart B TortsUnit 8Part A Property Law (1) Part B TrustUnit 9Part A Property Law (2) Part B Transaction of a Real EstateUnit 10Part A Family LawPart B Courtship , Engagement and MarriageUnit 11Part A Intellectual Property LawPart B Tunisian Copyright SystemUnit 12Part A Corporation LawPart B Choice of Business OrganizationsUnit 13Part A Commercial PaperPart B Indorsement and Holder in Pue CourseUnit 14Part A Insurance LawPart B The Contract of InsuranceUnit 15Part A Law of ProcedurePart B ArbitrationAppendix Classical for Reading1.O'Keefe v.Lee Calan Imports , Inc.128 .App.2d 4102.Denman V.Spain3.Odorizzi v.Bloomfield School District4.Settle times Company v.Rhinehart5.Hicks v.United States6.Bonkowski v.Arian'S Department Store7 Harris v.New York

章节摘录

The fundamental right having greatest relevance to administrative law is expressed in both the Fifth and Fourteenth Amendments, the assurance that no person (here, including artificial persons) may be “ deprived of life, liberty, or property without due process of law ”. In their procedural aspect these eleven words are the source of all fundamental claims about fair procedure in our legal system. We have already seen a little about the evolving understanding of these words, in the text above at notes 10 to 14. Here it may be appropriate to give more attention to issues of doctrinal structure. While the text of the due process clause is extremely general, the fact that it is (uniquely) expressed twice in the Constitution strongly suggests an understanding that its words state a central proposition about the requirements of legal order. Historically, the clause reflects the Magna Carta of Great Britain, both its expression of principles of legality and its particular assurance that all would receive the ordinary processes (procedures) of law. They also echo that country ' s seventeenth century struggles for political and legal regularity, and the American colonies ' strong insistence during the pre-revolutionary period on observance of.

.....

版权说明

本站所提供下载的PDF图书仅提供预览和简介，请支持正版图书。

更多资源请访问:<http://www.tushu007.com>