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Editor in Chief of *Black's Law Dictionary*

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Comparative Law as an Enigma this book explores its fundamental issues as sub themes each covered in two variations After the Overture the author pulls some strands together in the Intermezzo uses a free hand in the Cadenza and asks the reader to draw her own conclusions in the Finale By this method two fundamentally opposed views are exposed in each Chapter The what why and how of comparative law comparative law and legal education comparative law and judges and comparative law

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This textbook emphasizes that persuasive and precise legal communication is a learnable skill crucial for legal professionals. The book highlights the evolution of legal writing from traditional formalism to modern plain language and stresses the importance of mastering citation formats and utilizing legal memoranda effectively. The book's approach is progressive, starting with fundamental principles and moving towards advanced techniques like structuring legal arguments and preparing court documents. Through practical exercises and real world examples, readers learn to analyze complex issues and construct persuasive arguments. It draws upon rhetoric, linguistics, and communication studies to enhance understanding.

Designed for law students, paralegals, and practicing attorneys, this resource emphasizes the real world applications of effective writing from drafting clear legal documents to enhancing professional credibility. By focusing on clarity, conciseness, and accuracy, Writing Skill Emphasis equips readers with the tools to excel in legal communication.

The Logic of Legal Argumentation Marko Novak, 2024-02-26
Presents a thorough analysis of multi-modal argumentation and its practicality within the law. Takes both a descriptive and a normative approach. Applicable in a variety of areas from Philosophy of Law to Communication Studies.

Texas Bar Journal, 2001 **Garner on Language and Writing** Bryan A. Garner, 2009
Since the 1987 appearance of *A Dictionary of Modern Legal Usage*, Bryan A. Garner has proved to be a versatile and prolific writer on legal linguistic subjects. This collection of his essays shows both profound scholarship and sharp wit. The essays cover subjects as wide ranging as learning to write style, persuasion, contractual and legislative drafting, grammar, lexicography, writing in law school, writing in law practice, judicial writing, and all the literature relating to these diverse subjects.

Legal Language Peter M. Tiersma, 1999-02
This history of legal language slices through the polysyllabic thicket of legalese. The text shows to what extent legalese is simply a product of its past and demonstrates that arcane vocabulary is not an inevitable feature of our legal system.

Comparative Law Uwe Kischel, 2019-02-21
Uwe Kischel's comprehensive treatise on comparative law offers a critical introduction to the central tenets of comparative legal scholarship. The first part of the book is dedicated to general aspects of comparative law. The controversial question of methods in particular is addressed by explaining and discussing different approaches and by developing a contextual approach that seeks to engage with real world issues and takes a practical perspective on contemporary comparative legal scholarship. The second part of the book offers a detailed treatment of the major legal contexts across the globe, including common law, civil law systems based on Germany and France, and extended to Eastern Europe, Scandinavia, and Latin America among others, the African context with an emphasis on customary law, different contexts in Asia, Islamic law, and law in Islamic countries, plus a brief treatment of Jewish law and canon law, and transnational contexts, public international law, European Union law, and lex mercatoria. The book offers a coherent treatment of global legal systems that aims not only to describe their varying norms and legal institutions but to propose a better way of seeking to understand how the overall context of legal systems influences legal thinking and legal practice.

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