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LEGAL RESEARCH, ANALYSIS, & WRITING



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chapters on literature and sociology as well as a second chapter on philosophy which expands the range of philosophical methods discussed to include gender ethics communitarianism and discourse ethics In each of these chapters contributors provide descriptions of the methods critiques and notes on resources and training Methods in Medical Ethics is a valuable resource for scholars teachers editors and students in any of the disciplines that have contributed to the field As a textbook and reference for graduate students and scholars in medical ethics it offers a rich understanding of the complexities involved in the rigorous investigation of moral questions in medical practice and research

Legal Research, Writing, and Analysis Michael D. Murray, 2006 This book is designed for a typical first semester Legal Research and Writing program that focuses on legal research objective legal writing and legal analysis Murray and DeSanctis employ the TREAT paradigm and the doctrine of explanatory synthesis that are designed with reference to rhetorical theory to maximize the effectiveness of audience directed legal writing This book has sample research plans for tight budgets in terms of time or expense

Understanding International Law through Moot Courts Henry F. Carey, Stacey M. Mitchell, 2014-03-06 Understanding International Law through Moot Courts Genocide Torture Habeas Corpus Chemical Weapons and the Responsibility to Protect consists of five sets of opposing legal briefs and judge s decisions for five moot court cases held before the International Court of Justice and the International Criminal Court Each moot court brief included in the book addresses contemporary controversies in international affairs issues ranging from the application of the newly emerging Responsibility to Protect R2P doctrine to the torture of detainees to the derogation from international due process protections These moot court briefs and case judgments help students formulate legal arguments that will be applicable to other similar cases They also provide students with excellent sources of international and domestic law as well as greater comprehension of topics ranging from jurisdictional disputes to matters of evidence Chapter 1 of the book provides an overview of the book as well as instructions regarding the construction of a moot court Chapter two by George Andreopoulos discusses the interrelationship between human rights and international criminal law Chapters 3 through 7 are the cases The introduction to each chapter and subsequently each case lays out the facts of the case in question discusses where applicable issues associated with the material and contextual elements of the crimes s in question provides additional topics for classroom discussion and also places the issues of contention between the parties within the broader context of foreign affairs and international relations After each set of briefs and legal judgments is an appendix which includes an example moot court as well as an appendix that includes a set of alterable facts that students and faculty could adopt to change the general legal argument of the particular case

A Student-Friendly Guide to Move from Civil Law to U.S. Common Law Nancy Daspit, Kirsten Schaetzel, 2025-09-17 Supporting students adapting to a different way of practicing and studying law

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common sense in legal language Plain language which is commonsensical broadens access to legal documents thus democratizing the law If democracy is government of the people by the people and for the people law is the language in which government interacts with the people it is the language of democracy The people whose government speaks through law must understand what is said No democratic society should brook legalese a dense verbose dialect known only to lawyers What then should society do to redress the lawyer induced obscurity A Shakespearean character had an alarming proposal The first thing we do let s kill all the lawyers Apparently that proposal was not enthusiastically endorsed which explains why we re still here A milder remedy enrolling lawyers in language classes has been mooted which explains why this book is in your hands Uncommon Law of Learned Writing 2 0 motivates lawyers to prefer plain language to the legalese and verbosity that have besmirched legal writing for centuries This book is as sweeping and authoritative a treatment of its subject as you can find anywhere *Learned Writing* Chinua Asuzu,2019-05-22 As lawyers we must not in hot pursuit of common law outrun common sense The dread of that eventuality prompted this book Learned Writing promotes common sense in legal language Plain language which is commonsensical broadens access to legal documents thus democratizing the law If democracy is government of the people by the people and for the people law is the language in which government interacts with the people it is the language of democracy The people whose government speaks through law must understand what is said No democratic society should brook legalese a dense verbose dialect known only to lawyers What then should society do to redress the lawyer induced obscurity A Shakespearean character had an alarming proposal The first thing we do let s kill all the lawyers Apparently that proposal was not enthusiastically endorsed which explains why we re still here A milder remedy enrolling lawyers in language classes has been muted which explains why this book is in your hands Learned Writing motivates lawyers to prefer plain language to the legalese and verbosity that have besmirched legal writing for centuries This book is as sweeping a treatment of its subject as you can find anywhere **Index to Legal Periodicals & Books** ,2001

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well as covering theoretical comparative and interdisciplinary methods the book breaks new ground by offering a focus on topics of contemporary and developing concerns in areas such as Artificial Intelligence BRICS Continental Legal Systems Islamic Law Gender Race and the Virtual World The expert contributors draw on their vast experience in teaching and research to encourage students and provide sure pathways for their own enterprises with technical competence and adherence to ethical standards Essentials of Lawyering Skills in Africa Festus Emiri, Ernest Owusu-Dapaa, 2020-07-01 In twenty two chapters divided into six parts for convenience the authors not only lay bare the art of lawyering but also provide invaluable nuggets of perfecting and excelling as a solicitor and advocate There is little doubt that the contents of this book dramatically make a lawyer especially the lawyer in Africa to be more effective more skilful and a proper lawyer useful to the client and society **The Cumulative Book Index** ,1922 Wisconsin Bill Drafting Manual Wisconsin. Legislature. Legislative Reference Bureau, 1995 Introduction to Legal Research Method and Legal Writing Uzoma Ihugba, 2020-07-01 The book is written in a conversational style and the language is accessible and simple with flowing examples that users can relate with Practical legal questions are raised and application of individual research methods strategies approaches and philosophies are demonstrated The book starts with a clear definition of legal research method to justification and importance It spans the research process theoretical positions and justification for research the writing up process and the defence of research output either in seminars conferences or for PhD defence It also prepares researchers and academicians for discussion and interaction with peers at conferences and seminars *Language for Legislation and Legislation through Language* Tímea Drinóczi, Giulia A. Pennisi, Helen Xanthaki, 2025-09-30 This collection teaches us how language and legislation interact to produce effective laws It brings linguistics lawyers theory and practices together to show how linguistic tools concepts and methodologies can be applied to improve the law s clarity transparency and efficiency thus widening its social reach Drawing on case studies across Europe chapters critically reflect on the dynamics of legislative drafting and the dissemination of legislation and the ways in which drafted legislation both creates laws and serves to communicate their meaning This volume features perspectives from national and transnational examples to demonstrate the impact of varied stakeholders legislative bodies law interpreters and law enforcers on the implementation of legislation particularly when legislative texts are translated and interpreted across different settings Through the lens of discourse analysis legislative texts are analyzed in lexico grammatical and textual terms highlighting the disparity between what is conceived and what might be expressed clearly in words and how this knowledge can inform better drafting practices This collection charts a way forward for linguistics as a discipline to contribute to a better understanding of the nuances around effective legislative expression This book will appeal to scholars and stakeholders working at the intersection of language and the law in such fields as applied linguistics forensic linguistics regulation legislation and legislative drafting

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