<<法律英语综合教程>>

图书基本信息

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内容概要

随着我国入世和世界经济一体化进程的不断加快,国际交流合作日益增多,涉外法务活动空前频 繁,法律英语的重要性日益凸显。

掌握专业英语已经成为现代法律人必备的职业素质。

由于法律英语的特殊性。

国内一直没有一个科学的考核指标衡量法律从业人员专业英语的掌握程度。

法律英语证书(LEC)全国统一考试的推出为我国法律英语的教与学指明了方向。

意义重大、影响深远。

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版权页:插图:An appellate court is any court of law that is empowered to hear an appeal of a trial courtor other lower tribunal. Many US jurisdictions title their appellate court a Court of Appeal or Court of Appeals. Historically, others have titled their appellate court a Court of Errors (or Courtof Errors and Appeals), on the premise that it was intended to correct errors made by lowercourts. In some jurisdictions, a court able to hear appeals is known as an Appellate Division. Depending on the system, certain courts may serve as both trial courts and appellatecourts, hearing appeals of decisions made by courts with more limited jurisdiction. Some juris-dictions have specialized appellate courts, sual as the Texas Court of Criminal Appeals, whichonly hears appeals raised in criminal eases, and the United States Court of Appeals for the Fed-eral Circuit, which has general jurisdiction but derives most of its caseload from patent cases, on the one hand, and appeals from the Court of Federal. Claims on the other. The authority of appellate courts to review-decisions of lower courts varies widely from onejurisdiction to another. In some places', the appellate court has limited powers of review. For ex-ample, in the United States, both state and federal appellate courts are usually Testricted to ex-amining whether the court below made the correct legal determinations, rather than hearing di-rect evidence and determining what the facts of the case were. Furthermore, U. S. appellatecourts are usually restricted to hearing appeals based on matters that were originally brought upbefore the trial court. Hence, such an appellate court will not consider an appellants argumentifit is based on a theory that is raised for the first time in the appeal.

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编辑推荐

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