## <<法律专业英语教程>>

#### 图书基本信息

书名:<<法律专业英语教程>>

13位ISBN编号: 9787512105263

10位ISBN编号:7512105266

出版时间:2011-3

出版时间:清华大学出版社

作者: 董晓波编

页数:227

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

## <<法律专业英语教程>>

#### 内容概要

本书将学习英语与了解以美国为代表的英美法律、法律制度,提高实用法律英语操作能力紧密结合,即不仅注重英语能力的培养,也强调涉外法律专业知识的传授和技能的训练。

本书除了适合"英语+法律"、"法律+英语"的涉外型、复合型本科生、研究生使用外,也可供法学、外交、国际贸易、国际金融和国际政治等专业的本科生、研究生学习法律和英语之用。 此外,对于广大法律英语爱好者及希望了解英美法律和法律制度的专业人士,也是难得的参考书。

# <<法律专业英语教程>>

### 书籍目录

Lesson 1	Law and Legal Systems 法和法律制度
Lesson 2	Constitutional LaW 宪法
Lesson 3	Administrative LaW 行政法
Lesson 4	Criminal LaW 刑法
Lesson 5	Tort Law 侵权法
Lesson 6	Contract LaW 合同法
Lesson 7	The Law of Property财产法
Lesson 8	Fam " y LaW家庭法
Lesson 9	The Intellectual Property Law知识产权法
Lesson 10	Commercial LaW 商法
Lesson 11	Securities Law证券法
Lesson 12	LaW of Succession 继承法
Lesson 13	The International LaW 国际法
Lesson 14	Cyber Law 网络空间法
Lesson 15	The World Trade Organization 世界贸易组织
Appendix A Glossary of Legal Terms法律术语表	
<b>Appendix</b>	B Keys to the Exercises 练习答案
References参考文献	

## <<法律专业英语教程>>

#### 章节摘录

版权页:插图:However, it is important to understand that despite the presence ot receptiontatutes, much of contemporary American common law has diverged significantly from British Commonwealth common law. The reason is that although the courts of the various Commonwealth nations are often influenced by each other's rulings, Americancourts rarely follow post-Revolution Commonwealth rulings unless there is no Americanruling on point, the facts and law at issue are nearly identical, and the reasoning isstrongly persuasive. Early on, American courts, even after the Revolution, often did cite contemporary English cases. This was because appellate decisions from many American courts were not regularly reported until the mid-19th century; lawyers and judges, as creatures of habit, used English legal materials to fill the gap. But citations to English decisions gradually disappeared during the 19th Century as American courts developed their own principles to resolve the legal problems of the American people. The number of published volumes of American reports soared from eighteen in 1810 to over 8,000 by 1910. Foreign law hasnever been cited as binding precedent, but merely as a reflection of the shared values of Anglo-American civilization or even Western civilization in general. Federal law originates with the Constitution, which gives Congress the power toenact statutes for certain limited purposes like regulating interstate commerce. Nearly all statutes have been codified in the United States Code. Many statutes give executivebranch agencies the power to create regulations, which are published in the Federal Register and codified into the Code of Federal Regulations. Regulations generally also carry the force of law under the Chevron doctrine. Many lawsuits turn on the meaning of a federal statute or regulation, and judicial interpretations of such meaning carry legalforce under the principle of stare decisis. In the beginning, federal law traditionally focused on areas where there was anexpress grant of power to the federal government in the federal Constitution, like them ilitary, money, foreign affairs (especially international treaties), tariffs, in tellec tual property.

# <<法律专业英语教程>>

### 编辑推荐

《法律专业英语教程:美国法律与法律制度》是21世纪高等学校专业英语系列规划教材之一。

# <<法律专业英语教程>>

### 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