

Introduction To International Legal English Students Book With Audio Cds 2 A Course For Classroom Or Self Study Use | 144048ba6522d9870da76f7e05333f53

Contract Law Legal English Brierly's Law of Nations An Introduction to International Organizations Law An Introduction to Law Introduction to international legal English : a course for classroom or self-study use. Student's book An Introduction to International Criminal Law and Procedure Introduction to International Legal English Student's Book with Audio CDs (2) An Introduction to the International Law of Armed Conflicts International Legal English International Law: A Very Short Introduction A Short Introduction to International Law International Law Legal English An Introduction to Contemporary International Law A critical introduction to international law Legal Personality in International Law International Legal English Teacher's Book Absolute Legal English Advanced Introduction to International Trade Law An Introduction to International Human Rights Law Introduction to International Law International Legal English Teacher's Book A Critical Introduction to International Criminal Law The Legal English Manual Introduction to International Legal English Teacher's Book The Institute of International Law's Resolution on State Succession and State Responsibility An Introduction to International Law The Legal English Course Book Volume One Akehurst's Modern Introduction to International Law Introduction to Law Introduction to Legal English Philosophy and International Law Professional English in Use Law Introduction to the Law of Kazakhstan The Lawyer's English Language Coursebook New English File An Introduction to International Investment Law Listening Extra. Elementary to Upper-Intermediate. Legal English

Several international legal issues are related to the concept of legal personality, including the determination of international rights and duties of non-state actors and the legal capacities of transnational institutions. When addressing these issues, different understandings of legal personality are employed. These concepts consider different entities to be international persons, state different criteria for becoming one and attach different consequences to being one. In this book, Roland Portmann systematizes the different positions on international personality by spelling out the assumptions on which they rest and examining how they were substantiated in legal practice. He puts forward the argument that positions on international personality which strongly emphasize the role of states or effective actors rely on assumptions that have been discarded in present international law. The principal argument is that international law has to be conceived as an open system, wherein there is no presumption for or against certain entities enjoying international personality.

*The publisher of the successful practical handbook *The Legal English Manual* (ISBN 978-3-9524737-4-0, www.legalenglishexperts.com) is back with two new course books, which Lawbility has developed and applied in their *Professional Legal English & Practical Skills Training* since 2010: *The Legal English Course Book Volume One/ Volume Two*. The practical self-study material and the interactive lessons teach professional business language skills and legal terminology for its application in real-life situations. Besides that, you will be efficiently and professionally preparing yourself for the "PLEPS" Legal English Exam. Volume One contains professional language training including relevant grammar, along with practice examples, as well as an exam preparation for crash courses. Volume Two is an intensified continuation of Volume One. The team of authors is made up of Lawbility Legal English Coaches and internationally practicing lawyers, who functioned as linguists, legal experts and practitioners and have given the body of work its three emphases, namely a language focus (with examples of professional language), a legal focus (with a reference section for legal terminology) and a practical focus (application examples for professional situations). Target group Lawyers and legal practitioners who use legal English in their daily professional life, lawyers, legal employees and students in (further) education, legal specialist translators, lecturers and legal English teachers at universities and colleges. Content Volume One (10 Modules): *Professional Language in Negotiations, Presentations & Meetings *Practice Examples for Correspondence & Editing: Contracts, Letters, E-Mails, Reports, Minutes *"PLEPS" Exam Preparation Advantages at a Glance: *Course material from tried and tested legal English course concept *Teaches oral and written professional languages competences *Suitable for self-study and group lessons through different forms of training including solutions *Suitable for use in legal English courses at universities, in law*

Online Library Introduction To International Legal English Students Book With Audio Cds 2 A Course For Classroom Or Self Study Use

*firms and legal departments *Teacher's Handbook with useful methodical tips and Train The Trainer offers for lecturers available upon request (contact@lawbility.ch) Date of release Volume Two: Summer 2018*

This book in its entirety as well as in each of its parts is an outline of the problems under discussion. The subject matter of some eighty sections of the book is extensive; it could, indeed, be presented by experts in as many volumes. This study offers an attempt to formulate a synthesis, however difficult, of the vast amount of available material. Unlike the well-known standard Introductions to International Law which deal with all the major fields of international law, this book treats exclusively the present conceptions of that law as expressed in legal literature, international treaties and other agreements, international judgements and awards, governmental and diplomatic statements and the like. Special attention is devoted, in several chapters of the book, to the "teachings of the most highly qualified publicists of the various nations" which are considered by Article 38 paragraph 1 (d) of the Statute of the International Court of Justice as "subsidiary means for the determination of rules of law." An endeavor is made to ascertain whether in certain fields of the theory of international law a "Communis opinio doctorum" has either been reached or is in the process of achievement. Some readers may consider that there are too many quotations from writings of publicists; others will certainly feel - as does this writer - that too many outstanding international lawyers have not been included.

This new edition provides a critical introduction to the concepts, principles and rules of international law through a consideration of contemporary international events. It examines both the possibilities and limitations of the legal method in resolving international disputes, and notes the actual effects of international law upon international disagreements. Such an approach remains sceptical rather than cynical, and is intended to provide the means by which the role of international law may be evaluated. This entails discussion of the legal quality of international law; the relationship between international law and international relations; the Eurocentricity of international law; and the connection between political power and the ability to use or abuse (or ignore) international law. The new edition explores the impact of the United States' latest direction in foreign policy (arguably an intensification of pre-existing neo-conservative trends); considers in greater depth the issue of economic self-determination in relation to ex-colonial nations; expands the discussion of jurisdiction to cover immunity from jurisdiction; and covers recent developments at the International Criminal Court. Underlying the book is the assertion that international law is political in content (in the sense of being concerned with the exercise of power) but that it draws much of its effectiveness from its self-portrayal as being apolitical, or at least politically neutral.

First published in 2002. Routledge is an imprint of Taylor & Francis, an informa company.

"Absolute Legal English is a practical and stimulating course book for students of law and practising lawyers who wish to work in an international legal environment and need to extent their language skills. It is particularly useful for candidates preparing for the ILEC exam"-back cover.

Preparation for using English in the legal profession, using authentic legal texts and case studies. Chapters cover different types or aspects of law: Contract, Tort, Criminal, Company, Commercial, Real Property, International, Comparative Law, and litigation and arbitration. With exercises, answers, audio transcripts, case studies, and a glossary. For self-study and developing listening, speaking, reading, writing, and vocabulary skills.

Presents theories, practices and critiques alongside each other to engage students, scholars and professionals from multiple fields. This title is also available as Open Access on Cambridge Core.

Work first published in 1928 under the title: Law of nations.

Online Library Introduction To International Legal English Students Book With Audio Cds 2 A Course For Classroom Or Self Study Use

This practical handbook provides a comprehensive overview of professional legal language and practical skills. Prepared by native English-speaking lawyers, the book includes professional legal English terminology, practice-oriented examples and sample documents for use in your daily practice. Structured to provide a legal focus, a language focus as well as a practical focus, it helps you apply your professional legal expertise competently in various English-language situations.

Interest in international law has increased greatly over the past decade, largely because of its central place in discussions such as the Iraq War and Guantanamo, the World Trade Organisation, the anti-capitalist movement, the Kyoto Convention on climate change, and the apparent failure of the international system to deal with the situations in Palestine and Darfur, and the plights of refugees and illegal immigrants around the world. This Very Short Introduction explains what international law is, what its role in international society is, and how it operates. Vaughan Lowe examines what international law can and cannot do and what it is and what it isn't doing to make the world a better place. Focussing on the problems the world faces, Lowe uses terrorism, environmental change, poverty, and international violence to demonstrate the theories and practice of international law, and how the principles can be used for international co-operation.

100% new. New Practical English video, featuring authentic interviews with real people. Shorter syllabus for Beginner-level students.

Marcelo Kohen and Patrick Dumberry explore in an article-by-article commentary the Resolution adopted in 2015 by the Institute of International Law, on state succession in matters of state responsibility. They analyse the content and scope of application of each provision based on a comprehensive survey of existing state practice and judicial decisions (both domestic and international), as well as taking into account the works of scholars and that of the ILC Special Rapporteur in his proposed Draft Articles on the same topic. This book explains the rationale and the reasons behind why the Institute adopted specific solutions to address particular problems of succession to responsibility for each provision, including the need to achieve a fair outcome given the specific circumstances and relevant factors for each case.

This book provides a precise concept of international human rights law, its development and the tangible meaning of civil and political rights, economic and social rights. It has highlighted women's rights, globalization, human rights education, role of the UN and NGOs to protect human rights.

International Legal English Second edition is the definitive course for students who need to work in the international legal community. International Legal English Teacher's Book is an essential companion for any teacher wishing to use International Legal English Second edition in the classroom. The book offers invaluable background information about the law topics discussed, giving teachers the confidence to explore these topics with their students. The Teacher's Book guides the teacher through the exercises in the book and suggests optional consolidation activities along the way. It includes over 50 extra photocopiable activities and adds a whole new communicative dimension to the course, with lots of ideas for discussion and role-plays.

This book acquaints readers with the two most important skills-legal research and writing-and approaches each problem and exercise from a different legal subject area. By discussing problem-solving techniques in a wide variety of topics, this book successfully increases student levels in reading and understanding legal documents.

Introduction to International Legal English is an intermediate level course for law students or newly-qualified lawyers who need to use English in their legal work or studies. Suitable for classroom use or self-study, the course prepares learners for using English in a commercial law environment. Using authentic legal texts and case studies supplied by TransLegal®, Europe's leading firm of lawyer-linguists, the course develops an understanding of the law and consolidates language skills. Featuring both academic and professional contexts, Introduction to International Legal English is an ideal starting point for preparing for the Cambridge ILEC examination.

Since the publication of its first edition, this textbook has become the definitive student introduction to the subject. As with earlier editions, the seventh edition gives a clear

Online Library Introduction To International Legal English Students Book With Audio Cds 2 A Course For Classroom Or Self Study Use

understanding of fundamental legal concepts and their importance within society. In addition, this book addresses the ways in which rules and the structures of law respond to and impact upon changes in economic and political life. The title has been extensively updated and explores recent high profile developments such as the Civil Partnership Act 2005 and the Racial and Religious Hatred Bill. This introductory text covers a wide range of topics in a clear, sensible fashion giving full context to each. For this reason An Introduction to Law is ideal for all students of law, be they undergraduate law students, those studying law as part of a mixed degree, or students on social sciences courses which offer law options.

International Legal English Teacher's Book is an essential companion for any teacher wishing to use International Legal English in the classroom. The book offers invaluable background information about the law topics discussed, giving teachers the confidence to explore these topics with their students. The Teacher's Book guides the teacher through the exercises in the book and suggests optional consolidation activities along the way. It includes 45 extra photocopiable activities and adds a whole new communicative dimension to the course, with lots of ideas for discussion and role-plays.

Written by two leading scholars with 60 years of collective experience in the area, this insightful updated second edition provides a clear and concise introduction to the fundamental components of international trade law, presenting the basic structure and principles of this complex area of law, alongside elucidation of specific GATT and WTO legal rules and institutions. Key updates include references to the most recent cases, decisions and treaty negotiation developments, analysis of populist critiques of international trade law and analysis of new areas including digital trade and security exceptions.

The third edition of this market-leading textbook (previously called An Introduction to International Institutional Law) is written in a clear, three-part structure. It is centred on the dynamics of the relationships between international organisations and their organs, staff, and the outside world. It discusses the essential topics of the law of international organisations, including powers, finances, and privileges and immunities, as well as membership rules, institutional structures, and accountability. The newly revised text has been updated extensively to reflect the entry into force of the EU's Lisbon Treaty (and Croatia's accession) and new articles on the responsibility of international organisations. The chapters have also been reorganised for further clarity. Two new chapters, on the international civil service and the relations between organisations and other institutions, respectively, have been added.

This book is the first-ever comprehensive overview of the legal system of Kazakhstan in English. It offers a compact, coherent, systematic and reliable overview of the major legal concepts, principles and developments of the legal system of Kazakhstan. Sixteen chapters, each written by an expert in the respective field, cover the following specific areas of the Kazakhstani legal system: History of Kazakhstan; Basic Features of the Legal System (Comparative Perspective and Sources of Law); Legal Education and Science in Kazakhstan; Constitutional Law; Administrative Law; Law of Persons; Property Law; Law of Obligations; Family and Inheritance Law; Labor Law; Private International Law; Civil Procedure; Criminal Law; Criminal Procedure; Investment and Energy Law; Tax Law.

Offers an accessible discussion of conceptual and moral questions on international law and advances the debate on many of these topics.

This market-leading textbook gives an authoritative account of international criminal law, and focuses on what the student needs to know - the crimes that are dealt with by international courts and tribunals as well as the procedures that police the investigation and prosecution of those crimes. The reader is guided through controversies with an accessible, yet sophisticated approach by the author team of four international lawyers, with experience both of teaching the subject, and as negotiators at the foundation of the International Criminal Court and the Rome conference. It is an invaluable introduction for all students of international criminal law and international relations, and now covers

Online Library Introduction To International Legal English Students Book With Audio Cds 2 A Course For Classroom Or Self Study Use

developments in the ICC, victims' rights, and alternatives to international criminal justice, as well as including extended coverage of terrorism. Short, well chosen excerpts allow students to familiarise themselves with primary material from a wide range of sources. An extensive package of online resources is also available.

Legal English: How to Understand and Master the Language of Law offers a contemporary guide for students and practitioners alike who want to improve their language skills and build confidence in communicating effectively from the classroom to the courtroom. The second edition has been completely revised and updated to cover all aspects of language as used in a legal context where effective communication is crucial to both academic and professional success.

This book gives an introduction to the English law of contract. The third edition has been fully updated to cover recent developments in case law and recent statutes such as the Consumer Rights Act 2015. However, this new edition retains the primary focus of the earlier editions: it is designed to introduce the lawyer trained in a civil law jurisdiction to the method of reasoning in the common law, and in particular to the English law of contract. It is written for the lawyer - whether student or practitioner - from another jurisdiction who already has an understanding of a (different) law of contract, but who wishes to discover the way in which an English lawyer views a contract. However, it is also useful for the English law student: setting English contract law generally in the context of other European and international approaches, the book forms an introductory text, not only demonstrating how English contract law works but also giving a glimpse of different ways of thinking about some of the fundamental rules of contract law from a civil law perspective. After a general introduction to the common law system - how a common lawyer reasons and finds the law - the book explains the principles of the law of contract in English law covering all the aspects of a contract from its formation to the remedies available for breach, whilst directing attention in particular to those areas where the approach of English law is in marked contrast to that taken in many civil law systems.

In our globalised world the sources and actors of international law are many and its growth prolific and disorderly. International law governs the actions of states on matters as long-established as diplomatic immunity or as recent as the War on Terror, and it now impacts upon the lives of ordinary citizens in areas as diverse as banking and investment, public health and the protection of the environment. In this accessible introduction Emmanuelle Tourme Jouannet explains the latest developments in international law in the light of its history and culture, presenting it as an instrument both for dominance and for change that adjusts and balances the three pillars of the United Nations Charter: the prohibition of the use of force; economic, social and sustainable development; and human rights.

English is the dominant language of international business relations, and a good working knowledge of the language is essential for today's legal or business professional. Legal English provides a highly practical approach to the use of English in commercial legal contexts, and covers crucial law terminology and legal concepts. Written with the needs of both students and practitioners in mind, this book is particularly suitable for readers whose first language is not English but need to use English on a regular basis in legal contexts. The book covers both written and oral legal communication in typical legal situations in a straightforward manner. As well as including chapters on grammar and punctuation for legal writing, the book features sections on contract-drafting, language for negotiation, meetings and telephone conversations. This edition contains additional troubleshooting tips for legal writing, guidance on good style, and new sections on writing law essays and applying for legal positions.

This book is exceptional in the sense that it provides an introduction to law in general rather than the law of one specific jurisdiction, and it presents a unique way of looking at legal education. It is crucial for lawyers to be aware of the different ways in which societal problems can be solved and to be able to discuss the advantages and disadvantages of different legal solutions. In this respect, being a lawyer involves being able to reason like a lawyer, even more than having detailed knowledge of particular sets of rules. Introduction to Law reflects this view by focusing on the functions of rules and on ways of arguing the relative qualities of alternative legal solutions. Where 'positive' law is discussed, the emphasis is on the legal questions that must be addressed by a field of law and on the different solutions which have been adopted by, for instance, the common law and civil law tradition. The law of specific jurisdictions is discussed to illustrate possible answers to questions such as when the existence of a valid contract is assumed.

Online Library Introduction To International Legal English Students Book With Audio Cds 2 A Course For Classroom Or Self Study Use

National judges are a sort of propelling force behind international law to the extent that they perceive the need to realize that international solidarity which is too often lacking at the level of governments. Hence they are the principal addressees of this book.

This book provides a modern and basic introduction to a branch of international law constantly gaining in importance in international life, namely international humanitarian law (the law of armed conflict). It is constructed in a way suitable for self-study. The subject-matters are discussed in self-contained chapters, allowing each to be studied independently of the others. Among the subject-matters discussed are, inter alia: the Relationship between jus ad bellum / jus in bello; Historical Evolution of IHL; Basic Principles and Sources of IHL; Martens Clause; International and Non-International Armed Conflicts; Material, Spatial, Personal and Temporal Scope of Application of IHL; Special Agreements under IHL; Role of the ICRC; Targeting; Objects Specifically Protected against Attack; Prohibited Weapons; Perfidy; Reprisals; Assistance of the Wounded and Sick; Definition of Combatants; Protection of Prisoners of War; Protection of Civilians; Occupied Territories; Protective Emblems; Sea Warfare; Neutrality; Implementation of IHL.

Professional English in Use Law is a brand new addition to the Professional English in Use series.

English is the dominant language of international business relations, and a good working knowledge of the language is essential for today's legal or business professional. This book provides a highly practical approach to the use of English in commercial legal contexts, and covers crucial law terminology and legal concepts. Written with the needs of both students and practitioners in mind, this book is particularly suitable for readers whose first language is not English but need to use English on a regular basis in legal contexts. The book covers both written and verbal legal communication in typical legal situations in a straightforward manner. In addition to chapters on the grammar and punctuation utilised in legal writing, the book features sections on contract-drafting and the language used in negotiations, meetings and telephone conversations. It features a companion website which contains exercises covering the majority of the topics covered in the book's chapters. This edition thoroughly revises and expands the content of the companion website and contains updated examples, more detailed explanations of problematic areas and an expanded section on writing law essays.

Employing a hands-on, structured approach, the author leads the reader through carefully crafted exercises that allow readers to understand and make practical use of AngloAmerican legal terminology. The layered sequence of topics and exercises leads from the simplest use of legal terminology in conversation to mastery of advanced legal terminology and increasingly complex writing.

An Introduction to Contemporary International Law: A Policy-Oriented Perspective introduces the reader to all major aspects of contemporary international law. It applies the highly acclaimed approach developed by the New Haven School of International Law, holding international law as an ongoing process of authoritative decision-making through which the members of the world community identify, clarify, and secure their common interests. Unlike conventional works in international law, this book is organized and structured in terms of the process of decision making in the international arena, and references both classic historical examples and contemporary events to illustrate international legal processes and principles. Using contemporary examples, this Third Edition builds on the previous editions by contextualizing and dramatizing recent events with reference to seven features that characterize the New Haven School approach to international law: participants, perspectives, arenas of decision, bases of power, strategies, outcomes, and effects. This new edition highlights cutting-edge ideas in international law, including the right to self-determination, the evolution of Taiwan statehood, the expanding scope of international concern and the duty of states to protect human rights, the trend towards greater accountability for states and individual decision-makers under international law, and the vital role individual responsibility plays in the emerging field of international criminal law. It offers a new generation the intellectual tools needed to act as responsible citizens in a world community seeking human dignity and human security for all people.

Online Library Introduction To International Legal English Students Book With Audio Cds 2 A Course For Classroom Or Self Study Use

A clear and accessible introduction to one of the fastest growing and most highly debated spheres of international law.

Copyright code : [144048ba6522d9870da76f7e05333f53](#)