Oran's Dictionary of the Law

Daniel Oran, J.D.

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ORAN'S DICTIONARY OF THE LAW

3rd Edition

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This is a guidebook to a foreign language. The language of Law uses mostly English words, but they rarely mean what they seem. Many look like everyday English, but have technical definitions totally different from their ordinary uses. Some mean several different things, depending on the area of law or business they come from. The language of Law also contains more "leftovers" than most languages. Hundreds of Latin, Old French, Old English, and obsolete words are still used in their original forms.

When I wrote my first law dictionary in 1975, I hoped that most of these old words would be long buried by the first decade of the twenty-first century, but like Chucky, Freddy, and assorted vampires and aliens, they just won't die. "Plain language" court rules and federal commissions can't kill them. Things are even worse now. A flood of new technologies has created many legal sub-specialties and . . . surprise . . . an explosion of confusing new legal words.

The dictionary has two main purposes. Like any specialized dictionary, it helps the reader to understand and use a technical vocabulary. It also tries to help the reader to recognize and discard the many vague words that sound precise and that lawyers often use as if they were precise.

The book was written with the needs of many different readers in mind: lawyers, law and pre-law students, paralegals, legal secretaries, consumers, businesspersons, and persons in law-related fields such as criminal justice, journalism, social work, and government. Because the dictionary covers so many different fields, I need suggestions for additional words and definitions. If you have any ideas for the next edition, please send them to the e-mail address listed at the end of the book.

I have tried to make this guidebook as complete, clear and easy to use as possible. Using it, you will be able to understand most contracts, court decisions, laws, and lawyers.



$oldsymbol{A}{\it cknowledgments}$

By this third edition, I've accumulated huge debts to people who were willing to invest their time correcting ignorance. Some, like Tom Emerson, taught me how to "think like a lawyer." Others, like Fred Rodell, taught me how to stop writing like one. Bill Statsky gave me several excellent ideas for the first edition and has contributed to each succeeding one. Sally Determan corrected large portions of the first edition and my wife, Elaine, read the whole thing without mentioning "divorce" out of context. Mark Tosti contributed hundreds of hours of hard work and intellectual rigor to the second edition.

An alphabetical listing of names cannot begin to thank all those who have helped me. I hope that everyone has been properly listed, but no one has been properly thanked: Silvia Arrom, Sandy Augliere, Edwin Barrett, Max Baucus, Henry Black, Tom Blackwell, David Boris, Elizabeth Boris, Jay Boris, Katrina Boris, Linda Boris, Maria Boris, Paul Boris, Stephanie Boris, Fred Brandow, Margery Braunstein, Jonah Brown, Beau Brown, Edgar Cahn, Jean Cahn, Karen Clark, Dean Determan, Charles Docter, Henry Docter, Marcie Docter, Ashley Doherty, Marcie Evans, Stanley Field, Joseph Fortenberry, Leslie Foster, Robert Foster, Robert Fracasso, William Fry, Royce Givens, Ronald Greene, Sunny Greene, Lonn Hoklin, Carolyn Hunter, Richard Jackson, Nick Kalis, Barbara Lampe, Martin Lampe, Liz Loeb, Sam Mansfield, Barbara Martin, Rick Martin, Edward Mattison, Steve Merlan, Rachel Mosher, Kirsten Mueller, Edward Oberhofer. Christina Oran, Daniel D. Oran, David Oran, Max Oran, Minerva Oran, Karen Pierce, Flavia Ploog, Victoria Powell, Connie Rappaport, Steve Rappaport, Bonnie Rathien, Charles Reich, Karen Reivich, David Robinson, Ruth Robinson, Sandra Robinson, Susan Sands, Peter Schulman, Martin Selegman, Gary Selers, Jay Shafritz, Allan Smith, Carl Smith, Helene Smith, Joel Smith, Josh Smith, Rose Smith, John Stein, Doris Surick, Herman Surick, Stuart Surick, Stuart R. Surick, Charles Todd, Cindy M. Tosti, Marian Tosti, Thomas Weck, Dorothy Weitzman, and Thomas Willging.

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Not on the list are the anonymous reviewers who told it straight and the many people who wrote to suggest additions and corrections to prior editions. This third edition would not have been the same without their help.





Finding the Word

Skim the area near where the word should be. The word you want may be printed in the definition of a nearby word. Also, look up both halves of a compound word or two-word phrase. The word you want may be in either place.

Boldface

If a word in a definition is in **boldface**, it is defined in the dictionary. You can look it up if you need it. If you are also directed to "see that word," you must understand the boldface word in order to understand the definition.

Italics

Italics are used to emphasize a word or to illustrate its use.

Ordinary English

Everyday English definitions of legal words are omitted unless needed to avoid confusion.



Pronunciation

Most Words

Most words in this dictionary are easy to pronounce. No pronunciations are given for these words. The same is true for most Latin words, which may be pronounced almost any way they are read because they have at least three acceptable pronunciations: "classical," "church," and "English" Latin.

Accent Marks

Some words need accent marks for the strong syllable. This is done by underlining the emphasized part of the word. For example, "<u>Tes</u>timony" means that the "Tes" syllable is spoken stronger than the rest of the word.

Problem Words

Legal words that are hard to pronounce have the pronunciations in square brackets after the definitions. For example, after the definition for "indictment," you will find "[pronounce: in-dite-ment]." This dictionary uses English sounds, not technical pronunciation marks.



The Basic 50

These fifty words are used frequently in definitions. They are among the most basic words in the law. If you are using this dictionary as a learning tool, rather than as an occasional reference, look up those words you do not know and those for which you know only an ordinary English meaning:

Action Duty Opinion Estate Agency Party Evidence Plaintiff Appeal Bill Executive Pleading Case Federal Property Civil Grounds Regulate Complaint Judgment Right Constitutional Judicial Security Contract Jury Sentence Conviction Law Statute Corporation Legislate Testimony Liability Court Title Creditor Mortgage Tort Criminal Motion Trust Debtor Negligence Verdict Deed Negotiable Will Defendant instrument Witness



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- 1. (Latin) From, for, with (and when translated into smooth English can also mean: because, by, in, of, on, and other related words). 2. Atlantic Reporter (see National Reporter System).
- **A.A.A.** 1. Agriculture Adjustment Act (7 U.S.C. 601). 2. American Academy of **Actuaries**. 3. American **Accounting** Association. 4. **American Arbitration Association**.
- A.A.f.P.E. American Association for Paralegal Education.
- A.A.L.S. Association of American Law Schools.
- A.A.P. Affirmative action plan (or program).
- A.B.A. American Bar Association.
- A.B.A.J. American Bar Association Journal.
- **A.B.C. test** The rule that an employee need not be covered by unemployment insurance if the employee is an independent worker who performs jobs free of the employer's control and away from the employer's place of business.
- **A.C.L.U.** American Civil Liberties Union. A group that supports basic **constitutional** freedoms by going to court, by supporting and fighting **legislation**, and by public education.
- A.D.A. Americans with Disabilities Act.
- **A.D.E.A.** Age Discrimination in Employment Act (29 U.S.C. 621). A federal law that prohibits age-based **discrimination** against persons over forty years old.
- **A.D.R.** 1. Alternative dispute resolution. 2. American Depository Receipt. 3. Asset Depreciation Range. 4. Automatic dividend reinvestment. 5. Administrative dispute resolution.
- **A.F.I.S.** Automated fingerprint identification system.
- **A.F.L.-C.I.O.** American Federation of Labor–Congress of Industrial Organizations. The largest organization of **labor unions** in the United States.
- A.G. Attorney general.
- A.G.I. Adjusted gross income.
- A.I.C.P.A. American Institute of Certified Public Accountants.



A.J. 1. Associate Judge (or Justice). All judges but the Chief Judge (or Justice). 2. Administrative Judge. See **administrative law judge**.

A.k.a. Also known as.

A.L.A. Association of Legal Administrators (people who manage law offices).

A.L.I. American Law Institute.

A.L.I. test See Model Penal Code under insanity.

A.L.J. Administrative law judge.

A.L.R. American Law Reports.

A.L.S. Automated litigation support.

A.L.T.A. American Land Title Association.

A.M.T. Alternative minimum tax.

A.P.A. Administrative Procedure Act.

A.P.R. Annual percentage rate.

A.R. (Latin) Anno Regni. "In the year of the reign of." An abbreviation used to date famous cases and laws by year within the rule of a particular English king or queen.

A.R.M. Adjustable rate **mortgage**. A mortgage with interest rates that change during the course of the mortgage.

A.T.F. Bureau of Alcohol, Tobacco, and Firearms of the U.S. **Treasury** Department.

A.T.L.A. American Trial Lawyers Association.

A.W.O.L. Absent without leave; a military offense similar to but less serious than **desertion**.

A <u>coelo</u> usque ad <u>centrum</u> (Latin) From the heavens to the center of the earth. The theoretical limit of a landowner's property rights. These rights may be limited by other conflicting rights, such as the right of planes to pass (air rights) or the right of others to drill for oil (mineral rights).

A contrario sensu (Latin) On the other hand; in a contrary sense.

A force (Latin) Of necessity.

A fortiori (Latin) With stronger reason; by force of logic. For example, if it is true that a twenty-one-year-old person is an adult, then, a fortiori, a twenty-five-year-old person is an adult. [pronounce: ah forshe-o-ri]

A gratia (Latin) By grace (see that word).

A large (Latin) Free or at large.

A latere (Latin) **Collateral**; from the side.



- A mensa et thoro (Latin) "From bed and board" (literally, "from bed and table"). A phrase that describes a type of legal **separation** or limited **divorce** (see that word).
- A posteriori (Latin) From the effect to the cause. A method of reasoning that starts with experiments or observations and attempts to discover general principles from them.
- A prendre See profits a prendre.
- **A priori** From the cause to the effect. A method of reasoning that starts with general principles and attempts to discover what specific facts or real-life observations will follow from them. [pronounce: ah pri-o-ri]
- A quo (Latin) From which. For example, a *court a quo* is a court from which a case has been removed, and a *court ad quem* is the court to which it is transferred.
- A rendre See profits a rendre.
- A <u>rubro</u> ad <u>nigrum</u> (Latin) "From red to black." Describes the interpretation of a **statute** by its title.
- A <u>vin</u>culo matrimonii (Latin) "From the marriage bonds." 1. A complete divorce. 2. An annulment.
- **Ab** (Latin) 1. Same as **A** (see that word) but used before a vowel. 2. Abridgment.
- Ab actis (Latin) A court clerk or a registrar.
- Ab ante (Latin) In advance; before.
- **Ab antiquo** (Latin) Since ancient times.
- **Ab inconvenienti** (Latin) "From inconvenience." A weak argument, offered only because you are forced to put up some sort of argument.
- **Ab initio** (Latin) From the very beginning; entirely and completely since the start. [pronounce: ab in-<u>ish</u>-ee-o]
- **Abaction** Forcibly carrying something away.
- **Abandon** Give up something completely and finally (see **abandon-ment**).
- **Abandonee** A person to whom a property right is relinquished or abandoned.
- Abandonment 1. Complete and final giving up of property or rights with no intention of reclaiming them and to no particular person. For example, throwing away a book is abandonment, but selling or giving it away is not. 2. A lawsuit may be thrown out of court if it is abandoned by failure to take any action on it for too long a time. 3. Children are abandoned if they are either deserted or no longer cared for or looked after. 4. A husband or wife is abandoned if the other leaves



- **Abatable nuisance** A **nuisance** (see that word) that is easily stopped or made harmless.
- Abate 1. Destroy or completely end. 2. Greatly lessen or reduce.
- Abatement 1. Reduction or decrease. 2. Proportional reduction. For example, if a pot of money does not have enough to pay everyone it owes, each person may have to be satisfied with an abatement of his or her share. 3. Complete elimination. For example, see abatable nuisance. 4. An ending or delaying of a lawsuit for technical reasons such as failure to include all necessary persons. This ending is now usually called a dismissal (see that word). 5. The order of reduction or elimination. For example, if a person leaves "five hundred dollars to John and five hundred dollars to my heirs," John gets five hundred dollars and the heirs' share may abate to zero if there is only five hundred dollars.
- **Abator** 1. A person who takes possession of land illegally when the owner dies. 2. A person who stops a **nuisance**.
- **Abbroachment** (or abbrochment) Buying up goods at wholesale to control the supply and then resell at much higher resale prices.
- **Abdication** 1. The act of giving up the throne (by a king or other monarch). 2. Giving up a public office by ceasing to perform its functions rather than by formally resigning.
- **Abduction** 1. The criminal offense or **tort** of taking away a person who is in the care of another. 2. **Kidnapping.** 3. Tricking or persuading a wife or husband to leave the other.
- Abet Encourage, request, order, or help another person to commit a crime.
- Abettor A person who abets (see that word) a crime.
- **Abeyance** 1. In suspension, waiting, or held off for a while. 2. Waiting for, or being without, an owner.
- Abide 1. Accept the consequences (usually of a court's **judgment**). 2. Be satisfied with. 3. Wait for. 4. Obey; for example, most persons abide by the law. 5. An abiding conviction is a juror's belief in a defendant's guilt **beyond a reasonable doubt.**
- **Ability to pay** A measure that juries are rarely permitted to use in deciding how much money a **defendant** must pay a **plaintiff** (one exception is some types of **punitive damage** awards). An **arbitrator**,



however, may consider ability to pay in deciding a wage or benefit increase dispute between an employer and a union.

Abjudication A judge's decision that takes something away from a person. (*Not* adjudication.)

Abjuration Taking an oath to give up property, rights, or personal convictions and opinions. For example, when you become a citizen of the U.S. as an immigrant, you abjure (promise to give up) allegiance to all foreign governments.

Denial or renunciation. Abnegation

Abnormally dangerous activity Ultrahazardous activity.

Abode Home or dwelling place.

Abolish Completely do away with. Often refers to eliminating something previously thought to be permanent.

Referring to ancient inhabitants. In the U.S., Native American. Aboriginal

Abortion The destruction of a fetus in the womb.

Near in time, distance, quantity, or quality; approximately. About is an imprecise word, but not so imprecise as to legally undo a deal based on a phrase like "about a million widgets" or "about May first."

1. Higher, Usually refers to a higher or **appellate** court, 2. Before. Above cited or above mentioned may mean "appears earlier on this page," "earlier in this chapter," "earlier in this book," etc.

Abridgment. Abr.

1. Shorten. An abridgment of a book is a condensation of its ideas into a shorter work. 2. Infringe upon. To abridge a right is to make the right less useful or complete.

Abrogation The destruction, repealing, or **annulling** of a former law.

Abscond Hide or sneak away to avoid arrest, a lawsuit, or creditors.

Absentee landlord A **landlord** who does not live on the premises, especially one who cannot be contacted easily by the tenants.

Absentee voting Voting by mail or other means if the voter has an approved reason to miss going to the polls on election day.

Absolute Complete, final, and without restrictions. For example, an absolute deed is a transfer of land without a mortgage or other lien; absolute law is natural, as opposed to human-made; absolute liability is responsibility for harm to another whether or not you are at fault; and absolute privilege is freedom from all claims of defamation.

Absolute nuisance A nuisance (see that word) that is not caused by negligent conduct.



- Absolution Freedom or release from an obligation or a debt.
- **Absolutism** Government power unchecked by legal restraints or safeguards. Control by a king, dictator, or ruling group with nearly complete power over the people.
- **Absorption** The process by which a thing (a right, a company, etc.) continues its life by becoming a part of another thing. For example, when one business **merges** with another, the continued right of seniority for employees is called *absorption*.
- **Absque** (Latin) Without; but for. For example, *absque hoc*, "but for this," was a technical phrase used by a **defendant** to introduce new facts that hurt the **plaintiff's** case even if the plaintiff's facts were correct. [pronounce: <u>ab</u>-skway]
- Abstain Refrain, hold off, keep hands off.
- Abstention doctrine The principle that a court should refrain from using its jurisdiction to take a case when there is a good reason to have the matter handled by a state court (or an agency) that also has jurisdiction. The doctrine is usually applied by a federal court to allow a state court to rule on a matter of state law or because a related matter is already being handled by a state court. See Burford, Pullman, and Younger doctrines for types of abstentions.
- Abstract 1. A summary. For example, an abstract of title is a condensed history of the ownership of a piece of land that includes information on transfers of ownership and on anyone who has (or might have had) rights (such as liens) in the land; an abstract of record is a summary of a trial record for an appeals court; and an abstract of judgment is a summary (or copy) of a court decision that, when filed with the proper records office, creates a judgment lien against property of the person who lost the case. 2. See abstraction.
- **Abstraction** Taking something (usually money) with the intent to commit **fraud**.
- Abuse 1. Misuse. 2. Insult forcefully. 3. Inflict regular, serious, physical or psychological harm such as child abuse. 4. Abuse of discretion is the failure to use sound, reasonable judgment when a person (such as a judge) is under a legal duty to do so. 5. Abuse of process is using the legal system unfairly; for example, prosecuting a person for writing a "bad check" simply to put on pressure to pay.
- **Abut** 1. Border on (or physically touch with nothing in between). Compare **adjacent**. 2. For "abutter's right," see **ancient lights**.
- **Academic freedom** The right of teachers and students to teach and learn without being harassed for their political, religious, or other be-



liefs. This is *not* a **constitutional** right, like many other freedoms, but it is protected primarily by those freedoms (such as freedom of speech) plus long-standing traditions and institutions such as **tenure**.

Accede 1. Come into a job or public office. 2. Agree, consent, or give in. Accelerated depreciation See depreciation.

Acceleration 1. Shortening of the time before a future event will happen. 2. An acceleration clause is a section of a **note** or contract that makes an entire debt come due immediately because of a failure to pay on time or because of some other failure.

Accept Receive with approval, satisfaction, or the intention to keep (see **acceptance**).

1. Agreeing to an offer and thus forming a contract. 2. Tak-Acceptance ing something offered by another person with the intention of keeping it. For example, the **Uniform Commercial Code** explains several ways a buyer can accept goods from a seller; by telling the seller that the goods received are right; by saving that the goods will be taken despite problems; by failing to reject the goods in reasonable time; or by doing something that makes it seem like the buyer now owns the goods. 3. In **negotiable instruments** law, a person's acceptance of a check may be by signing and depositing it, and a bank can accept the check by cashing it. There are technical rules of acceptance for more complicated negotiable instruments. 4. A banker's acceptance is a trade device in which a bank promises to pay a certain amount at a future date (a negotiable time draft or a guaranteed bill of exchange). A trade acceptance is the same thing promised by a company instead of a bank. These are both called "acceptance credit," are often used to finance international trade, and are bought and sold as investments.

Access 1. Opportunity to approach. For example, most city lots have access to the street. 2. Right to approach. For example, access to public records includes both their practical availability and the right to see them. 3. In **paternity suits**, claiming that the mother had several lovers is called the **defense** of multiple access.

Accession 1. The right to own things that become a part of something already owned. For example, if land builds up on a riverbank by accretion, the bank's owner will also own the new land by accession.

2. The right to things, such as crops, produced on owned property.

3. See accede.

Accessory 1. A person who helps commit a crime without being present. An accessory before the fact is a person who, without being present, encourages, orders, or helps another to commit a crime. An



- accessory after the fact is a person who finds out that a crime has been committed and helps to conceal the crime or the criminal. 2. Something connected to something more important.
- **Accident** An unexpected event, especially one with harmful effects. The word has no precise legal meaning. It can include events that are predictable or unpredictable, somebody's fault or nobody's fault.
- **Accommodation** A favor done for another person, usually involving a **cosigner** who helps another person get a loan or credit.
- **Accommodation line** Business that is accepted not on its own merits but to get other business or as part of a "package."
- **Accommodation paper** A **bill** or **note** that is signed by one person as a favor to help another person get a loan. The person signing promises to pay if the person getting the loan fails to pay.
- **Accommodation party** A person who signs an **accommodation paper** (see that word) as a favor to another person.
- Accommodation personnel Dummy (see that word) incorporators.
- Accomplice A person who knowingly and voluntarily helps another person commit or conceal a crime. This includes persons who aid, abet, or act as accessory. The accomplice rule is the principle that a criminal defendant is entitled to have the jury told that a prosecution witness is also facing criminal charges, since a witness who faces such charges might testify falsely in hopes of leniency.
- Accord 1. Any agreement, treaty, or contract. 2. An agreement to pay (on one side) and to accept (on the other side) late payment or less than all a debt or obligation is worth as full payment for that obligation. For example, there is an accord if a person agrees to take one hundred dollars as payment in full for one hundred and fifty dollars worth of damage to an auto, and the person who did the damage agrees to pay the one hundred dollars. 3. An accord and satisfaction is an accord that has been completed by payment and a full release.
- Account 1. A list of money paid and owed by one person or business to another. 2. An account payable is a debt not yet paid. 3. An account receivable is a debt not yet collected. 4. An account rendered is an account receivable that has been presented to the debtor for examination and payment.
- **Account stated** An exact figure for money owed, calculated by the person to whom the money is owed, and accepted as accurate by the person who owes the money.
- Accountable Responsible or liable.



Accountant A person who specializes in preparing and analyzing financial records. Accountants set up financial record keeping systems, fill them in, and check up on them. Accountants' duties include auditing. bookkeeping, and preparing financial statements. Normally, persons who do just bookkeeping do not have accounting skills. Some accountants become certified public accountants by satisfying state professional requirements. The accountant-client privilege is the requirement in some states that accountants keep most client communications confidential. See also kovel accountant.

1. A system of setting up financial record books, especially Accounting for tax purposes. Two of the most common methods for recording money in and out are the accrual method (recording debts owed to and by a company when the debt becomes a legal obligation, which may be before the money is actually paid) and the cash method (recording debts when paid). 2. Giving a full financial explanation of a transaction or of an entire business. 3. Making good on money owed. For example, a court may order one partner to pay another. This is called an accounting for profits.

Accounting changes See statement.

Accounting identity A statement that two numerical things are equal by accepted definition; for example, "assets equal liabilities plus stockholder's equity."

Accounting period See fiscal.

Accounts payable Money owed to suppliers.

Accounts receivable Money owed by customers.

Accredit Give official status or recognition. For example, an accredited law school has been approved by a state, by the Association of American Law Schools (see A.A.L.S.), or by the American Bar Association.

Sophisticated investor. Accredited investor

1. The gradual adding on of land by natural causes such as the deposit of dirt by a river on its bank. Compare with avulsion. 2. Any gradual accumulation.

Accroachment Taking over or exercising power with no authority to do so.

Accrual basis A method of accounting that shows expenses incurred and income earned in a given time period, whether or not cash payments have actually changed hands during that period.

Accruals Regular, short-term business obligations, such as employees' wages.



- 1. Become due and payable. For example, in tax law, income accrues to a taxpaver when the taxpaver has an unconditional right to it and a likelihood of being able to receive it. 2. An accrued dividend is a share of a company's earnings that has been formally declared as payable to the stockholders, but not yet paid. 3. Become vested, reach **maturity.** or become legally complete. 4. For accrual bond, see 7 hond
- Accumulated earnings tax A federal tax on certain unused income of a corporation that piles up profits without either distributing them to stockholders in the form of dividends or plowing the money back into the business.
- Accumulated retained earnings See retained earnings.
- Accumulation trust A trust that keeps its income during the trust period rather than paying it out regularly to a beneficiary.
- Accumulative sentence (or judgment) A cumulative sentence.
- **Accusation** A formal charge, made to a court, that a person is guilty of a crime.
- Accusatory body A group such as a grand jury that decides whether enough evidence exists to formally accuse someone of a crime.
- Accusatory instrument A document that charges a person with a crime; for example, an indictment, an information, a presentment, or a criminal complaint (see those words).
- Accusatory stage The time when a criminal suspect has a right to counsel because the investigation has started to focus on the suspect, the suspect is in custody, and questioning has started.
- Accused The person against whom an **accusation** is made; the criminal defendant.
- Acid test See quick ratio under quick assets.
- Acknowledgment 1. An admission or declaration that something is genuine or has happened. For example, a father's statements that a child is his is an acknowledgment of paternity. 2. Signing a formal paper and swearing to it as your act before an official such as a notary public; also, the notary public's formal statement (often a certificate of acknowledgment) that the signer is who the signer claims to be and did in fact sign. [pronounce: ak-nol-ledg-ment]
- Acquest (or acquet or acquets) Something bought or received as a gift, rather than received by inheritance.
- Acquiescence Silent agreement; knowing about an action or occurrence and remaining quietly satisfied about it or, by silence, appearing to be satisfied.

- **Acquisition charge** A charge for paying off a loan before it comes due. Also called a "prepayment penalty."
- **Acquittal** 1. A formal legal determination that a person who has been charged with a crime is innocent. 2. A **release** from an obligation.
- **Acquittance** A written **discharge** of an obligation. A **receipt** can be an *acquittance* of an obligation to pay money owed.
- Act 1. A law passed by one or both **houses** of a **legislature**. 2. Something done voluntarily that triggers legal consequences.
- Act in pais Something done out of court and without being a part of the court's official proceedings. [pronounce: act in pay]
- Act of bankruptcy Any one of several actions (such as hiding property from creditors) that used to make a person liable to be proceeded against as a bankrupt by creditors. Bankruptcy law now provides for this sort of involuntary bankruptcy only when a person cannot pay debts as they come due.
- **Act of God** An event caused entirely by nature alone, especially a cataclysmic event. Also called **force majeure**. In contract law, however, *force majeure* is often defined as an unavoidable natural *or man-made* event.
- Act of State doctrine The rule, principle, or convention that a court should not question the legality of acts in a foreign country by that country's government.
- **Acting** Holding a temporary rank or position. Filling in for someone else.
- Actio (Latin) 1. A right and also the legal proceedings taken to enforce the right; an "action" or lawsuit; for example, in Roman law, an "actio damni injuria" was a lawsuit for damages. 2. Action, doing something; for example, actio non means "someone did not do something." It may refer to nonfeasance, non-performance, etc.
- Action 1. A civil lawsuit or criminal prosecution. Actions are categorized in many ways. See, for example, civil action and common law action.
 2. An act or related series of acts; conduct or behavior. See actus.
- Action on the case See trespass (on the case) or see case.
- **Actionable** An act or occurrence is actionable if it provides legal reasons for a lawsuit. For example, "actionable words" are statements by one person that are serious enough to support a lawsuit (or "action") for **libel** or **slander** by another person.
- Active trust A trust for which the trustee has a duty to act with prudence. Compare with passive trust.



- Acts and Resolves See statutes at large.
- **Actual** Real, substantial, and presently existing as opposed to possible or theoretical.
- Actual authority In the law of agency (see that word), the right and power to act that a principal (often an employer) intentionally gives to an agent (often an employee) or at least allows the agent to believe has been given. This includes both express and implied authority (see those words).
- **Actual cash value** The fair, usual, or reasonable cash price that something will bring on the open market; the same as **market value**.
- Actuarial method A system of accounting for finances in a record book. For example, the actuarial method mentioned in the Uniform Consumer Credit Code is a company's method of applying payments made by a consumer first to interest and finance charges, then to paying off principal (the basic debt).
- **Actuary** A person who specializes in the mathematics of **insurance**; for example, the possibility of a person dying by a certain age, the money that should be paid for a certain type of insurance, etc.
- Actus (Latin) An act. For example, an "actus reus" is a "wrongful deed" (such as killing a person) which, if done with mens rea, a "guilty mind" (such as "malice aforethought"), is a crime (such as first degree murder).
- **Ad** (Latin) To, for (and when translated into smooth English can also mean: about, by, because, until, near, and other related words).
- **Ad damnum** (Latin) "To the **damages.**" An ad damnum clause is that part of a **plaintiff's** original court papers that sets out the amount of money the plaintiff is seeking.
- **Ad hoc** (Latin) "For this"; for this special purpose; for this one time; for example, an *ad hoc committee* is a temporary one set up to do a specific job.
- **Ad <u>hominem</u>** (Latin) "To the person." Arguments or statements made against an opponent personally, rather than against the opponent's argument or position.
- **Ad idem** (Latin) To the same point; proving the same thing; in agreement.
- Ad infinitum (Latin) Forever; limitless.
- Ad <u>in</u>terim (Latin) Meanwhile; for now; in the meantime.
- **Ad litem** (Latin) "For the suit"; for the purposes of this lawsuit. For example, a *guardian ad litem* is a person who is appointed to represent a child (or other person lacking legal **capacity**) in a lawsuit.



Ad quem (Latin) To which (see a quo for an example of its use).

Ad sectam (Latin) At the suit of. "Ad sectam Jones" means that Jones is the **plaintiff.**

Ad valorem (Latin) According to value. For example, an ad valorem tax is a tax on the value of an item, rather than a fixed tax on the type of item. An ad valorem tax might tax a ten-dollar hat fifty cents and a twenty-dollar hat one dollar, while a specific hat tax might tax all hats seventy-five cents regardless of price or value.

Ad vitam (Latin) For life.

Adaptation right The right to produce a derivative work (see that word).

Addict A person who regularly uses something (especially a drug) to the extent that he or she no longer has control over the use.

Addition to tax A tax penalty, such as for late payment.

Additur 1. The power of a trial court to increase the amount of money awarded by a jury to a plaintiff. 2. The power of an appeals court to deny a new trial to the plaintiff if the defendant agrees to pay the plaintiff a certain amount of extra money. 3. Compare with remittitur.

Add-on More goods bought before old goods are paid for; often, the contract for the original goods is rewritten to include the new things. An add-on clause is a provision in an installment contract that combines payment obligations for previously bought and newly bought things so that nothing is owned "free and clear" until everything has been paid for.

Adduce Present or bring forward evidence in a trial.

Adeem "Take away" (see ademption).

Ademption 1. Disposing of something left in a **will** before death, with the effect that the person it was left to does not get it. 2. The gift, before death, of something left in a will to a person who was left it. For example, Ed leaves a chair to Joan in his will, but gives her the chair before he dies. 3. Compare with **advancement**.

Adequate A general word for "enough." It has no precise legal meaning.

Adhesion "Stick to." For example, a "contract of adhesion" is one in which all the bargaining power (and the contract terms) favor one side. This often occurs when buyers have no choice among sellers of a particular item, and when the seller uses a pre-printed form contract to unfair advantage.

Adjacent Near or close by. Perhaps touching, but not necessarily so.



- Adjective law Procedural law. Compare with substantive law.
- Adjoining owners Persons whose land touches a particular piece of land and who may have special rights against it under local zoning laws and under general laws of property.
- Adjourn Postpone or suspend business (see adjournment). [pronounce: a-jurn]
- Adjournment Putting off business or a session to another time or place. The decision of a court, legislature, or other meeting to stop meeting either temporarily or permanently. See also recess.
- Adjudge Old word for performing a judge's duties (pass judgment, make a decision, etc.).
- Adjudicate To judge (see adjudication).
- Adjudicated form A form may be called "adjudicated" if a court has called it legally binding or has interpreted it in a way that makes it useful for later users.
- Adjudication The formal giving, pronouncing, or recording of a judgment (see that word) for one side or the other in a lawsuit.
- **Adjudicative facts** Facts about the persons who have a dispute before an administrative agency. These are the "who, what, where, when, and how" facts that are similar to the facts that would go to a jury in a court trial. They are different from legislative facts (see that word).
- **Adjunction** Strong, permanent attachment; for example, a patch sewn onto a coat.
- Adjuration Swearing to something under oath.
- Adjust Settle or arrange; bring persons to agreement, especially as to amount of money owed. The process is called "adjustment."
- Adjusted basis The "cost" of property for tax purposes, reduced by the total **depreciation** (see that word) deductions taken on the property and increased by the cost of capital improvements made to the property. Improvements are different from repairs. See basis.
- Adjusted gross estate A dead person's estate minus deductions for the cost of handling the estate, funeral expenses, debts, etc.
- Adjusted gross income A technical federal income tax word that means, in general, a person's or family's income minus certain investment and business deductions, some employee moving and travel expenses, alimony paid, and other specified subtractions.
- A person who either determines or settles the amount of a Adjuster claim or debt. For example, an insurance adjuster acts for an insurance company to determine and settle claims.



- Adjustment board An agency that hears appeals from zoning decisions.
- Adjustment securities Stocks, etc., that are issued during a corporate reorganization. The "adjustments" are usually changes that make the new stock worth less than the stock it replaced.
- Admeasure Divide and give out by shares.
- **Administer** 1. Manage; take charge of business. 2. Settle and distribute the **estate** (property, money, etc.) of a dead person. 3. Give; for example, administer an **oath**.
- Administration 1. Managing or running a business, organization, or part of a government. 2. Supervision of the estate of a dead person. This usually includes collecting the property, paying debts and taxes, and giving out what remains to the heirs. 3. The persons currently running the executive branch of the government.
- Administrative agency A sub-branch of the government set up to carry out the laws. For example, the police department is a local *administrative agency* and the **I.R.S.** is a national one.
- **Administrative board** A broad term that sometimes means **administrative agency** (see that word) and sometimes means a courtlike body set up by an agency to hold **hearings**.
- **Administrative Conference of the U.S.** A federal organization set up to improve the legal procedures by which federal **agencies** operate.
- Administrative discretion A public official's right to perform acts and duties that are not precisely "covered" by a law or rules and that require the use of professional judgment and common sense within the bounds set by the law.
- Administrative law 1. Laws about the duties and proper running of an administrative agency (see that word) that are imposed on agencies by legislatures and courts. 2. Rules and regulations written by administrative agencies.
- Administrative law judge An official who conducts hearings for an administrative agency. Also called "hearing officer" or "examiner."
- Administrative Procedure Act (5 U.S.C. 500) A law that describes how U.S. agencies must do business (hearings, procedures, etc.) and how disputes go from these federal agencies into court. Some states also have administrative procedure acts.
- Administrative remedy A means of enforcing a right by going to an administrative agency (see that word) either for help or for a decision. Persons are often required to "exhaust administrative remedies," which means to fully submit their problems to the proper agency for decision before taking them to court.

Administrative search (or inspection) See search.

- Administrator A person appointed by the court to supervise the estate (property) of a dead person. If the supervising person is named in the dead person's will, the proper name is executor. For administrators cum testamento annexo (CTA) and de bonis non (DBN), see those words
- **Admiralty** 1. A court that handles most maritime (seagoing) matters. such as collisions between ships and shipping claims. This is usually a federal **district court**. 2 Maritime law
- Admissible Proper to be used in reaching a decision; describes evidence that should be "let in" or introduced in court, or evidence that the iurv may use.
- Admission 1. An "admission" is a voluntary statement that a fact or a state of events is true (see admissions). 2. "Admission to the bar" is the formal procedure in which a lawyer is permitted to practice law. 3. "Admission to bail" is the court's decision to allow a person accused of a crime to be released if bail money is put up. 4. "Admission of evidence" is a decision by a judge to allow evidence to be used by the jury (or, if no jury, by the judge).
- Confessions, concessions, or voluntary acknowledgments. Statements made by a **party** to a lawsuit (or the party's representative) that a fact exists which helps the other side or that a point the other side is making is correct. For admissions of party opponent, see party admission.

Admit See admission.

- **Admonition** 1. Oral advice by a judge to a jury. 2. A reprimand given by a judge to a lawyer. 3. A reprimand given by a judge in place of a jail sentence or other serious punishment.
- Admonitory tort An intentional tort (see that word) of the type for which punishing the wrongdoer is more important than compensating the person hurt.
- Adopt 1. Accept, choose, or take as your own property, acts, or ideas. 2. Pass a law and put it into effect. 3. Formally accept a child of another as your own, with all of the rights and duties there would have been if it had been your own. (In some states, it is possible to adopt an adult in order to make that person your heir.)

Adopt by reference See incorporate by reference.

Adoption The formal, voluntary process by which an adult is legally declared the parent of a child not the adult's own.



- **Adoptive admission** Approval of another's statements by approval, by silence, by actions, or by failure to deny them.
- Ads. Short for ad sectam.
- **Adult** A person over the legal age a state has set for full rights and responsibilities to begin.
- **Adult offender** An **adult** who commits a crime, a juvenile who commits a crime and is tried as if an adult, or a juvenile who commits a crime and is tried after becoming an adult.
- **Adulteration** Mixing inferior, cheaper, or harmful things in with better ones (to increase volume, lower costs, etc.).
- **Adultery** Voluntary intercourse between a married person and a person who is not the husband or wife. *Adultery* may be defined more narrowly by state laws.
- **Advance** 1. Pay money before it is due; loan money; supply something before it is paid for. 2. An increase in price. 3. A motion to advance is a request for an immediate trial.
- Advance directive A document such as a durable power of attorney, healthcare proxy, or living will that specifies your healthcare decisions and who will make decisions for you if you cannot make your own. Advance directives often specify a **DNR** (do not resuscitate) order.
- **Advance sheets** "Hot off the press" unbound copies of case **decisions** that will later be printed with other cases in bound form.
- **Advancement** Money or property given by a parent to a child (or to another **heir**) that the parent intends to be deducted from the child's eventual share in the parent's **estate** when the parent dies. Compare with **ademption**.
- **Adventure** 1. A risky commercial venture; any commercial venture. 2. A shipment of goods by sea; any shipment of goods.
- Adversarial memorandum See external memorandum.
- Adversary proceeding 1. A hearing (see that word) with both sides represented. 2. A special bankruptcy lawsuit, with special rules, brought by the debtor or trustee, often to recover money or property held by a creditor.
- Adversary system The system of law in the U.S. The judge acts as the decision maker between opposite sides (between two individuals, between the state and an individual, etc.) rather than acting as the person who also makes the state's case or independently seeks out evidence. This latter method is called the "inquisitorial system."



- <u>Adverse</u> Opposed; having opposing interests; against. For example, "adverse actions" by employers towards employees include firing, demoting, etc., and an "adverse land use" is a use, such as a factory in a neighborhood of single-family homes, that harms the local properties.
- Adverse inference (or interest) rule 1. An administrative agency's inference that, when relevant information is withheld from the agency with no good excuse, the information is adverse to the person or organization keeping it back. 2. If a judge thinks a party has failed to produce a witness who should be produced, the judge may tell the jury to assume that the witness's testimony would have been unfavorable to that party.
- **Adverse interest** Having opposing needs and desires from those of a person with whom you are associated.
- Adverse party A party (see that word) on the other side of a lawsuit. From the perspective of an appeals court, a party who, when a case is appealed, might be hurt by a successful appeal. Notice of the appeal must be given to all adverse parties even if they were originally on the side that is now appealing.
- Adverse possession A method of gaining legal **title** to land by openly and conspicuously occupying the land continuously for a number of years (as set by state law) while claiming ownership of the land.
- Advice 1. View or opinion. 2. The **counsel** given to clients by their lawyers. Doing something "on advice of counsel" is a **defense** to certain lawsuits and criminal charges if the person told the truth to the lawyer and acted in **good faith** on the lawyer's good faith advice. 3. This is not "advise" (give advice).
- Advice and consent The constitutional right of the U.S. Senate to advise the president on **treaties** and major presidential appointments and to give its consent to these actions (by a two-thirds vote for treaties and a majority vote for appointments).
- Advise 1. Give advice. 2. Give formal notice.
- **Advisement** Consideration. A case "under advisement" means that the judge has heard the **evidence** or **arguments** and will delay a **decision** in the case until it has been thought over for a while.
- Advisory jury A jury that a federal judge can call to help decide questions of fact even though the judge has the right to decide them alone.
- **Advisory opinion** A formal opinion by a judge or judges about a question of law submitted by the **legislature** or by an **executive** (administrative) officer, but not actually presented to the court in a concrete lawsuit.



- **<u>Advocacy</u>** Forceful persuasion; arguing a cause, right, or position.
- **Advocate** 1. A person who speaks for another person, for a "cause," or for an organization in order to persuade others. 2. A lawyer. 3. To speak, write, etc., in favor of something. 4. The advocate witness rule is the principle that a lawyer should not represent a client in a case in which the lawyer might have to testify.
- **Aequitas** (Latin) **Equity.** [pronounce: <u>ek</u>-we-tas]
- **Affair** A **lawsuit**, or an action or event that could turn into a lawsuit.
- Affect To change; to act upon or influence. Affect and effect are often confused in legal writing. Proper use of the words is illustrated by these sentences: When you effect (cause) a change, you affect (change) something. When you affect (change) something, you produce an effect (the change itself).
- **Affected class** 1. See **class action**. 2. A defined group of persons discriminated against for the same illegal reason, such as race.
- **Affecting commerce** 1. An activity that generally concerns business or commerce. 2. An activity that is likely to lead to a **labor dispute** that could obstruct the free flow of commerce.
- **Affects doctrine** The principle that the **commerce clause** of the Constitution allows the federal government to **regulate** commerce within a state if it greatly *affects* interstate commerce.
- **Affiant** A person who "swears to" a written statement; a person who makes an **affidavit** (see that word). [pronounce: a-fi-ant]
- **Affidavit** A written statement sworn to before a person officially permitted by law to administer an **oath**. For example, an *affidavit of service* is a sworn statement that a legal paper has been "served" (mailed, handed to, etc.) upon another person in a lawsuit.
- **Affiliate** A person or company with an inside business connection to another company. Under **bankruptcy**, **securities**, and other laws, if one company owns more than a certain amount of another company's voting **stock**, or if the companies are under common control, they are *affiliates*.
- Affiliation proceeding Same as paternity suit.
- **Affinity** Relationship by marriage. For example, a wife is related by affinity to her husband's brother.
- Af<u>firm</u> 1. Make firm; repeat agreement; confirm. 2. When a higher court declares that a lower court's action was valid and right, it "affirms" the decision. 3. Reaccept and make solid a **contract** that is breakable. 4. State positively. 5. See **affirmation**.



See affirm. Affirmance

- 1. A solemn and formal declaration in place of an oath for Affirmation those persons whose principles or religious beliefs forbid oath taking. 2. The Affirmation of Professional Responsibility is a set of ethical guidelines provided by the National Federation of Paralegal Associations.
- **Affirmative action** 1. Steps to remedy past **discrimination** in hiring, promotion, etc.; for example, by recruiting more minorities and women. 2. Any administrative action taken to right a wrong, rather than to punish anyone for causing it.
- A charge that removes an issue from the jury's Affirmative charge consideration, usually by the judge's instructions on a particular count. Compare with formula instruction.
- Affirmative defense That part of a defendant's answer to a complaint (see those words) that goes beyond denying the facts and arguments of the complaint. It sets out new facts and arguments that might win for the defendant even if everything in the complaint is true. The burden of proof for an affirmative defense is on the defendant. For example, an affirmative defense to a lawsuit for injuries caused by an auto accident might be the contributory negligence of the person who was hurt. Some other affirmative defenses in civil cases are accord and satisfaction, assumption of risk, and estoppel. Affirmative defenses in criminal cases include insanity and self-defense.
- A judge's or administrative agency's order that a Affirmative order person (or organization) not only stop doing something but that the person take positive steps to undo the damage.
- Affirmative relief Money (damages) or other benefit (for example, specific performance) awarded to a defendant in a lawsuit. To get affirmative relief, the defendant must either make a counterclaim against the plaintiff or a cross-claim against another defendant.
- **Affix** Attach physically (as a tree to the ground or a gutter to a house) or place upon (as a signature on a document). To affix something usually means to put it in place permanently. See fixture.

Afforce Make something larger or stronger.

Affreightment A shipping contract.

Previously identified; already mentioned. This word is often Aforesaid used unnecessarily or imprecisely.

Aforethought Planned in advance; done with **premeditation**. See malice aforethought.

After-acquired property Property received after a certain event, such as the date a person **mortgages** other property. Some mortgages have



- an "after-acquired property clause" which means that anything added to the mortgaged property is subject to the mortgage just as if it were mortgaged directly. And in **bankruptcy** law, most property acquired after the bankruptcy petition is filed is protected from creditors.
- After-acquired title rule The legal principle that if a person transfers ownership to land for which he or she has no good title (right of ownership) and then gets good title to it, the title automatically goes to the person to whom the property was transferred.
- After-born child rule The legal principle that if a child is born after a will is made, the child should still inherit whatever children inherit (under the will or by state law) unless the will specifically excludes later-born children.
- After-discovered evidence See newly discovered evidence.
- **Aftermarket** 1. **Secondary market.** 2. Something added to a product by someone other than the manufacturer.
- Against interest See declaration against interest.
- Against the evidence Not consistent with the bulk of the evidence. A trial judge may order a new trial if the jury has clearly given its verdict by mistake or due to an improper motive or bias. Compare with directed verdict and non obstante veredicto.
- Age discrimination See discrimination.
- **Age of consent** The age at which persons may marry without parents' approval or the age at which a person is legally capable of agreeing to sexual intercourse. If a man engages in sex with a woman below that age (usually sixteen), most states call the crime **statutory rape**.
- **Age of majority (or capacity)** Age at which a child gains full right to enter into binding **contracts**, make a **will**, vote, etc. This age varies from state to state (though often eighteen) and from purpose to purpose.
- **Age of reason** Age at which a child may be capable of acting responsibly. This is often the age of seven. Below that age, a child's actions are never a crime, and the child's **testimony** is often considered to be unreliable.
- Aged accounts receivable See aging schedule.
- Agency 1. A relationship in which one person acts for or represents another by the latter's authority. This usually creates a **fiduciary** relationship. See **agent**. 2. Short for **administrative agency**. And an agency practitioner is a person (whether or not a lawyer) who is authorized to practice (represent people) before an administrative agency.

- **Agency shop** A business in which workers are not required to join a union but are required to pay the equivalent of union dues and fees. *Agency shops* are not permitted under certain state **right to work laws**. Compare with **union shop** and **closed shop**.
- Agent A person authorized (requested or permitted) by another person to act for him or her; a person entrusted with another's business. Some of the many types of agent include: bargaining agent; independent agent (an independent contractor); and managing agent (a company employee who runs a part of the company's business and acts with independent judgment much of the time). A person need not be called an agent to be one for legal purposes.
- Aggravated assault A criminal assault (see that word) that is more serious than a *simple assault*. Defined differently in different states, *aggravated assault* often means "assault with a **deadly weapon**" or "assault with the intent to kill, rob, or rape."
- **Aggravation** Actions or occurrences that increase the seriousness of a crime, but are not part of the legal definition of that crime; for example, see **aggravated assault.**
- **Aggregate method** Projecting costs for a whole pension or insurance plan rather than for each individual in it.
- Aggregation 1. In patent law, a collection of several separate ideas, mechanisms, etc., that is not patentable because the components do not interact to produce a new, useful result. Compare with combination. 2. In civil procedure, the aggregation doctrine is the principle that separate money claims cannot be combined to reach the minimum monetary amount required to bring a lawsuit in federal court.
- **Aggressive collection** Various judicial means of collecting a debt, such as **attachment**, **execution**, **garnishment**, etc. (see those words).
- **Aggrieved party** A person whose personal or property rights have been violated by another person or whose interests are directly harmed by a court's **judgment**.
- **Aging schedule** A list showing how long **accounts receivable** have been owed and are overdue. See also **collection ratio**.
- **Agio** Extra money paid to convert from one currency to another. The *interest agio* is the difference between the interest rates of two countries. [pronounce: aj-ee-o]
- **Agistment** A type of **bailment** (see that word) in which a person uses his or her own land for the care and pasturing of another's animals.



- **Agostini v. Felton** (521 U.S. 203) A 1997 U.S. Supreme Court decision that permitted the use of public school remedial education teachers in parochial schools.
- **Agrarian reform** Laws that break up large landholdings and give the land to small farmer-owners.
- **Agreed case** A lawsuit in which all the important facts are stipulated (agreed upon) between the sides, so that the judge needs to answer only the legal questions in dispute.
- **Agreement** 1. A **contract.** 2. Complete understanding between persons, often called a "meeting of minds." 3. An intention of two or more persons to enter into a contract with one another combined with an attempt to form a valid contract. An *agreement* may include the language used plus background facts and circumstances.
- **Agricultural Marketing Agreement Act** (7 U.S.C. 671) A federal law that regulates the sale of farm products and gives price protection to farmers. See **parity**.
- Aid and abet Intentionally help or encourage another person to commit a crime.
- **Aid and comfort** 1. Help or encourage. 2. To "aid and comfort the enemy" is one way of committing **treason**, according to the U.S. **Constitution**.
- Aider The legal conclusion that once a jury gives a **verdict**, those facts that the jury logically needed to reach the verdict are assumed to be properly **alleged** and proved.
- Air rights 1. The ownership rights, belonging to a landowner, to the air space directly above the land. 2. The right to use part of the air space above another's land; for example, airplanes usually have air rights over property, but they may have to compensate the landowner for the owner's air rights if they regularly fly too low. See a coelo usque ad centrum.
- Airbill A bill of lading (see that word) for shipment by air.
- Alcometer See evidential breath test.
- **Alden v. Maine** (119 S.Ct. 2240) The 1999 U.S. Supreme Court decision that individuals may not sue states to enforce federal rights except when Constitutionally protected civil rights are at issue.
- **Alderperson (man, woman)** 1. A person elected to a city council or other local governing body. 2. A local judge.
- **Aleatory contract** A **contract** with effects and results that depend on an uncertain event; for example, **insurance** agreements are *aleatory*. [pronounce: <u>a</u>-lee-a-<u>to</u>-ree]



- Alford plea A guilty plea in federal court that does not admit personal participation in the alleged criminal acts, but that agrees to imposition of a sentence. It is similar to a plea of **nolo contendere** and comes from the case Alford v. U.S., 400 U.S. 25 (1970).
- Alia (Latin) 1. Other things. 2. Other persons.
- (Latin) 1. Short for "alias dictus" or "otherwise called"; a fictitious name used in place of a person's real name. 2. An alias writ or summons (see those words) is a second (or third, etc.) one put out through the court if the first one did not work.
- (Latin) "Elsewhere": the claim that at the time a crime was com-Alibi mitted a person was somewhere else. [pronounce: al-eh-bi]
- 1. Any person who is not a U.S. citizen, whether or not that person lives in the U.S. permanently. 2. A foreigner. [pronounce: a-lee-en]
- Federal laws of 1798 that made it a crime to Alien and Sedition Acts criticize the government in certain ways, gave the president the right to deport undesirable foreigners, lengthened residency requirements for citizenship, etc. Most of the Acts' provisions are no longer in effect.
- Alienable Legally able to be sold or transferred; subject to removal, taking away, transfer, or denial.
- Alienate Transfer, convey, or otherwise dispose of property to another person. The process is called "alienation" when land is transferred.
- A part of an **insurance** policy that **voids** (ends) the Alienation clause policy if the property being insured is sold or otherwise transferred.
- **Alienation of affection** Taking away the love, companionship, or help of another person's husband or wife. This is the basis for a lawsuit in a few states.

Alience A person to whom property is transferred.

Alieni juris (Latin) Under another person's legal control.

Alienor A person who transfers property to another person.

- **Alimony** Payments by a divorced husband to his ex-wife (or by wife to ex-husband) for ongoing personal support. Unlike child support, periodic alimony is considered to be income of the recipient, who must pay taxes on it. The person who pays the alimony may deduct it. Also see lump-sum settlement.
- Aliquot (Latin) A part; a fractional or proportional part. [pronounce: alee-quol
- (Latin) 1. From another place; from outside this document. Aliunde Sometimes a document may be explained by information aliunde (other papers, testimony by the person who drew up the document,



etc.) and sometimes not. 2. The aliunde rule is that a **jury's** verdict may not be called into question by a **juror** unless new **evidence** (from some separate, independent source) is first used to establish the probable truth and importance of the juror's statements. [pronounce: al-ee-<u>und</u>]

Alive A word with no definite legal meaning. A child may be alive for purposes of **inheritance** once the child is conceived; alive for other purposes once it is capable of independent life if artificially removed from the mother's body; alive if actually breathing or giving other more technical signs of life, no matter how briefly; etc. For the similar problem of when life legally ends, see **death**.

All events test The principle that when taxes are paid on an accrual basis, income is considered to belong to the taxpayer once all events have occurred that give the taxpayer a legal right to the income and once the amount can be closely figured.

All faults "With all faults" is the same as "as is."

All fours See on all fours.

Allegation A statement in a **pleading** that sets out a fact that the side filing the pleading expects to prove.

Allege State; assert; charge; make an **allegation**; for example, "alleged" often means "merely stated" or "only charged."

Allegiance Loyalty and obedience to the government of which a person is a citizen. *Local allegiance* is the temporary obedience (but not personal loyalty) that a person owes to the country he or she is living in temporarily.

Allen charge A judge's instruction to a **jury** sometimes used when the jury in a criminal case is having difficulty reaching a decision. The judge tells the **jurors** to listen more favorably to each other's opinions. This charge (from the 1896 case *Allen v. U.S.*, 164 U.S. 492) has also been called the *dynamite instruction*, *shotgun charge*, etc., and is prohibited or limited in some states.

Allision A boat hitting a stationary object such as a docked boat.

Allocation 1. Putting something in one place rather than in another. For example, crediting all of a payment to one account when there are several possible accounts to credit. Allocation of income refers to the process in trust accounting by which income is put into one pot to continue the trust or into another pot to be paid out. Allocation of income also refers to the I.R.S.'s determination (see those words) that income belongs to one of two companies controlled by the same persons,



- rather than to the other company. 2. Proportional distribution (of money, of blame, etc.).
- **Allocution** The procedure in which a judge asks a prisoner whether he or she has any way to show that **judgment** should not be **pronounced** against him or her or has any last words to say before a sentence is given out. This is sometimes known as "calling the prisoner."
- **Allodial** An old word describing land that was owned freely and completely.
- <u>Allograph</u> A document written or signed by one person for another person.
- Allonge A piece of paper attached to a **negotiable instrument** (see that word) to provide space for **endorsements** (signatures).
- Allotment A share or portion; sometimes, the dividing-up process itself. For example, an "allotment certificate" is a document that tells prospective buyers of **shares** in a company how many shares they may buy and the **schedule** of payments for the shares; and a "land allotment" is a dividing-up of a piece of land for sale as building lots.
- Allowance 1. A deduction. 2. A regular payment. For example, a temporary allowance in a divorce may be alimony plus child support (see those words). 3. See cost of living allowance. 4. A family (or spousal) allowance is a state-set percentage of an estate that is given to the immediate family (or the spouse) even if the will gives them less.
- Alluvion (or alluvium) See accretion.
- Alter ego (Latin) Second self. If persons use a corporation as a mere front for doing their own private business, a court may disallow some of the protections that the law gives to the corporation's owners. Under the "alter ego rule" the court may hold the persons individually liable for their actions taken through the corporation. See also corporate veil and instrumentality.
- **Alteration** 1. Making a thing different from what it was before without destroying its identity; a change or modification. 2. Writing or erasing on a document that changes its language or meaning.
- Alternate valuation date Under federal tax rules, the administrator of a dead person's property may set a value for the property based on the date of death or on the "alternate valuation date," the day the property is sold or given out. If six months go by before the property is disposed of, the choice is between the value as of the day of death and six months after, so long as the later value is less than the earlier.



- **Alternative contract** A **contract** that gives one or both of the persons making the agreement the choice of more than one way to fulfill the contract's terms.
- Alternative dispute resolution Ways to resolve legal problems without a court decision; for example, arbitration, mediation, minitrial. rent-a-judge, summary jury trial, etc.
- Alternative minimum tax The income tax paid by persons who would otherwise escape most taxes because they have large exemptions, deductions, and credits.
- Alternative pleading Asserting facts that are mutually exclusive (that cannot logically all be true) in the same **pleading** (see that word). This is now permitted in federal court and most state courts as long as each alternative fact or statement could stand on its own without the others.
- **Alternative relief** Asking the court, in a **pleading**, for help in ways that might contradict one another; for example, asking for either the return of a borrowed book or for payment of its value. Most courts allow this type of request.

Alternative writ See show cause order.

Am. Jur. American Jurisprudence.

- Amalgamation A complete joining or blending together of two or more things into one; for example, a consolidation or merger of two or more corporations to create a single company.
- **Ambassador** A high-ranking diplomatic representative; usually the top representative of one country to another.
- Uncertainness. The possibility that something (often the text of a document) can be interpreted in more than one way.
- Ambit Boundary line: limit: border.
- Ambulance chaser (Slang) 1. A lawyer or a person working for a lawyer who follows up on street accidents to try to get the legal business involved. 2. A lawyer who improperly solicits business or tries to get others to bring lawsuits.
- Ambulatory Movable; capable of being changed or revoked; able to walk
- Improve; correct; change; formally alter a document or law. Amend
- Amendment 1. A change made to a bill during its passage through a **legislature** or to a law already passed. 2. One of the provisions of the U.S. **Constitution** enacted since the original Constitution became law. 3. A change made to a **pleading** that is already before a court.



- **Amercement** A fine, especially one imposed by a judge or imposed on an official for misconduct.
- **American Arbitration Association** An organization that publishes **arbitration** rules and supplies **arbitrators** to help settle labor and other disputes.
- American Association for Paralegal Education A group of schools and teachers that promotes research, technical information, standards, and a certification process for **paralegal** education programs.
- American Bar Association The largest voluntary organization of lawyers in the country. Its branches and committees are involved in almost every area of legal practice and government activity.
- **American clause** A provision in some marine **insurance** policies that makes the insurance company **liable** for the full amount of certain claims even if other insurance covers the same claims.
- **American Depository Receipt** A substitute for direct ownership of foreign stock. ADRs are issued by American banks and traded on American stock exchanges.
- American Digest System A giant collection of summaries of every reported case (written opinion) in the U.S. since the sixteen hundreds. The years up to 1896 are in a *Century Digest*, each ten-year period after that is in a *Decennial Digest*, and the latest few years are in a *General Digest*. Each *Digest* has many volumes. The cases are organized by subjects according to the *Key Number System* (see key numbers).
- **American Jurisprudence** A multivolume legal encyclopedia. It is cross-referenced with **American Law Reports** (see that word).
- American Law Institute An organization that writes and proposes "model" or "uniform" laws and conducts a variety of legal education programs. Among its projects are the **Restatement of Law** and the **Uniform acts**, which are often adopted by many states.
- American Law Reports A large series of books that selects important cases, prints them in full, and gives an **annotation** (a commentary) that is often long and that discusses a whole area of the law.
- American rule The principle that the winner of a lawsuit may not collect costs or attorney's fees from the loser. This "rule" has many exceptions. For example, if the opponent has brought the lawsuit in **bad faith**, a court may award attorney's fees to the winner.
- Americans with Disabilities Act (42 U.S.C. 1201) The 1990 federal law that prohibits discrimination based on physical or mental disability in employment, public services, or places of public accommodation such as restaurants.



- <u>Amicable action</u> A lawsuit (involving a real, not a made-up problem) that is started by agreement of the two sides.
- Amicus curiae (Latin) "Friend of the court." A person allowed to give argument or appear in a lawsuit (usually to file a **brief**, but sometimes to take an active part) who is not a **party** to the lawsuit. [pronounce: a-me-kus cure-ee-i]
- **Amnesty** A wiping out, by the government, of guilt for persons guilty of a crime; a general governmental forgiving; a general pardon.
- Amortization 1. Paying off a debt in installments, usually by making regular and equal payments. To determine how to amortize an ordinary loan, calculate the total interest for the whole time until the loan is paid off, add that total to the amount of the loan, and divide the total by the number of payments. 2. Apportioning the value and costs of an intangible asset (such as money owed, a copyright, or a patent) year-by-year over the estimated useful life of the asset. See useful. 3. Any dividing up of benefits or costs by time periods, especially for tax purposes. It is called amortization for intangibles such as money owed, depreciation (see that word) for durable physical objects used in a business, and depletion (see that word) for natural resources such as oil.
- **Amotion** Putting or taking out; for example, evicting a tenant from a house, removing a person from a public or corporate office, taking someone's personal property, etc.

Amount in controversy See amount under jurisdictional.

Anaconda clause See dragnet clause.

- **Analogy** Similarity; resemblance; likeness; correspondence. Lawyers often reason or argue "by analogy." For example, when there is no previous case exactly deciding an issue (a "**precedent**"), lawyers will argue from other cases that have similar facts or are decided by the same general principles.
- **Analytical jurisprudence** A method of studying legal systems by analyzing and comparing legal principles in the abstract without considering their ethical backgrounds or practical applications.
- <u>An</u>archist 1. A person who advocates the abolishment of all governments. 2. A person who believes that an absence of government is the best government and that people will cooperate voluntarily if left alone.

Anarchy Absence of government; absence of law.

Anathema A religious punishment in which all members of a church are forbidden to have anything to do with the person being punished.



- Ancient A word meaning "old," without having a precise legal definition. For example, an *ancient watercourse* is a stream that has existed "beyond memory"; an *ancient deed* is at least thirty (in some states twenty) years old, especially one kept in proper custody; and *ancient streets* having nothing to do with time, but with the fact that a landowner is presumed to have given a street to the surrounding lot owners or to the public use if the lots were sold by the landowner.
- **Ancient lights** The doctrine, no longer accepted in the U.S., that windows that have had outside light for over a certain length of time cannot be blocked off from light by an adjacent landowner.
- **Ancient writings** Documents over a certain age (usually thirty years) that are presumed to be genuine, usually because they have been in continuously proper **custody** (keeping).
- **Ancillary** Supplementary; additional; subsidiary; "on the side."
- **Ancillary administration** A proceeding in a state where a dead person had property, but which is different from the state where that person lived and has his or her main **estate administered** (see those words).
- Ancillary jurisdiction The power of a court (especially a federal court) to handle matters related to the main case even if the court would not independently have the power to consider these matters. Federal courts, for example, have ancillary jurisdiction over compulsory counterclaims.
- And/or Either one or both. A vague term, best replaced by words that say exactly what you mean. For example, "I like ham and/or eggs" could be "I like ham; I like eggs; and I like them served together."
- **Animal rights** A popular term for the legal obligation to obey animal treatment laws and environmental laws or for the assumed legal and moral rights of animals themselves.
- <u>Animo</u> (Latin) With intention; for example, *animo furandi* (with intention to steal), *animo testandi* (with intention to make a will), or *revertendi* (return); *donadi* (make a gift); *manendi* (remain, make the place a **domicile** or permanent **residence**); or *revocandi* (revoke).
- Animus (Latin) Mind or intention (see animo).
- **Animus et factum** (Latin) "Intention plus fact"; the intention to do something plus the act itself.
- Ann. (or An.) 1. Annual. 2. Annotated.
- Annex Attach (usually something small to something large); for example, attaching a small piece of land to a large one or a small school district to large one. *Annex* can also refer to attaching a side document to the main one or putting a permanent light fixture on a wall.

- **Annotated statutes** A set of books containing the laws plus commentary (history, explanations, cases discussing each law, etc.); for example, Connecticut General Statutes Annotated.
- **Annotation** 1. A note or commentary intended to explain the meaning of a passage in a book or document. 2. A legal *annotation* is usually an explanation of a **case**, including a comparison to other similar cases. It usually follows the text of the **decision** in a collection of cases.
- Annual exclusion The amount of money a person can give away each year without paying a **gift tax** and without using up any of the **unified transfer tax** credit each person has.
- Annual percentage rate The true cost of borrowing money, expressed in a standardized, yearly way to make it easier to understand **credit** terms and to "shop" for credit.
- Annual report (or statement) 1. A report most public corporations are required to provide each year to stockholders and to the government. Many companies also make it available to the public. The report usually contains a balance sheet, statements (see that word) of income, spending, retained earnings, and other financial data, plus a summary of ownership of the company's stocks and bonds, an explanation of accounting practices used, an auditor's report, comments about the year's business and future prospects, etc. (Parts of the report may have different names from those given here.) 2. Any yearly report of an organization.
- Annuity 1. A fixed sum of money, usually paid to a person at fixed times for a fixed time period or for life. If for life, or for some other uncertain period of time, it is called a **contingent** annuity. 2. A retirement annuity is a right to receive payments starting at some future date, usually retirement, but sometimes a fixed date. There are many ways a retirement annuity can be paid. For example, life (equal monthly payments for the retiree's life); lump sum (one payment); certain and continuous (like life, but if the person dies within a set time period, benefits continue for the rest of that period); and joint and survivor (benefits continue for the life of either the retiree or the spouse). 3. An account with an investment or insurance company that is tax-free until retirement and works like the examples in no. 1 and no. 2.

Annul Make void; wipe out. See annulment.

Annulment 1. The act of making something **void** or wiping it out completely. 2. The *annulment* of a marriage "wipes the marriage off the books," as opposed to a **divorce**, which only ends the marriage. A marriage will not usually be *annulled* by a court unless it was **invalid** in some way from the beginning.

Anomalous Unusual; abnormal.

Anon Anonymous (author unknown).

Answer 1. The first pleading by the defendant in a lawsuit. This pleading responds to the charges and demands of the plaintiff's complaint. The defendant may deny the plaintiff's charges, may present new facts to defeat them, or may show why the plaintiff's facts are legally invalid. 2. Take on the liability of another person, as in to "answer for someone's debt."

Ante (Latin) Before.

Ante litem motam (Latin) Before the lawsuit was started; before anyone would have a reason to lie.

Ante natus (Latin) Before birth; born prior. The "status" of a person born before another person or before a major political event such as a revolution. *Antenatal* means "concerning pregnancy or a fetus."

Antecedent debt A debt that predates another transaction. In contract law, the prior debt may sometimes make a fresh promise to pay enforceable even if the debt itself is too old to collect. And in bankruptcy law, an antecedent debt is one owed for a long enough time before the filing of bankruptcy that it is considered a valid debt rather than an attempt to give money to one person in preference to other creditors.

Antedate Predate; "backdate." Date a document earlier than the date it was actually signed. This may be a crime.

Antenuptial Before a marriage. An antenuptial or prenuptial agreement is a contract between persons about to marry. It usually concerns the way property will be handled during the marriage, the way it will be divided in case of **divorce**, and the limits on spousal support obligations.

Anticipation 1. The act of doing a thing before its proper time or simply doing it "before" something else. 2. Paying off a **mortgage** before it comes due, especially when there is no "prepayment penalty." 3. The right under some **contracts** to deduct some money (usually based on the current interest rate) when paying early. 4. In **patent** law, an invention is anticipated if someone else has already patented substantially the same thing. 5. Expectation or prior knowledge.

Anticipatory breach Breaking a contract by refusing to go through with it once it is entered into, but before it is time to fully perform (do your side or share).

Anticipatory search warrant A **search warrant** permitting a future search at a specific place because specific evidence of a crime will probably arrive there.

- Anti-discrimination act 1. Civil Rights Acts. 2. Robinson-Patman Act. Antidumping act (or duty) See dump.
- Anti-injunction act 1. A federal law (28 U.S.C. 2283) that prohibits federal courts from stopping state court proceedings unless an injunction is specifically authorized by law, is needed to prevent relitigation of a federal court judgment, or meets other specific criteria. 2. Various laws limiting the rights of employers to get an injunction against a legal strike.
- **Anti-john law** A law that makes it a criminal offense to be a prostitute's customer or to solicit the services of a prostitute.
- Antilapse statutes Laws passed in most states to allow the heirs of someone who will inherit under a will to inherit themselves if the person who was supposed to inherit dies before the person making the will dies. Otherwise, that part of the property in the will would lapse (go to others).
- **Antinomy** An inconsistency, conflict, or contradiction between apparently valid ideas, authorities, laws, or provisions in a law.
- Anti-Racketeering Act See R.I.C.O. (Also refers to an earlier federal law, the *Hobbs Act* (18 U.S.C. 1951) prohibiting **extortion** and other interference with interstate commerce.)
- Antitrust acts Federal and state laws to protect trade from monopoly control and from price fixing and other restraints of trade (see those words). The main federal antitrust laws are the Sherman, Clayton, Federal Trade Commission, and Robinson-Patman Acts.
- Apex rule In mining law, a miner may follow and exploit a mineral vein on public land from the top (usually the discovery point) to any underground point on public land to which the vein leads, even if it goes outside the surface boundary of the miner's claim or passes under another claim. Also called "extralateral right rule."
- **Apostille (or appostille)** A **certificate of authority.** [pronounce: anpos-til]
- App. Ct. Appellate court (see appellate).
- **Apparent** Easily seen; superficially true. For example, apparent authority is the **authority** an **agent** seems to have, judged by the words or actions of the person who gave the authority or by the agent's own words or actions. You may be **liable** for the actions of a person who has apparent authority to act for you.
- Appeal 1. Ask a higher court to review the actions of a lower court in order to correct mistakes or injustice. 2. The process in no. 1 is called "an appeal." An appeal may also be taken from a lower level of an administrative agency to a higher level or from an agency to a court.

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- **Appeal bond** Money put up by someone appealing a court's decision. This money is to pay the other side's costs in case the person appealing fails to go forward with an honest appeal.
- **Appealable order** An action by a judge that is sufficiently final so that an appeal from the **order** will not disrupt the way the judge is handling the case. See interlocutory for examples of when an order is "final enough" to be appealable.
- Appeals council The place to appeal when dissatisfied with the ruling of an administrative law judge in a Social Security case.
- 1. The coming into court as a party (plaintiff or defendant) to a lawsuit. A person who does this "appears." 2. The formal coming into court as a lawyer in a specific lawsuit; often also called "entering" the case.
- Appellant The person who appeals a case to a higher court. Compare with appellee.
- Appellate Refers to a higher court that can hear appeals from a lower court or refers to an appeal.
- Appellate jurisdiction The power and authority of a higher court to take up cases that have already been in a lower court and the power to make decisions about these cases. The process is called appellate review. Also, a trial court may have appellate jurisdiction over cases from an administrative agency.
- **Appellee** The person against whom an **appeal** is taken (usually, but not always, the winner in the lower court). Compare with appellant.
- Append Add or attach. Something appendant has been added or attached to another thing.
- **Appoint** 1. Give a person a job or duty; for example, to appoint a person to serve on a committee. Nonelected government jobs, especially high-level ones, are called appointments. 2. Give a power of appointment (see that word).
- Appointive asset An estate asset that will be given out by power of appointment.
- **Apportionment** Dividing up; dividing fairly and proportionately; dividing by shares; dividing up land for the purpose of creating voting districts.
- **Appose** Examine the keeper of written records about those records. Compare with depose.
- **Appraisal (or appraisement)** 1. Estimating the value of property. Usually, the appraisal is done by an impartial expert. This is not the same



as assessment, 2. Fixing the fair value of stock as of a particular time or for a particular purpose. For example, a court may appraise the value of stock when stockholders in a **corporation** guarrel and some must be bought out. Appraisal remedies (or rights) in most states give minority stockholders the right to be bought out at the price the stock was before the corporation took an unusual or extraordinary action. such as a merger or sale of major assets.

Appraiser An impartial expert chosen to set a value on a piece of property.

Appreciable 1. Measurable; able to be estimated, weighed, or perceived by the senses. 2. Existing, or significant, but not necessarily substantial or great in size, quantity, or value. 3. Capable of increasing in value. See **appreciate**. [pronounce: a-preesh-a-ble]

1. Increase in value, 2. Estimate the value of something. Appreciate 3. Understand or realize.

Appreciation 1. The increase in value of property excluding increases due to improvements. 2. Any increase in value.

Apprehension 1. The capture or arrest of a person on a criminal charge. 2. Fear. 3. Understanding; knowledge of something.

1. A legislature's setting aside for a specific purpose a Appropriation portion of the money raised by the government; for example, a "highway appropriation." "Appropriations" is the name of each congressional committee that makes spending decisions. 2. A governmental taking of land or property for public use. 3. Taking something wrongfully; for example, using a person's picture and name in an advertisement without permission. 4. In private business, setting aside money for a major purchase or long-term project. 5. Any setting aside or application of money or property for a particular purpose.

Short for "on approval." A type of sale in which the buyer may Approval return the goods if they are unsatisfactory even if they are all the seller claims they are.

Approximation Close, but not exact. When provisions of a **charitable** trust cannot be carried out as written, a court may, in order to save the trust from failing, under the doctrine of approximation, carry out the general purposes of the trust. See also cy-pres.

Appurtenance Something that belongs to or is attached to something else. For example, both a **right of way** and a barn may be an *appurte*nance to land.

Appurtenant Belonging to or added onto (see **appurtenance**).

Arbiter A person, such as a judge or **arbitrator**, who is chosen to decide a disagreement.



- Arbitrage Simultaneously buying and selling similar financial items (such as two stocks, commodity contracts, currencies, etc.) to profit from price differences between them. If the items are identical and traded in different places, it is called arbitrage or space arbitrage. If one item is or will become exchangeable for the other, it is kind or convertible arbitrage. If the items are stock in companies that may merge or become involved in a takeover, it is risk arbitrage. And if the items are contracts for the immediate and future delivery of a commodity, it is time arbitrage. [pronounce: ar-bi-trazh]
- **Arbitrament** The power to decide something, the decision in an **arbitration**, or the **award** in that arbitration.
- <u>Ar</u>bitrary 1. Describes action taken according to a person's own desires; without supervision, general principles, or rules to decide by. 2. Describes action taken capriciously, in bad faith, or without good reason
- **Arbitration** Resolution of a dispute by a person (other than a judge) whose decision is binding. This person is called an *arbitrator*. Submission of the dispute for decision is often the result of an agreement (an "arbitration clause") in a contract. If arbitration is required by law, it is called "compulsory."
- **Arbitration acts** Laws that help (and sometimes require) the submission of certain types of disputes (often **labor** disputes) to an **arbitrator**.
- **Arbitration of exchange** The **arbitrage** of **bills** *of exchange* (see those words) in order to take advantage of the different values of national currencies in different international money markets.
- **Arbitrator** A person who conducts an **arbitration** (see that word). This person is usually not a public official, is often chosen by the persons having the dispute, and is often an impartial expert in the field or one trained in the law.
- Architect's lien See lien.
- **Area variance** A **variance** permitting deviation from certain structural zoning requirements (such as building placement) but not from *use* requirements.
- **Area-wide agreement** One **union** making the same **labor contract** with many companies in one geographical area. The process of achieving an *area-wide agreement* is called "*area bargaining*."
- **Arguendo** (Latin) Hypothetically and for the purpose of discussion. For example, assume something is true (whether true or false) for the sake of argument.



- **Argument** 1. Persuasion by laying out facts, law, and the reasoning that connects them. 2. The oral, in-court presentation of no. 1.
- **Argumentative** 1. Stating not only facts, but conclusions. 2. Disputatious and controversial.
- Arise Originate or come into being. For example, a lawsuit *arises* at the time when the principal events leading to the lawsuit occur. This is before the lawsuit *commences*, or when the first papers are filed in court. Also, a case *arises* under the **Constitution** when a constitutional right is claimed or when the case cannot be decided without referring to the Constitution.
- **Aristocracy** Government by a nobility based on birth, wealth, or social position.
- **Armed robbery** Taking property directly from a person by using or threatening violence and while carrying a dangerous weapon. In many states, *armed robbery* is an aggravated (see **aggravation**) form of the crime of **robbery**. The robber need not use or reveal the existence of the weapon for there to be an armed robbery.
- <u>Armistice</u> A complete suspension of fighting between nations with the hope that the suspension will become permanent. An *armistice* is more than a truce (which can be for a limited time or place) and less than a peace treaty (which is permanent or long-lasting).
- **Arm's length** Not on close terms; describes a contract that is not done by a person especially responsible to another, such as by a lawyer responsible to a client or a **trustee** responsible to a trust. If an agreement is not clearly "at arm's length" its validity is often tested by its result: was the price paid a fair one; was it a price that would have been reached on the open market?
- Arms, right to The right given by the **Second Amendment** to the U.S. **Constitution** for the people to "keep and bear arms" in order to guarantee "a well-regulated militia." This right does not allow a person to carry a gun in violation of state or federal laws.
- **Arraign** To bring a **defendant** before a judge to hear the charges and to enter a **plea** (guilty, not guilty, etc.). [pronounce: ah-<u>rayn</u>]
- Arraignment See arraign.
- Arrangement with creditors A plan under the Federal Bankruptcy Act that allows a financially weak person or company to settle debts for less than full value, to gain additional time to pay, or to otherwise keep from going under completely. See Chapter Eleven for corporations and Chapter Thirteen for persons and small businesses.



- Array 1. The entire group of people from which a **jury** can be selected.

 A "challenge to the array" is an objection to the procedures by which the group was chosen. 2. The group of jurors (and, sometimes, alternates) who will participate in a case. 3. To impanel (choose) the jury or to call them one by one as they are chosen.
- **Arrears** (or arrearages) Unperformed, overdue obligations, including money owed. Being "in arrears" often means being behind in paying a debt.
- Arrest The official taking of a person to answer criminal charges. This involves at least temporarily depriving the person of liberty and may involve the use of force. An arrest is usually made by a police officer with a warrant or for a crime committed in the officer's presence.
- **Arrest of judgment** A judge's temporary stopping of the enforcement of a **judgment** because of some apparent defect in the proceedings.
- **Arrest record** 1. The official form filled out by the police when a person is arrested. 2. A list of times a person has been arrested, with convictions and sentences also noted.
- **Arrogation** 1. Claiming something or taking something without having any right to it. 2. The **adoption** of an adult.
- **Arson** The **malicious** and unlawful burning of a building.
- Art 1. Special knowledge or skill. 2. A process or method. 3. Words (or terms) of art are technical or scientific words, or ordinary words used in a special way in a particular area of law, business, or science. 4. "Art." is short for article.
- Artful pleading doctrine The principle that a plaintiff cannot defeat removal of a case from state court to federal court by phrasing a federal cause of action as solely a state one. (In general, a defendant can have a case removed only if the plaintiff's complaint shows a reason to do so.) Compare with well-pleaded complaint doctrine.
- Article A separate and distinct part of a document.
- **Article I and III Courts** *Article I Courts*, such as the U.S. tax court, are created by **statute** under Article I of the U.S. Constitution. Judges of these courts may be removed and have their salaries reduced. Judges of Article III courts, such as the U.S. district courts, have lifetime positions and guaranteed salaries.
- **Articled clerk** A lawyer's apprentice in England. Few states in the U.S. still allow entry into the legal profession by apprenticeship (known as *reading for the law*) and examination rather than by graduation from law school and examination.



- Articles 1. The separate main parts of a document, book, set of rules, etc. 2. A law with several parts. 3. A system of rules; for example, "articles of the navy." 4. Certain types of contracts; for example, "articles of partnership," which set up a partnership, or "articles of association," which set up non-stock (often nonprofit) organizations.
- **Articles of Confederation** The document that held together the thirteen original American colonies before the adoption of the **Constitution**.
- **Articles of incorporation** The document used to set up a **corporation**. *Articles of incorporation* contain the most basic rules of the corporation and control other corporate rules such as the **bylaws**.
- Articulable suspicion The requirement that a peace officer be able to justify a brief investigatory stop or a "pat down" for weapons. This is less than **probable cause** to conduct a full search or to make an arrest.
- **Articulated pleading** Using separate paragraphs, separately numbered, for each important fact in a court paper such as a **complaint** or **answer**.
- **Articulo mortis** (Latin) Death throes; at the point of death.

Artifice Fraud or deceit.

Artificial person An entity or "thing," especially a **corporation**, that the law gives some of the legal rights and duties of a person.

Artisan's lien A mechanic's lien.

As is A condition of sale that disclaims warranty. A thing sold "as is" is sold in a possibly defective condition, and the buyer must take it with no promises other than it is as seen and described. An as is house sale, however, may require the disclosure of latent defects.

As per "In accordance with"; "with reference to."

Ascendants Parents, grandparents, etc. *Ascendants* can **inherit** property in the same way descendants (children, etc.) can, and "ascent" is the word that describes this type of inheritance.

Ascent See ascendants.

Asportation An old word for the theft and removal of personal property.

- As<u>sault</u> An intentional threat, show of force, or movement that could reasonably make a person feel in danger of physical attack or harmful physical contact. It can be a **crime** or **tort**. Compare with **battery**.
- **Assay** 1. Examine something to discover its size, weight, number, value, or quality. 2. The chemical testing of a metal's purity.
- **Assemblage** 1. An **assembly.** 2. Combining many things (such as small lots of land) into one.



Assembly 1. A large meeting. 2. The lower house of many state legislatures. 3. The right of assembly in the First Amendment to the U.S. Constitution guarantees the right of the people to meet for political purposes, especially to protest government actions. 4. Unlawful assembly is the gathering of people in a disruptive way, such as obstructing traffic on a busy street.

Assent Approval; demonstrated agreement.

Asservation An asseveration.

- Assess 1. Set the value of something. 2. Set the value of property for the purpose of taxing it. 3. Charge part of the cost of a public improvement (such as a sidewalk) to each person or property directly benefiting from it.
- Assessable 1. Liable to pay extra. For example, assessable stock is stock with ownership that may require payment of more than the original investment to keep a share in the company; and an assessable insurance policy may require the person insured to start paying higher premiums if a loss is too expensive. 2. Liable to be put on the tax rolls and taxed.
- **Assessed valuation** The value placed on real estate for property tax purposes by the government. It is usually less than the property's **market value**.
- Assessment 1. Deciding on the amount to be paid by each of several persons into a common fund. 2. The process of listing and evaluating the worth of property for taxing it. This is not **appraisal** (see that word). 3. A payment beyond what is normally required of members of a group. 4. Periodic payments by persons who have **subscribed** to buy **stock** from a **corporation**. 5. Deciding the amount of **damages** that the loser of a lawsuit must pay. 6. An extra payment.
- **Assessment ratio** The **assessed valuation** of property divided by the property's **market value**.
- **Assessment work** Mining or improvements on a mining **claim** on public land in order to avoid losing your right to the claim.
- **Assessor** 1. A person who evaluates the worth of things; especially a government official who evaluates land and buildings for tax purposes. 2. A person who advises a judge on scientific or technical matters during a lawsuit.
- **Asset acquisition** Buying a company by purchasing all its **assets** rather than by buying its stock.
- **Asset allocation** Spreading and shifting money among various *types* of investments in an attempt to get the highest profit and least risk.



- Asset depreciation range The choice of "lifetimes" the I.R.S. will let you use when you claim **depreciation** on a particular **asset** (property). See M.A.C.R.S.
- Assets Money, property, and money-related rights (such as money owed) owned by a person or an organization. In a business, "capital assets" or "fixed assets" are those assets that cannot be turned into cash easily (such as buildings); "current assets" or "liquid assets" are those things that can be turned into cash easily (such as easily marketable securities or goods for sale); and "frozen assets" are those assets that are legally tied up, often because of a lawsuit. For other types of assets, such as quick assets, see those words.

Asseveration A solemn oath or declaration.

- Assign 1. To appoint or select for a particular purpose or duty. 2. To formally transfer; for example, to deed over land to another person. 3. To point out, set forth, or specify. For example, to "assign errors" is to specify them in a legal document, and an "assignable error" is an error that can be used as the basis for an appeal. 4. See assignment.
- **Assigned account** A debt owed to a company that the company uses as **security** for its own debt to a bank. Also called *pledged* **accounts receivable**.
- **Assigned counsel** A lawyer appointed by the court to represent someone, usually in a criminal case, who is too poor to hire a lawyer.
- Assigned risk A type of insurance (such as automobile insurance for a person who has had many accidents) that insurance companies handle because state law requires it. These persons pay extra for insurance and are often assigned to each insurance company by the state, often at random.
- Assignee Person to whom something is given or transferred. The assignee clause in federal law prohibits lawsuits in federal courts that got there only because one person transferred rights to another person in another state in order to get the necessary diversity jurisdiction to bring the lawsuit (see diversity of citizenship).
- Assignment 1. See assign. 2. The transfer of property, rights in property, or money to another person. For example, an assignment of wages involves an employer paying part of an employee's salary directly to someone to whom the employee owes money. Most states limit this. An assignment of income involves an attempt to have income taxed to someone else by turning over either the income or the income-producing property to that person. Tax laws make this hard to do.



- **Assignor** Person who sells, gives, or otherwise transfers ownership of something to another person.
- **Assigns** Persons to whom property is or will be transferred.
- Assise (or assize) Old word with various meanings including: certain English courts, laws, and writs.
- Assistance of counsel Representation by a lawyer. The Sixth Amendment to the U.S. Constitution gives every person the right to a lawyer ("effective assistance of counsel") in a criminal prosecution. See assigned counsel.
- Assistance, writ of A judge's command that the **sheriff** help a person take possession of land (once the court has decided that the person has a right to take possession).
- **Associate company** A company owned or controlled by a **holding company**.
- **Associate justice** The title of each judge (other than the chief justice) on an **appeals** court.
- **Association** 1. Any group of persons joined together for a particular purpose. 2. An entity (such as a **limited partnership** or **trust**), other than a **corporation**, which is taxed by the **I.R.S**. as if it were a corporation because it acts like, or has several important characteristics of, a corporation.
- **Assume** 1. To take up or take responsibility for; to receive; to undertake. See **assumption**. 2. To pretend. 3. To accept without proof.
- Assumpsit "He promised"; an old word meaning a promise to do or pay something. Certain types of lawsuits had this name. For example, "indebitatis assumpsit" was "he promised to pay the debt," but it was based not on an actual promise but on the fact that money was owed, whether or not there was an actual promise to pay.
- **Assumption** Formally transforming someone else's debt into your own debt. Compare with **guaranty**. The assumption of a **mortgage** usually involves taking over the seller's "mortgage debt" when buying a property (often a house).
- Assumption of risk Knowingly and willingly exposing yourself (or your property) to the possibility of harm. In most states, a person who assumes a risk of harm cannot win a **negligence** lawsuit against the person responsible for the harm because assumption of risk is a valid affirmative defense. See also comparative negligence rule and no fault insurance.
- **Assurance** 1. **Insurance** (see that word); and assured means insured. 2. A **pledge** or **guaranty.** 3. An old word for the document that transfers real property and for the transfer itself.

Insured person. Assured

Protection given by one country to a fugitive from criminal Asylum prosecution by another country. The availability of asylum may be limited by a treaty of extradition.

Currently being handled in court: "before this court."

In dispute. A legal point is "at issue" in a lawsuit when one side clearly asserts it and the other side clearly denies it. The lawsuit itself is "at issue" when all major legal points are clearly asserted and denied.

At large 1. Unlimited: fully: in detail: everywhere, 2. Free, unrestrained. uncontrolled. 3. See **statutes at large.** 4. An at large election is one in which each person chooses from among all the candidates, rather than just candidates from one geographic subarea.

At-risk The amount of money a person could actually lose if an investment goes bad. At-risk rules are tax rules limiting income tax deduc**tions** to those investments for which you are at risk personally.

At will See will.

Ats. Short for ad sectam: "at the suit of."

Attaché (French) An official attached to an embassy, to an ambassador's staff, or to some other diplomatic mission, especially for a particular reason, such as a naval *attaché*. [pronounce: at-ah-shav]

1. Formally seizing property (or a person) in order to bring Attachment it under the control of the court. This is usually done by getting a court **order** to have a law enforcement officer take control of the property. See also garnishment and levy. 2. A document added onto another document. 3. A **security** interest, such as a **mortgage**, attaches if it is valid and can be enforced by the person who has it against the person who holds the attached property.

Attachment bond Money put up to free property that has been attached. The bond substitutes for the property and guarantees that if the person who attached it wins in court, there will be money to pay the claim. See attachment.

Attainder The wiping out of **civil rights** that may occur when a person is found guilty of a **felony** or receives a death **sentence**. It usually includes the government's taking of all the person's property. This is no longer done in the United States. A bill of attainder was a legislative act pronouncing a person guilty (usually of treason) without a trial and sentencing the person to death and attainder. This is now prohibited by the U.S. Constitution.

1. An old English process, no longer done, of conducting an in-Attaint vestigation into whether a jury had given a deliberately false verdict. If so, the person wronged was given back everything lost and the jurors were sent to prison and stripped of all they owned. 2. What happens in **attainder** (see that word).

- Attempt 1. An act that goes beyond preparation, but which is not completed. 2. An effort to commit a crime that goes beyond preparation and that proceeds far enough to make the person who did it guilty of an "attempt crime." For example, if a person fires a shot at another in a failed effort at murder, the person is guilty of attempted murder.
- **Attendant circumstances** The factual background of an event; sometimes, the facts that add up to an **element** of a crime or a lawsuit.
- Attenuation The weakening of a connection. For example, if many things happen between two events, the connection between these two events becomes "attenuated." The attenuation doctrine is the principle that the connection may become so weak between illegal police action (in search, investigation, arrest, or interrogation) and the evidence gained as a result of that illegal action, that the evidence may be used. This is an exception to the fruit of the poisonous tree doctrine.
- Attest Swear to; act as a witness to; certify formally, usually in writing.
- **Attestation** The act of witnessing the signing of a document and signing that you have witnessed it.
- **Attorn** 1. Turn over money or goods to another person. 2. See **attachment**.
- **Attorney** 1. Lawyer ("attorney at law"). 2. Any person who acts formally for another person ("attorney in fact"). [pronounce: a-tur-ney]
- Attorney general The chief law officer of a state or of the U.S. (The U.S. attorney general is also the head of the Department of Justice and a cabinet member.)
- Attorney of record The lawyer listed in court papers as representing a person and who is responsible to the person and the court for all work done (and not done) in the lawsuit. The attorney of record is empowered to receive all legal papers from the court and from the other side in the case.
- Attorney-client privilege The right of a client, and the duty of that client's lawyer, to keep confidential the contents of almost all communication between them. Exceptions may include discussion of possible future crimes and discussions held in the presence of the client's friends
- Attorney's lien The right of lawyers, in some circumstances, to hold a client's money (or property, such as legal papers) already in the lawyer's hands, or to get at a client's money in the court's hands, to pay for attorney's fees.



- **Attornment** Agreeing to pay rent to, and be a tenant of, a new landlord who buys the land you rent.
- Attractive nuisance A legal principle, used in some states, that if a person keeps dangerous property in a way that children might be attracted to it and be able to get at it, then that person is responsible even if the children are trespassing or at fault when they get hurt.
- **Attribution** Saying (or deciding) that something belongs to (or was said by) a particular person.
- Atty (or att'y) Short for attorney.
- An official examination of an account or of a person's or an orga-Audit nization's financial situation. The two most common audits are the annual outside examination of a company's total finances by "auditors" and the inspection by the I.R.S. of a person's tax records. This I.R.S. examination can be a *field audit* (at the taxpayer's home or place of business), a correspondence audit (conducted by mail), or an office audit (at the I.R.S. office).
- Audit trail A cross-reference from a bookkeeping record to its source to properly explain the record, document it, or check its accuracy.
- Auditor An official who examines accounts and decides whether they are accurate
- **Augmented estate** The property left by a dead person after subtracting for various claims and expenses and adding in the value of property held by the husband or wife and of certain other property disposed of to "insiders," disposed of shortly before death, or in which the dead person retained some rights.
- 1. A formal act certifying that a public document (a law, Authentication a record of **deeds**, etc.) is official and correct, often so that it may be admitted as evidence. 2. Any evidence that proves that a document actually is what it seems to be. 3. An "authentic act" may be something sworn to before a **notary public**.
- A broad word for the creator of a written, musical, or visual work. An author, who need not be a person and need not have created any original material, has specific rights under copyright (see that word) laws.
- Authoritarianism Absolutism (see that word), whether or not there is a formal legal system in place that makes it look like government power is not absolute.
- Citations to references taken from laws, decisions, texts, Authorities etc., in support of a legal position argued by an advocate, a decision maker, or a scholar,



- Authority 1. Permission to act. 2. Power to act. 3. Legal right to act. 4. See authorities. 5. For apparent, binding, express, implied, and **persuasive** *authority*, see those words.
- **Authorization card** A form signed by a worker giving a **union** the right to represent him or her. If a union gets a majority of employees to sign cards, the company must usually deal with that union in collective bargaining. Another way a union can get these rights is through an authorization election.
- Give the right to act. "Authorized" means officially permitted. Authorize For example, a corporation's authorized issue is the maximum number of stock shares it is permitted to issue under its articles of incorporation. And a nonlawyer may be authorized to perform some of the services normally considered the practice of law (see unauthorized practice of law).
- Autocracy A form of government in which one person has total power over a country.
- Automated litigation support The creation, management, and use of computerized databases to support such activities as the preservation, search, and retrieval of hard copy documents, deposition annotation, trial presentation and analysis, etc.

Autopsy Examination of a dead body to find out the cause of death.

Autoptic evidence Demonstrative evidence.

Autre (or auter) (French) Another. For example, "autre vie" means "during another person's lifetime," and "autre droit" means "in another's right" or for another person. [pronounce: oh-tr vee; oh-tr dwa]

Autrefois acquit (or convict) (French) Previously acquitted (or convicted). A person cannot be tried for a crime for which he or she has already been acquitted or convicted. See double jeopardy.

Auxiliary Aiding, subsidiary, ancillary.

Avails Profits or proceeds.

Aver Declare, assert, **allege**, set out clearly and formally.

Average 1. A general mathematical term that can mean the *mean*, the median, or the mode (see those words in a good general dictionary). When used in a contract without further definition, the meaning of average may be obvious from the context of the contract or from the general use of the word in the trade, or it may be so vague as to make the contract fail. 2. For general and particular average loss, terms in marine insurance, see those words.

Averment Statement of facts.



- Avigational easement Air rights.
- Avoidable consequences doctrine See the doctrine of mitigation of damages.
- **Avoidance** 1. Escaping or evading. Compare **evasion** for an important tax difference. 2. In **pleading**, admitting facts in the other side's pleadings while showing why these facts should not have the legal effect intended. Also called *confession and avoidance*. 3. **Annulling** or canceling.
- **Avowal** An offer of **proof** (made out of the **jury's** hearing) in order to have it just in case an **appeals** court says that the witness should have been allowed to **testify** before the jury.
- **Avulsion** The sudden loss or gain of land, such as when a storm tears away part of a riverbank and deposits land on the other side. Compare with **accretion**.
- Award 1. To give or grant by formal process. For example, a jury awards damages and a company awards a contract to a bidder. 2. The decision of an arbitrator or other nonjudge in a dispute submitted to him or her

Axiom A basic truth or principle from which others are deduced.



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- **B.A.C.** Blood alcohol concentration.
- B.B.B. Better Business Bureau.
- **B.F.** Old abbreviation for the Latin "bona fides" (good faith); also for "bonum factum" (a good act). This meant "approved."
- **B.F.O.Q.** (or **B.F.Q.**) "Bona fide occupational qualification." An employer's legitimate need to discriminate in hiring based on race, sex, age, etc. There are very few B.F.O.Q.'s permitted.
- B.F.P. Bona fide purchaser.
- **B.I.A.** Bureau of Indian Affairs. The branch of the U.S. **Interior** Department that acts as **trustee** for Indian lands and handles most programs for Native Americans not handled by the *Administration for Native Americans* of **H.H.S.**
- **B.J.** Bar Journal.
- **B.L.M.** Bureau of Land Management. An agency of the U.S Department of the Interior that manages huge amounts of (mostly Western) U.S. public lands and its mineral rights.
- **B.N.A.** Bureau of National Affairs. A publisher of **looseleaf services** in specialty areas of the law.
- **Baby act** "Pleading the baby act" means using a persons **minority** (underage) as a **defense** against a lawsuit based on a contract made by the minor.
- **Baby Doe** The young child equivalent of Jane or **John Doe** (see that word). **Bachelor of Laws** See **L.L.B.**
- **Back** 1. To **indorse**, sign, or assume financial responsibility for something; for example, cosigning a loan **note**. 2. To supply money for a business venture.
- **Backbond** A bond given by a person to the **surety** (see that word) who backs the person's debt. For example, when John promises to pay Mary's debt to Sue if Mary fails to pay it, Mary may give a *backbond* to John, promising to repay any losses.
- **Backdoor spending** Government spending, and entering into obligations for future spending, that is not a direct part of an **appropriation** and, thus, is not directly controllable each year by the **legislature**.



- **Back-end load** Charging a large part of the commissions and selling costs at the *end* of a deal to buy insurance, to invest in a mutual fund, to lease property, etc.
- **Backwardation (or backadation)** Paying money to postpone the delivery of (and full payment for) purchased stock.
- Bad debt A debt that has become uncollectable. There are different rules for tax deductions based on business, investment, and personal bad debts. A typical business bad debt might be an unsecured bank loan with no monthly payments made for several months despite collection efforts.
- **Bad faith** Dishonesty or other failure to deal fairly with another person. Bad faith need not involve **fraud**. See **good faith**.
- **Bad law** A judicial decision or administrative ruling that fails to follow **precedent** (see that word) or fails to comply with a statute or regulation.
- **Bad person test** The idea that the best way to know what a law means is to see how a bad person "interprets" it through behavior: carefully figuring out what the law allows and pushing its limits.
- **Bad tendency** A test for whether free speech should be limited because it might lead to action that is illegal and dangerous. This test has been replaced by the **clear and present danger test**.
- **Badge of fraud** A strong suspicion of fraud. The phrase is usually used when examining a transfer of property to see if it is a fake used to keep the property away from **creditors**. In this case a *badge of fraud* might be a hurried sale of property made to a relative to avoid a creditor's claims on the property.
- **Bail** 1. A person who puts up money or property to allow the release of a person from jail. 2. The money or property put up by the person in no. 1. This money, often in the form of a **bail bond**, may be lost if the person released does not appear in court. 3. The process of releasing the person for whom a bail bond was supplied.
- **Bail bond** A written statement of debt that is put up by an arrested person and others who back it up. It promises that the arrested person will show up in court or risk losing the amount of the bond.
- Bail jumping See jump bail.
- **Bail**ee A person to whom property is loaned or otherwise entrusted. See **bailment.**
- **Bailiff** 1. A sheriff's deputy or a court official who keeps the peace in court. 2. Any of several low-level officials. 3. A superintendent or steward.



- **Bailment** A temporary delivery of property by the owner into another person's custody (keeping). Examples of bailments include: the loan of a book to a friend, the storage of property in a commercial warehouse, the repair of an automobile in a repair shop, etc. A bailment for term is a delivery of property for a set length of time.
- **Bailor** A person who entrusts property to another. See **bailment**.
- 1. Any situation in which one person saves another from financial loss. 2. A conversion of ordinary income to capital gains (see capital gains tax), or any other attempt by the owner of a business to get better tax treatment of profits.
- **Bait and switch** Advertising one item to get people to come into a store and then persuading them to buy a different item. This may be illegal if the original item was never really available or if it was not really as advertised.
- Bajakajian v. U.S. (524 U.S. 321) The 1998 U.S. Supreme Court decision that forfeiture of an amount of money grossly disproportionate to the seriousness of the crime for which the person was convicted violates the excess fines clause of the Eighth Amendment.
- Baker v. Carr (369 U.S. 186) A 1962 Supreme Court decision that started a series of cases requiring "one person, one vote" standards for the reapportionment of all state and federal election districts.
- **Balance** 1. An amount left over. For example, the difference between a debt and the payments already made on the debt is called a balance due. In bookkeeping a balance is the difference between the amounts in the debit and credit columns. If the debit total is larger, the account has a debit balance. 2. Equality of the credit and debit columns in an account. If the two columns add up to the same amount, the account is said to be "in balance" or "balanced."
- Balance of payments Balance of trade plus certain other financial transactions such as international loans.
- **Balance of trade** The value of exports to a country minus the imports from it
- Balance sheet A complete summary of the financial worth of a company, broken down by assets and liabilities (see those words) which balance each other. A corporation's annual balance sheet will show what it owns and owes as of a given day and will include stockholder's **equity** as a separate item. Also called *statement of financial condition* (or position). Also see statement.
- **Balanced portfolio** Investments that are spread among stocks, bonds, and other investments to have some with the potential for higher



- gains and others with lower risks. A *balanced fund* is a **mutual** fund that does the same thing.
- Balancing test 1. A doctrine in constitutional law that says a court should balance constitutional rights such as *free speech* against the right of the government to control conduct it calls harmful. The court should decide for the side with more important needs in each individual situation. The doctrine says that no rights are absolute. 2. Any judicial decision-making principle that "balances" rights or responsibilities.
- Balloon loan A loan in which the last payment, known as the balloon payment, is much larger than any of the regular payments. The loan structure may make the borrower think that low payments will pay off the debt, but the installment payments often pay only interest, leaving a large balloon payment of principal that may need to be refinanced. The federal Truth-in-Lending law requires the clear disclosure of a balloon payment, and many state laws prohibit them to consumers.
- **Ballot** 1. Pieces of paper or other objects or recording methods used to cast a (usually secret) vote in an election. 2. The total vote in an election. 3. A list of candidates running for office.
- **Ban** 1. An old word for a public notice or proclamation of an intended marriage, a law, a public command, a fine, etc. 2. Now, a prohibition.
- **Banc** (French) Bench; place where the court normally does business. An **appellate** court sits "en banc" (or "in banc") when all the judges of the court participate in the court's decision.

Banishment See deportation.

- Bank 1. A commercial business that the laws allow to receive deposits, make loans, and perform other money-related functions. 2. See banc. 3. For bank book, see passbook. A bank bill or bank note is a document that promises to pay a certain sum of money to the bearer on demand. Bank credit is a written promise by a bank that a person may borrow up to a certain amount from the bank. A bank draft is a check or similar document made out by a bank officer to take out funds from the bank or from another bank where the bank has funds. Bank paper is a commercial document (such as a bank note or bill of exchange) good enough to be bought by a bank or used as collateral for a bank loan.
- **Bank Holding Company Act** (12 U.S.C. 1841) A federal law that places restrictions on companies that have partial control of more than one bank.
- **Bank Secrecy Act** (12 U.S.C. 1951) A federal law that requires banks to report all large cash transfers, requires persons to report all carrying



or sending of large amounts of money in or out of the country, and to report on any foreign bank accounts.

Banker's lien A bank's right to take for its own the money or property left in its care by a customer if the customer owes an overdue debt to the bank and if the money, to the bank's knowledge, belongs fully to the customer.

Bankrupt A person going through a **bankruptcy** proceeding.

Bankruptcy The procedure, under the Federal Bankruptcy Act (11 U.S.C. 101), by which a person is relieved of all debts (except for secured debts, fraudulent debts, and certain other debts) once the person has placed all property and money under the court's supervision, or the procedure by which an organization in financial trouble is either restructured by the court or ended and turned into cash to pay creditors and owners. Bankruptcv is a legal word and, while triggered by insolvency (see that word), the two words do not mean the same thing. A bankruptcy can be voluntary (started by the person in financial trouble) or involuntary (started by the person's creditors). Bankruptcies are handled by the federal courts. A typical bankruptcy involves a trustee appointed by the court who takes charge of the bankrupt's property, gets a list from the bankrupt of all debts owed, and distributes the property proportionally among those creditors who file and prove their claims. When this is done, the court allows the bankrupt to keep some personal property and grants a discharge which frees the bankrupt from listed debts that qualify. This is done under Chapter Seven of the Bankruptcy Act. See also Chapter Nine for local government debt adjustment, Chapter Eleven for business reorganizations short of full bankruptcy. Chapter Twelve for family farmer debt adjustment, and Chapter Thirteen for personal and small business "partial" bankruptcies with special plans.

Bar 1. The entire group of lawyers permitted to practice law before a particular court or in a particular **jurisdiction**. 2. The part of some court-rooms where prisoners stand. 3. The court itself or the judge at work in court. See **at bar**. 4. A barrier or prohibition.

Bar act A state law that sets up what a lawyer may and may not do.

Bar association A voluntary group of lawyers, as opposed to a group of lawyers who are required to be members of a court's **integrated bar** (see that word). There are bar associations on the national, state, and local levels, and bar associations of specialists in particular legal fields.

Bar examination A written test that a lawyer must pass in order to practice law. Some states use the "multi-state" exam and some rely on their own tests or a combination of the two.

- Bar treaty An agreement between lawyers and other occupations about activities that will not be considered unauthorized practice of law.
- **Bare** With very limited legal rights, duties, effect, or protection. See also naked and nude
- **Bareboat charter** Rental or lease of a boat without a crew and, usually, assuming full responsibility for the boat.
- **Bargain** A mutual understanding, **contract**, or agreement.
- **Bargain and sale** 1. An old two-step method of transferring land ownership, which is now an ordinary sale with full transfer of **title**, 2, A sale deed with no title warranties. See quitclaim deed.
- **Bargaining agent** A **union** that has the exclusive right to represent all the employees of a certain type at a company.
- Bargaining unit Those employees in a company who are best suited to be treated as one group for purposes of being represented by a union. The workers must have a "mutuality of interest."
- Barometer A business index (such as the unemployment rate) that shows general economic trends; or a stock that tends to go up (or down) in price when the general stock market goes up (or down).
- **Barratry** 1. The offense of stirring up quarrels or lawsuits (usually applied to a lawyer's trying to stir up a lawsuit from which the lawyer can profit). 2. A fraudulent or illegal act done by a captain or crew of a ship that harms the ship's owner or the owners of the ship's cargo.
- Barrister 1. An English lawyer who argues in actual court trials. Compare with **solicitor**. 2. A lawyer.
- **Barter** An exchange of things (or services) for other things, as opposed to a sale of things for money.
- 1. Inferior or subordinate; mixed or impure. 2. Basic or underlying; Base that upon which something is added or calculated. For example, a base period is a minimum time something must happen before something else can legally happen, or it is a standard time period used for financial comparisons and calculations.
- **Basement court** (Slang) Traffic, small claims, or other low-level court.
- Basic form (or policy) A standard home owners' policy that covers the most common insurable risks to a home.
- **Basic patent** An entirely new and unpredicted process or product. A patent that may open up a whole new field of discovery. A pioneer patent.
- **Basis** In tax law, a property's cost for tax purposes. To see how this cost may not be the same as the purchase price, and to see how basis may



change during ownership or upon transfer, see adjusted basis, carryover basis, step-up basis, and substituted basis.

Basis point 1 percent of 1 percent (.0001)

Basket buy One purchase of several different things for one price.

Bastardy action Same as paternity suit.

- **Bath** (Slang). A big loss. "*Taking a bath*" is losing big in a **stock** or business deal, and a "*big bath*" is a company's abandoning of an unprofitable line of business and taking a **writeoff** for taxes.
- **Batson challenge** A defendant's claim (from the 1986 case *Batson v. Kentucky*, 476 U.S. 79) that the prosecutor has used a **peremptory** *challenge* to exclude a juror based on race. This type of challenge has since been extended to **civil** cases.
- **Battered (or abused) child syndrome** A pattern of continuing injuries that could not be accidental, so they, and the physical and psychological harm they cause, are presumed to be caused by a person close to the child.
- **Battered (or abused) woman (or wife) syndrome** Continuing **abuse** of a woman by a spouse or lover, and the resulting physical or psychological harm.
- **Battery** An intentional, unconsented to, physical contact by one person (or an object controlled by that person) with another person. It can be a **crime** or a **tort**. Compare with **assault**.
- **Battle of the forms** The attempts by a buyer and a seller to indirectly make the sales contract favor their side by the "fine print" on the forms they alternately exchange to make the deal.
- Bear arms See arms, right to.
- **Bear market** A large, long-term drop in stock or other security prices. A "bear" is someone who thinks the market will fall. Compare with **bull market.**
- **Bear raiding** An illegal attempt by a group of investors to drive down the price of a stock by a rapid series of sales.
- **Bearer** A person in possession of a **negotiable instrument** (for example, a check) that is made out "payable to bearer," that is indorsed in **blank** (signed, but no name filled in on the "payable to" line), or that is made out to "cash" or other indication that no one specific person is meant to cash it.
- **Bearer instrument (or paper)** A check or other financial document as described in **bearer** (see that word).



- **Before and after rule** A way of measuring the value of real estate when part of the land is taken for public use. You subtract the market value of the property remaining from the market value of the whole property before the taking.
- Behoof Old word meaning "use" or "benefit."
- **Belief** A sense of firmness about the truth of an idea that lies somewhere between "suspicion" and "knowledge."
- Belief-action rule The principle that a person may believe anything without restriction, but when belief turns into action, that action is only sometimes protected by the **Constitution**. See symbolic speech.
- 1. A country at war with another country, as opposed to a Belligerent neutral country that takes no part. 2. Rebels who have organized a government while they fight, so that their war is considered lawful by international standards.
- **Below** Lower; usually refers to a lower court.
- **Bench** 1. The place where judges sit in court. 2. Judges collectively are "the bench."
- Bench conference A private meeting at the judge's bench among the judge, lawyers for both sides of a case, and sometimes the parties. It is often called to discuss something out of the jury's hearing, and it may or may not be made part of the record of the case.
- Either a short brief on an issue raised during a trial or a legal memorandum prepared for a judge by the judge's clerk.
- Bench warrant A paper (sometimes called capias) issued directly by a judge to the police or other **peace officers** ordering the arrest of a person.
- **Beneficial** Giving a profit or advantage. [pronounce: ben-eh-fish-al]
- Beneficial association (or company, corporation, or society) See nonprofit organization.
- **Beneficial interest (or use)** The right to profits resulting from a **trust**, contract, estate, or property rather than the legal ownership of these things.
- Beneficiary 1. A person (or organization, etc.) for whose benefit a trust is created. 2. A person to whom an **insurance** policy is payable. 3. A person who inherits under a will. 4. Anyone who benefits from something or who is treated as the real owner of something for tax or other purposes. See, for example, creditor beneficiary. [pronounce: beneh-fish-ee-ary]
- 1. Any advantage, profit, or privilege. 2. Money paid by an insurance company, by a retirement plan, by an employer (other than wages). etc.



- Benefit (or benevolent) association (or company, corporation, or society) See nonprofit organization.
- **Benefit of bargain rule** The principle that in some lawsuits where the value of an item was *promised* to be a certain amount, the buver can get the difference between the promised value and the real value. In normal lawsuits based on **fraud** in the sale of something for more than it is worth, the buyer can get only the difference between what was paid and what the item is really worth.
- Benefit of cession The right that some **debtors** had in old England to avoid imprisonment for debts if the debtor turned over all property to the **creditors**. [pronounce: session]
- Benefit of clergy 1. The right that clergymen had in old England to avoid trial by all nonchurch courts. 2. "With benefit of clergy" means formally married.
- Benefit-security ratio The money a pension plan must pay out compared to what it has set aside to make the payments.
- **Bequeath** 1. Give **personal** property or money (as opposed to real estate) by will. 2. Give anything by will. Compare with devise.
- 1. A gift by will of personal property. 2. Any gift by will.
- **Berne Convention** An international treaty that protects the copyrighted works of citizens of one signatory country in all the other countries that sign.
- **Best efforts** More than **good faith** efforts, but less than a promise, to do a thing. "Best efforts" of an underwriter do not include the usual underwriter's obligation to buy any unsold securities.
- Best evidence rule A rule of evidence law that often requires that the most reliable available proof of a fact must be produced. For example, if a painting (best primary evidence) is available as evidence, a photograph of the painting (secondary evidence) may not do.
- Highest and best use. Best use
- Bestiality Sexual intercourse between a human and an animal, a crime in most states.
- **Bestow** Give or **grant** something.
- Beta A measure of how closely the value of a stock (and the money it pays its owners) parallels that of the stock market generally. Beta figures are often used to describe the variability of an entire portfolio of stocks. [pronounce: bay-ta]
- Better Business Bureau A local business-supported organization that handles complaints about business practices, provides consumer



information, and generally promotes ethical business dealings. National standards and support for these local bureaus are provided by the Council of Better Business Bureaus.

- Betterment 1. An improvement rather than a repair. 2. A betterment (or occupying claimant) act is a law that permits a tenant (or other good faith occupant of a building or land) to recover from the land-lord (or owner) the cost of necessary permanent improvements made to the property (once the occupant has moved out). Betterment theory is the principle that these costs may be recovered without a law specifically permitting it.
- Beyond a reasonable doubt The level of proof required to convict a person of a crime. For a jury to be convinced "beyond a reasonable doubt," it must be fully satisfied that the person is guilty. This is the highest level of proof required in any type of trial. It does not mean "convinced 100 percent," but it comes close to that meaning.
- Beyond (legal) memory Ancient (see that word).
- **Biannual** Either twice a year (as a synonym for semiannual) or once every other year (as a synonym for one meaning of **biennial**). Scholars have fistfights over this, so define the word if you use it. [pronounce: bi-an-you-ell]
- **Bias** 1. A preconceived opinion that makes it difficult to be impartial. 2. A preconceived opinion by the judge about one or more of the persons involved in a lawsuit, as opposed to an opinion about the subject matter.

Bias crime Hate crime.

- **Bicameral** Having two chambers. A two-part **legislature**, such as the U.S. Congress, is *bicameral*: composed of the Senate (the "upper house" or "upper chamber") and the House of Representatives (the "lower house" or "lower chamber").
- **Bid** 1. An offer to pay a specific price at an auction. *Bidding up* or *by-bidding* is artificially raising the price at an auction by an insider who has no real intention of actually buying. 2. An offer to perform work or supply goods at a given price. An *open bid* reserves the right to reduce the price to meet the competition. 3. An application for a new job with your current employer.
- **Bid and asked** The range of prices quoted in an **over-the-counter** exchange of **stock**. *Bid* is the selling price and *asked* is the purchase price. The difference is dealer profit. Another way of looking at it is that *asked* is the average price requested by those persons recently willing to sell and *bid* is the average price offered by those persons recently willing to buy.



- **Bid in** An owner's bid at an auction to prevent a sale at too low a price, or an owner's purchase at a **foreclosure** sale.
- **Bid shopping** Disclosing low bids on **contract** work in order to get lower bids from others.
- **Biennial** Either once every two years (compare **biannual**) or lasting for two years (a "biennium"). [pronounce: bi-enny-al]
- **Biennium** A two-year period. A spending period for a state with a **leg-islature** that meets only once every two years.
- **<u>Bifurcated trial</u>** Separate hearings for different issues in the same case; for example, for guilt and sanity or guilt and punishment in a criminal trial, or for **liability** and **damages** in a complicated auto injury trial.
- **Big board** A popular term for the display that lists **stock** prices at the New York Stock Exchange.
- **Big Six** The six largest U.S. accounting firms.
- **Bigamy** The crime of being married to two or more husbands or wives at the same time.
- **Bilateral contract** A deal that involves promises, **rights**, and **duties** on both sides. For example, a contract to sell a car is *bilateral* because one person promises to transfer ownership of the car and the other person promises to pay for it. See **contract** for the difference between bilateral and **unilateral** contracts.

Bilateral mistake Mutual mistake.

Bill 1. A formal written statement sent to a higher court, either to inform it of certain facts or to request certain actions. For example, a bill of exceptions is a list of objections to the rulings and actions of the trial judge by one side. 2. A draft of a law proposed to a legislature or working its way through the legislature. 3. A law passed by a legislature when it proceeds like a court; for example, a bill of impeachment. 4. An unusually important declaration; for example, the **Bill of Rights** (see that word). 5. A list of debts, contract terms, or items; for example, a bill of lading (list of goods shipped). 6. A type of negotiable instrument (see that word), promising the payment of money; for example, a bill of exchange (a written order from A to B, telling B to pay C a certain sum of money). 7. A statement of details in court; for example, a bill of particulars (a breakdown of one side's demands against the other in a lawsuit) or a bill of indictment (the formal accusation of a crime presented to a grand jury). 8. The old word for the first court paper in an equity trial. The modern word for the first pleading is often "complaint."



Bill of attainder See attainder.

- Bill of lading A document given by a railroad, shipping company, or other carrier that lists the goods accepted for transport and sometimes lists the terms of the shipping agreement. Some of the laws concerning bills of lading are found in Article 7 of the Uniform Commercial Code, the Federal Bills of Lading Acts, and the Interstate Commerce Act.
- **Bill of pains and penalties** Similar to a *bill of* **attainder** (see that word), but with lesser punishment. It is prohibited by the Constitution.
- **Bill of particulars** A detailed, formal, written statement of charges or claims by a **plaintiff** or the **prosecutor** (given upon the **defendant's** formal request to the court for more detailed information). See also **motion** for more definite statement.
- **Bill of review** A request that a court **set aside** a prior **decree**. It is a new **suit**, not a reopening of the old one.
- Bill of Rights The first ten amendments (changes or additions) to the U.S. Constitution: First, freedom of speech, religion, press, assembly, and to petition the government; Second, the right to keep weapons; Third, freedom from being forced to give room or board to soldiers: Fourth, freedom from unreasonable searches and seizures and the requirement that warrants be supported by probable cause; Fifth, the requirement that crimes be **indicted**, the prohibition against double jeopardy, the freedom from being a witness against yourself in a criminal trial, and the requirement that no rights or property be taken away without due process of law and just compensation; Sixth, the rights to a speedy criminal trial, an impartial jury, knowledge of the charges.confrontation of adverse witnesses, compulsory process of witnesses, and the help of a lawyer; Seventh, the right to a jury trial in most civil cases; Eighth, the prohibitions against excessive bail, excessive fines, and cruel and unusual punishment; Ninth, the fact that some rights are spelled out in the Constitution does not mean that these are all the rights the people have; Tenth, any powers not kept solely for the U.S. belong to the states and to the people.
- **Billable hour** A unit of time that can be charged to clients. Law firms often divide the hour into fifteen-, ten-, or six-minute pieces and charge a client for the whole piece if most of it is used for the client's work.
- **Billing cycle** The regular time interval (often one month) between dates when bills are sent out to customers.
- **Bind** 1. Hold by legal obligation. 2. See **binding over.** [pronounce "bi" as "by"]



- 1. A temporary, preliminary insurance contract. 2. The agree-Binder ment made when a deposit is paid on a home purchase.
- **Binding authority** Sources of law that *must* be taken into account by a judge in deciding a case; for example, statutes from the same state or decisions by a higher court of the same state.
- **Binding instructions** A judge's formal, written instructions to the jury, usually given after the prosecution and defense have both "rested their cases," explaining the boundaries within which the jury must make its findings. Many instructions state that the jury must decide the case or an issue a certain way if it decides that certain facts are true.
- Binding over 1. An act by which the court requires a bond or bail money. 2. An act by which a court transfers a criminal defendant to another court in the same system. 3. Ordering that a criminal defendant be placed in iail pending the outcome of a hearing or trial.
- 1. Describes something agreed to by either large numbers of Bipartisan Democratic and Republican politicians or by their leadership. 2. Describes a government board or commission that by law must be composed of equal numbers of Republicans and Democrats.
- Bkpt. Abbreviation for bankrupt.
- B/L Bill of lading.
- Black Acre A fictional piece of real estate used in teaching law; often used together with "White Acre."
- **Black code** The pre-Civil War laws of southern states that controlled the conduct of slaves and regulated slavery.
- **Black letter law** Important basic legal principles, rules, or laws that are accepted by most judges in most states or that are well accepted in a particular state.
- **Black Lung Act** A federal law providing for payments and treatment for coal miners with black lung disease.
- **Black market** The sale of goods that are stolen, prohibited, or under government control and taxation without submitting to that control.
- **Blacklist** A list of persons to be avoided, such as a list circulated by merchants of persons who cannot be counted on to pay their bills.
- Blackmail Illegal pressure or extortion of money by threatening to expose a person's illegal or embarrassing act. Some states require the threat to be in writing for it to be the crime of blackmail and not just extortion.
- **Blackstonian doctrine** The principle that courts do not create the law but merely discover and announce it.



- 1. A space left in a written or printed document, especially a space that is to be filled in. 2. A printed document (a "form") with spaces to be filled in.
- Blank check offering See shell company.
- Blank indorsement Signing a negotiable instrument, such as a check, without specifying to whom it is being signed over (leaving a blank in that space) and thus not limiting who can cash it.
- **Blanket** Covering most (or many) things. For example, a *blanket search* warrant is either a search warrant to search several places or an unconstitutional search warrant that permits taking everything found without specifying the things that may be seized.
- **Blasphemy** Cursing or ridiculing God or the majority religion. Antiblasphemy laws violate the establishment of religion clause of the First Amendment to the U.S. Constitution.
- Blind trust An arrangement in which a person turns over management of his or her investments to another and ceases to know the specific investment choices. Government officials often do this to avoid conflict of interest.
- Block positioning A broker's buying a part of a large block of stock from a client (because all of it cannot be sold immediately) and then selling it off piece by piece.
- **Blockage rule** A tax rule that sometimes allows the valuation of a large block of stock at less than the sum of the values of the individual shares of stock, because it is often hard to sell large blocks all at once without driving down the value of the stock.
- **Blockbusting** Convincing owners to sell their homes because another ethnic group is rumored to be moving into the area. This may be illegal if done by real estate agents.
- 1. Money is "blocked" when there are government restrictions Blocked on taking it out of the country or exchanging it for foreign currency. 2. "Blocked" also refers to bank accounts, checks, and other financial things that are temporarily kept from payment for any reason.
- **Blotter** 1. The police record form for **booking** (see that word) a **defen**dant. Also, the cumulative record of arrests and other events kept by the police. 2. See waste-book.
- 1. A book or pamphlet showing the proper form of legal ci-Blue Book tation, usually the Uniform System of Citation. 2. The A.L.R. Bluebook of Supplemental Decisions that updates A.L.R. annotations. 3. Many other books and pamphlets, such as a list of the organiza-



- tions and employees of a state government or a book of estimated prices for used cars.
- Blue chip Describes a large company with a history of stability and profits: also, the stock of such a company.
- Blue flu Coordinated calling in sick by police officers. This is done in place of a strike because, in most places, police officers are not allowed to strike. Other city employees have similar names for similar iob actions.
- Blue law A state or local law that forbids selling or other activities on Sunday: originally, any law based on religious restrictions.
- Daily listing of **municipal** bond offerings.
- Blue pencil doctrine The principle that a court can "scratch out" an illegal or unreasonable part of a contract and enforce the rest. This principle is of very limited applicability.
- Blue ribbon jury A jury specially chosen to try important or complex cases. This practice is rarely permitted.
- Blue sky bargaining Making obviously unreasonable demands at the start of a negotiating session, often to impress those you represent, to delay real "nuts and bolts" discussions, or to set a far-out basis for later compromise.
- Blue sky law Any state law regulating sales of stock or other investment activities to protect the public from fly-by-night or fraudulent stock deals, or to ensure that an investor gets enough information to make a reasoned purchase of stock or other security.
- 1. A publicly appointed or elected group of persons chosen to Board oversee a public function. For example, a board of alderpersons is the governing body of some local governments; a board of supervisors runs some county governments; a board of elections runs many elections; the Board of Patent Appeals reviews decisions in patent application cases; and a state professional licensing board examines the qualifications of various specialists. 2. A private governing body or other more "loosely knit" governing organization. For example, a board of directors is the group that, along with the officers, runs a corporation, and a board of trade is an association of merchants with common interests.
- Board certified Formally qualified as a specialist. Lawyers can be certified in particular areas of legal practice, usually by having proven experience in the field and passing a test given by the "specialization board" of a state bar association.

Board lot Round lot.



- **Boarder** A person who pays for regular meals (or meals plus a room) in a house.
- **Body** 1. A person or an organization, such as a "body corporate" (a cor**poration**), 2. The main or most important part of a document, 3. A collection of laws.
- **Body execution** Legal authority to deprive a person of freedom and to iail the person.
- Children, grandchildren, etc. (but not adopted ones). **Body heirs**
- Body of the crime See corpus delicti.
- Body politic (or corporate) The government; the citizens of a government as a group; a city, state, county, or even a school district.
- False and intended to deceive. For example, a "bogus check" is a check given by a person who has no active account at the bank named on the check
- High-pressure sales of stock, often of doubtful Boiler room sales value, usually by telephone.
- **Boilerplate** Standardized, recurring language found in a document or a form for a document, such as those sold in formbooks. The word implies standardization or lack of tailoring to the individual legal problem.
- Bolstering Using evidence or testimony to add credibility to prior evidence or testimony that has not been disputed. This is usually not permitted.
- Bona (Latin) 1. Goods, property, or possessions, as in bona vacantia (unclaimed abandoned goods). 2. Good. As in bona fide.
- **Bona fide** (Latin) Good faith; honest; real. For example, a bona fide purchaser in commercial law is a person who buys something honestly. pays good value, and knows of no other person's claim to the thing bought. For bona fide occupational qualification, see B.F.O.Q.
- Bona immobilia (Latin) Immovable property or land.
- 1. A document that states a debt owed by a company or a gov-Bond ernment. The company, government, or government agency promises to pay the owner of the bond a specific amount of interest for a set period of time and to repay the debt on a certain date. A bond, unlike a **stock**, gives the holder no ownership rights in the company. Examples of this type of bond include: adjustment bond (issued when a corporation is reorganized); convertible bond (can be turned into stock); coupon bond (with coupons that are clipped and presented for payment of interest); debenture bond (backed by the general credit of a company or government, rather than by specific property); guaran-



teed bond (backed by a company other than the one that put it out); industrial development bond (put out by a local government to build business facilities that are then leased to pay off the bond): municipal bond (put out by state, county, or local governments to finance government projects); registered bond (the bond owner's name is on file with the company); serial bond (any of several bonds issued at the same time with different payback times); series bond (any of several bonds of the same exact type, but put out at intervals); term bond (all of which come due at the same time); and U.S. savings bond. 2. A document that promises to pay money if a particular future event happens, or a sum of money that is put up and will be lost if that event happens. Examples of this type of bond include: appeal bond (to cover the costs of the other side if the judge orders it when an appeal is filed); attachment bond (used to get back property that has been attached [see attachment] and to quarantee that the person who attached it will be paid if you lose the lawsuit concerning the property): completion bond (to make sure that a person finishes a job properly and within a time limit); fidelity bond (used to protect a business against an employee's stealing); peace bond (see that word); and submission bond (to ensure that a dispute will be submitted to binding arbitration). 3. Other words frequently used when discussing bonds are: bond conversion (exchanging bonds for stock); bond discount (the amount a bond sells for that is cheaper than its face price); bond issue (all the bonds put out at one time); bond premium (the amount a bond sells for that is more expensive than its face price); and bond rating (the appraisal of soundness and value given to bonds by one of several rating companies such as Standard and Poor's or Moody's. Rating systems differ, but the highest rating given by Moody's is AAA and their lowest rating of an "investment quality" bond is Baa.

Bonded warehouse A special storage place for goods that are held until a federal tax is paid for the right to sell the goods. Bonded warehouses are used for alcoholic beverages and for imported goods stored for possible exportation.

Bondsman (or bondswoman) Any person who "puts up" or "posts" a bond, especially a bail bond for another person, usually for a fee.

Bonification A waiving of taxes, especially on export goods.

Book entry 1. Ownership of **securities** recorded "on the books" of a brokerage firm, with the customer getting transaction confirmations and monthly statements, but not ownership **certificates**. See also **street name**. 2. Anything written in an **accounting** record.



- **Book value** 1. Net worth; clearly proven **assets** minus **liabilities**. 2. The worth of something as recorded on a company's **financial statement**. 3. Cost minus **depreciation**.
- **Booking** The writing down, by the police, of facts about a person's arrest and charges along with identification and background information. This is recorded on the police **blotter** in the police station. Sometimes "booking" includes questioning the person and setting bail.
- **Bookkeeping** Writing down the financial transactions of a business in a systematic way.
- **Boolean search** A database search that includes or excludes words by specifying AND, OR, NOT, etc.
- **Boot** Something extra thrown into a bargain. In tax law, the taxable part of an otherwise nontaxable deal such as a **like-kind exchange**.
- **Bootstrap sale** Using the **assets** of a newly bought company to pay part of the cost of buying the company.
- **Borough** A division of land within a state ranging from very big to very small, depending on the state. It may be equivalent to a **county**, a **town**, or other things. [pronounce: burr-oh]
- **Borrowed servant rule** The principle that if one employer "loans" an employee to another, the "borrowing" employer is **liable** for that employee's actions. Some states apply the rule only if the "loaning" employer gives up all control over the employee.
- **Bottomry** A loan using a boat as **security**, often to repair or equip the boat.
- **Bought and sold notes** A **broker's** notifications to a buyer and a seller that a transaction has taken place.
- **Boulevard rule** The principle that a driver entering a main road from a side road must yield right-of-way to main road traffic.
- **Bowers v. Hardwick** (478 U.S. 186) The 1986 U.S. Supreme Court decision that permitted states to regulate some private sexual relations between consenting adults.
- **Boycott** The refusal to do business with and the attempt to stop others from doing business with a company. In labor law, a *primary boycott* involves a union and an employer while a *secondary boycott* involves companies that do business with (usually by buying from) the union's employer.
- Bracket See tax bracket.
- **Brady material** Information, known to the prosecutor, that is favorable to a criminal defendant's case. *Brady material* must be disclosed to the defense.



- **Brain death rule** According to this rule a person is dead if the brain has totally and irreversibly stopped functioning, even if other bodily processes still go on without outside help. For a person to be brain dead there must be no response to external stimuli; no spontaneous movements, breathing, or reflexes; and a flat reading for a full day on a machine that measures the brain's electrical activity.
- **Brandeis brief** A **brief** (see that word) in a lawsuit, usually on **appeal**, that includes information about economic and sociological studies in addition to the usual legal material.
- Breaking a law or failing to perform a duty. [pronounce: breech] Breach of close See quare.
- **Breach of contract** Failure, without legal excuse, to live up to a significant promise made in a contract. Breach also includes refusing to perform your part of the bargain or making it hard for the other person to perform his or her part of the bargain.
- Breach of promise Short for "breach of promise to marry." See heartbalm acts for its legal effect.
- **Breach of the peace** A vague term for any illegal public disturbance; sometimes refers to the offense known as "disorderly conduct." It is defined and treated differently in different states.
- **Breach of trust** The failure of a **trustee** to do something that is required by the trust. This includes conducting trust business illegally, negligently, or even forgetfully.
- Using force or some kind of destruction of property (includ-Breaking ing things that do not permanently destroy, such as picking a lock), usually to illegally get into a building by breaking and entering.
- 1. Solving a crime. 2. An informal agreement among appeals court judges as to which judges, at least temporarily, favor the appellant and which favor the appellee. This helps decide who will write the **opinions** and what will be in them.
- Breaking a close See quare.
- Breaking bulk (or bail) The crime of opening a container entrusted to your care and stealing part of the contents.
- Breathalyzer A brand of evidential breath test.
- **Brethren** "Brothers" or male colleagues on a court. "Colleagues" is now more usual.
- Breve (Latin; plural is brevia) Old word for a writ (see that word). Brevia de cursu are writs issued automatically or "as a matter of course."



- **Bribery** The offering, giving, receiving, or soliciting of anything of value in order to influence the actions of a public official.
- **Bridge Ioan** Temporary financing to "bridge" a short time period between a purchase and the start of long-term financing.
- Brief 1. A written summary or condensed statement of a series of ideas or of a document. 2. A written statement prepared by one side in a law-suit to explain its case to the judge. It usually contains a fact summary, a law summary, and an argument about how the law applies to the facts. Most such "briefs" are not brief. 3. A summary of a published opinion in a case. Preparing the summary helps in understanding the opinion and simplifies later review. 4. A document prepared by a lawyer to use at a trial. It usually contains lists of witnesses, evidence, and citations as well as arguments to be presented.
- **Bright line rule** 1. A rule or principle that is simple and straightforward; a rule that avoids or ignores ambiguity. 2. The principle that once a suspect has requested **counsel**, the suspect may no longer be questioned without counsel (unless the suspect starts, and willingly cooperates with, further discussion).
- **Bring suit (or bring an action)** Start a lawsuit, usually by filing the first papers.
- **Broad form (or policy**) A type of **home owners' policy** that insures against more **risks** than does the **basic form**.
- **Broad interpretation (or construction)** Giving a law or **constitutional** provision a meaning that expands its application. See **liberal construction**.
- Brocage Brokerage. See broker. [pronounce: bro-caj]
- **Brocard** A famous, and probably ancient, legal saying or principle.
- **Broker** An **agent** who is employed by many different persons to buy, sell, make bargains, or enter into **contracts**. For example, an *insurance broker* sells insurance for more than one company; a *real estate broker* acts for the seller or buyer of land and buildings; and a *securities broker* buys and sells stocks, bonds, etc., for others.
- **Broker-dealer** A person or company required by state or federal **securities** laws to be registered in order to buy and sell securities as a business. A company that sells its own stock is usually exempt from registration as a *broker-dealer*.
- Brother Old expression for "fellow lawyer."
- Brown decision Brown v. Board of Education (347 U.S. 483). A 1954 U.S. Supreme Court decision that racial segregation in public schools violates the equal protection clause (equal protection of

- laws) in the Fourteenth Amendment to the U.S. Constitution. Prior to the Brown decision. it was lawful to maintain "separate but equal" segregated facilities.
- The admission as evidence of a co-defendant's confes-Bruton error sion that implicates the defendant when the co-defendant does not testify and the defendant claims innocence. (From Bruton v. U.S., 391 U.S. 123.)
- (Latin) An empty threat; a judgment that is unenforce-Brutum fulmen able due to an imperfection.
- **Bubble** A gigantic business project, plan, or scheme based on exaggerated hopes or unsound claims.
- **Bucket shop** An illegal business where persons accept orders to buy and sell stock, commodities, and other securities without actually placing the orders.
- **Budget** 1. Money allowed for a particular purpose. 2. An estimate of money that will be taken in and spent in a particular time period.
- Budget authority An appropriation or other law permitting the government to spend certain money.
- Budget Reform Act A federal law that set up budget committees, required annual budget resolutions with spending targets, moved the fiscal year to begin October 1, and made other changes designed to gain greater congressional control of the federal budget.
- **Buggery** Sodomy or bestiality (see those words).
- Building code Rules and standards for the construction or use of buildings. Some codes are part of local law and others are statewide or national.
- **Building line** An imaginary line that is a certain distance inside (and usually parallel to) the border of a lot, outside of which no new structure may usually be built.
- 1. Unpackaged goods or cargo such as a truckload of grain. But Bulk see no. 2. 2. Unbroken packages. See breaking bulk. 3. The largest part. See bulk transfer.
- Bulk transfer According to the Uniform Commercial Code, a "bulk transfer" is "not in the ordinary course of business" and of "a major part of materials, supplies, or other inventories." Rules against "bulk sales," "bulk mortgages," or "bulk transfers" are to protect a merchant's **creditors** from being cheated.
- Bull market A long-term upward price trend in stock or other security prices. A "bull" is someone who thinks the market will rise. Compare with bear market.

- **Bulletin** Name for many different types of legal publications, such as **law journals** or pamphlets with **agency** rules.
- **Bumping** 1. An employee taking the job of another employee with weaker "job rights" (fewer years of service, lower rank, etc.). This usually happens during layoffs. 2. An airline's refusing a place to a ticketed customer because more airplane seats were sold than are available. The bumped customer may have special financial and legal rights.
- **Bundle of rights** All the rights of **fee simple** ownership of land (such as the rights to occupy, to use, to sell, to lease, to mortgage, etc.).
- **Bundled** Grouped into one, such as an hourly billing rate that does not break out specific costs or **overhead** into separate items.
- Burden of going forward (or burden of proceeding or burden of production) 1. The requirement that one side in a lawsuit produce evidence on a particular issue or risk losing on that issue. 2. The requirement that the plaintiff produce enough evidence to avoid a directed verdict, dismissal, or nonsuit.
- Burden of proof (or burden of persuasion) 1. The requirement that to win a point or have an issue decided in your favor in a lawsuit you must show that the weight of evidence is on your side, rather than "in the balance" on that question. Compare with standard of proof. 2. Sometimes also includes the burden of going forward.
- **Bureaucracy** An organization, such as an **administrative agency** or the army, with the following general traits: a chain of command with fewer people at the top than at the bottom; well-defined positions and responsibilities; fairly inflexible rules and procedures; "red tape" (many forms to be filled out and difficult procedures to go through); and **delegation** of authority downward from level to level. [pronounce: bue-<u>rock</u>-ra-see]
- **Burford doctrine** The principle that federal courts should usually **abstain** from deciding cases that involve complex state regulations when federal court involvement might hurt the state's ability to maintain coherent state policy in important state matters. Compare with **Pullman doctrine** and **Younger doctrine**.
- **Burglary** Breaking and entering the house of another person at night with the intention of committing a **felony** (usually theft). Some states do not require a "**breaking**," or that the building be a house, or that it be at night for it to be *burglary*.
- Bursar A treasurer or person who dispenses money.



- Bursting bubble theory The principle that when credible evidence contradicts the facts that support a **presumption**, the presumption ceases to exist.
- **Business agent** 1. A nonemployee that represents a company commercially; sometimes, any sales agent. 2. A labor union employee who handles worker complaints and other union business, usually by traveling from one union workplace to another.
- Business entry rule See business records exception.
- Business expense In tax law any normal expense necessary for producing income, not only those expenses that are a part of a trade or business. The I.R.S. has complex rules for deciding whether or not these expenses may be deducted from taxable income.
- Business judgment rule The principle that if persons running a corporation make honest, careful decisions within their corporate powers. no court will interfere with these decisions even if the results are bad.
- Business organization Any venture, structure, group, or company set up to make a profit. Common types of business organizations include: association, corporation, joint adventure, partnership, sole proprietorship, and trust (see those words). In addition, an association, partnership, or corporation may be limited, limited liability, and professional (see those words). Dozens of different words with overlapping, conflicting, and changing meanings are used to define business organizations in each state, in the many Model Acts and Uniform Acts used selectively by most states, and in federal agencies such as the I.R.S. Contrast nonprofit organization.
- Business records exception An exception to the "hearsay exclusion rule." The exception allows original, routine records (sometimes whether or not part of a "business") to be used as evidence in a trial even though they are **hearsay** (see that word).
- **Business trust** A company set up in the form of a **trust** (see that word) that is similar to a **corporation** (see that word) in most, but not all, wavs.
- "But for" rule 1. In tort law, the principle that negligence alone will not make a person responsible for damage unless "but for" that negligence the damage would not have happened. For example, a failure to signal a turn may be negligent, but if the other driver was looking the other way, the failure to give a turn signal was not the cause of the accident. 2. In both tort and criminal law, the general principle that responsibility exists only where causation exists even if the defendant did something wrong.



- **Buy American acts** Various state and national laws that require government agencies to give a preference to U.S.-made goods when making purchases.
- **Buy and sell agreement** An agreement among partners or owners of a company that if one dies or withdraws from the business, his or her share will be bought by the others or disposed of according to a prearranged plan.

Buy down Pay extra **points** to get a lower mortgage interest rate.

Buy in (or buying in) See bid in.

Buyer 60 contract A purchase of **stock** at higher than the going price with the right to pay for the stock sixty days later.

By-bidding See bid.

Bylaws Rules or regulations adopted by an organization such as a corporation, club, or town.

Bypass trust A trust in which the beneficiary (such as the grantor's spouse) is given an interest (such as an income for life) that does not make the trust property part of the beneficiary's estate. This allows the trust property to go later to others (such as the grantor's children).

Byrnes Act (18 U.S.C. 1231) A federal law that prohibits bringing in strikebreakers from out of state.



- C. 1. An old abbreviation for the Latin "cum" (with). 2. Circa (Latin) About. Approximately a certain date, as in c. 1917. 3. © is the symbol for copyright.
- C.A. Court of appeals.
- C.A.F. Cost and freight.
- **C.A.L.R.** Computer-assisted legal research.
- **C.B.(O.)T.** (and **C.B.O.E.**) Chicago Board of Trade (a major futures exchange) and Chicago Board **Options** Exchange.
- **C.C. Circuit**, city, **civil**, or county court; civil, **criminal**, **crown**, or **chancery** case; civil or criminal code; chief **commissioner**; etc.
- C.C.A. Circuit court of appeals.
- C.C.C. Commodity Credit Corporation.
- C.C.H. Commerce Clearing House. A publisher of looseleaf services.
- C.D. Certificate of deposit.
- C.E.A. Council of Economic Advisors (to the U.S. president).
- C.E.B. Continuing education of the bar. See C.L.E.
- C.E.O. Chief Executive Officer.
- C.E.R.C.L.A. See superfund.
- **C.F. & I.** (or **C.I.F.**) The price includes cost, freight, and insurance (all paid by seller).
- C.F.R. Code of Federal Regulations.
- C.F.T.C. Commodity Futures Trading Commission.
- C.I.A. Central Intelligence Agency. The U.S. international spying department.
- **C.I.O.** See **A.F.L.-C.I.O.**
- **C.J.** 1. Chief judge; chief justice; circuit judge. 2. **Corpus Juris.**
- **C.J.E.** Continuing judicial education.
- C.J.S. Corpus Juris Secundum.
- C.L. Civil law.
- C.L.A./C.L.A.S. A *Certified Legal Assistant*, professionally **certified** by the **National Association of Legal Assistants**. A *Certified Legal Assistant Specialist*, certified at an advanced level.



- C.L.E. Continuing legal education courses required of practicing lawvers in many states.
- C.L.S. Critical Legal Studies.
- C.M.O. Collateralized mortgage obligation.
- C.N. Code Napoleon. See Code Civil.
- **C.O.** 1. **Conscientious objector.** 2. Commanding or **corrections** officer.
- C.O.B. Close of business
- Consolidated Omnibus Budget Reconciliation Act of C.O.B.R.A. 1985. The federal law that guarantees a time period of continued health insurance coverage to terminated employees who continue to pav premiums.
- C.O.D. Collect on delivery. The price of goods or the delivery charges are paid to the person who delivers the goods.
- C.O.G.S.A. Carriage of Goods by Sea Act.
- C.O.L.A. 1. Cost of living adjustment. 2. Cost of living allowance.
- C.P. Common pleas court.
- C.P.A. Certified public accountant.
- C.P.I. Consumer Price Index.
- C.P.S.C. **Consumer Product Safety Commission.**
- **C.R.S.** Congressional Research Service.
- C.R.T. Critical race theory.
- C.S.C. Civil Service Commission. It used to regulate federal employment (job classification, merit-system examinations, etc.), but now that this task has been split among other federal agencies, the name is used by only a few state employment regulatory boards.
- C.T.A. Cum testamento annexo.
- C & F Costs and freight.
- C corporation A regular private corporation that pays income taxes and distributes taxable dividends to shareholders because it has not chosen to be an **S corporation** (see that word).
- Ca. Alternate abbreviation for C no. 2.
- Ca. sa. Abbreviation for **Capias** ad satisfaciendum.
- **Cabinet** The advisory board of the head of a government. For example, the cabinet serving under the U.S. president is composed of the heads of the major government departments such as State, Defense, Treasury, etc., plus a few other high government officials such as the vice president; about fifteen persons in all.

See lettres de cachet. Cachet



Caducary Forfeit.

- (Latin) "As to the rest." When an administrator has not Caeterorum been given enough authority to handle all of a dead person's property, a court may give additional power caeterorum.
- Cafeteria plan A benefit plan that allows employees to choose benefits from a list up to a certain dollar value. Also called smorgasbord plan.
- The day-by-day schedule of trials in a given court: a docket (see that word). A calendar call is the announcing in court of a list of active cases to find out the status of each, primarily whether or not they are ready for trial, and sometimes to assign trial times or dates.
- 1. Public announcement (usually of a list). 2. A formal demand for Call payment or other action according to the terms of a contract; for example, the formal request to purchase stock under a contract or option that allows its owner to buy a certain number of shares at a certain price on or by a certain day. Also, the demand by a company that persons who promised to buy stock now actually come up with the money is a call. 3. See calling. 4. See locative call.
- **Call numbers** A way of identifying authors and books by a combination of letters and numbers. In most systems, the first letter is the first letter of the author's last name. No two authors or books share the same numbers. See Dewey decimal system and Library of Congress system for subject identification systems.
- Call premium The amount over the par or face value of a bond or other **security** that a company must pay when the company calls it in for repurchase.
- Callable Subject to being gathered in and paid for. Callable bonds may be paid off before maturity (coming due) by the company that put them out. This is often done when interest rates go down.
- Call-in pay Pay certain employees are entitled to if called to work, but no work becomes available.
- 1. "Calling the docket" is a calendar call. 2. "Calling the jury" is the selection of a jury list (see that word for the different meanings). 3. "Calling the plaintiff" is the final in-court call for an absent plaintiff before awarding judgment to the defendant. 4. "Calling a prisoner" is allocution. 5. See call.
- **Calumny** An old word for **defamation**, **slander**, **libel**, or false accusations.
- **Calvo doctrine** The idea that a country should not normally be held responsible to outsiders for harm done by disturbances or fighting within the country, and that no other country has a right to intervene in a disturbance to protect its citizens' property or claims.



Cambism Foreign exchange.

Camera (Latin) Room; chamber. See in camera.

Campbell's Act See Lord Campbell's Act.

- Cancel 1. Wipe out, cross out, or destroy the effect of a document by defacing it (by drawing lines across it, stamping it "canceled," etc.). 2. Destroy, annul, set aside, or end. The process is called "cancellation." Under the Uniform Commercial Code, "cancellation" means ending a contract because the other side has breached (broken) the agreement.
- Candidate for office A person may be a candidate for office under various laws if he or she takes formal steps to run for office, raises or spends money on it, etc. A person may also be a candidate if he or she is put forward as a **nominee** of a group or receives any votes, whether or not that person agrees to run.
- **Canon** A law, rule, or principle, especially a religious law or an ethical rule of conduct.
- Canon law Christian religious law.
- Canonical disability A problem, such as impotence or the existence of a blood relationship, that can permit the **annulment** of a marriage under **canon law**.
- **Canons of construction** Principles to guide the **interpretation** or **construction** of written documents to decide their legal effect.
- Canons of ethics A prior version of the Rules of Professional Conduct.
- **Canvass** 1. Examine and count votes in an election to determine the authenticity of each vote and the accuracy of the totals. 2. Solicit sales orders, votes, opinions, etc., by going door-to-door or phoning.
- Cap rate Capitalization rate. See discounting.
- Capacity 1. Ability to do something, such as the mental ability to make a rational decision. 2. Legal right to do something. 3. Legal ability to do something. For example, a child of four lacks the *capacity* to commit a crime or make a contract.
- Capacity costs Those fixed business costs (see fixed charges) that directly relate to producing or selling goods or services (as opposed to those fixed business costs, such as for research and development, known as programmed costs).
- Capias (Latin) "That you take." A writ from a judge to the sheriff or the police commanding them to take a defendant into custody. A capias ad respondendum is a writ to bring a person to court to answer a claim or defend a charge, and a capias ad satisfaciendum is a writ to bring a person to court to pay a judgment.



Capital 1. Head, chief, or major. For example, capital crimes are those punishable by death, and capital punishment is the death penalty. 2. **Assets** or worth, 3. This is not "capitol" (a building), 4. Relating to wealth, especially to wealth or assets held for a long time. For example, capital assets (almost all property owned other than consumables and things held for sale: personal capital assets include personally owned stocks. land, trademarks, jewelry, etc., and business capital assets are described under assets); capital budget (a list of planned spending on large, long-term projects); capital charges (money needed to pay off an investment's interest plus amortization): capital cost (an improvement to property that can be depreciated by taking tax **deductions** little by little during the life of the improvement): capital gains tax (a tax on the profit made on the increase in value of a capital asset when it is sold); capital goods (things used to produce other things, rather than for final sale); capital market (the way longterm **securities** such as **bonds** are bought and sold): capital rationing (a company's choice among long-term projects because of a shortage of funds or the inability to borrow at good interest rates); capital return (payments received that are not taxed as income because they are merely the return of money paid out); capital stock (all stock put out by a corporation in exchange for money invested in the company: a capital stock tax is a tax on the face or par value of the stock); capital surplus (money paid into a corporation by shareholders over the par value of the stock); and capital structure (the amount of a company's assets compared to its long-term debt and to its short-term debt). For types of capital, such as fixed capital or venture capital, see those words.

Capitalism Private ownership of most means of production and trade combined with a generally unrestricted marketplace of goods and services.

1. See capitalize. 2. A company's long-term financing. Capitalization such as stocks, bonds, and retained earnings. 3. For thin capitalization, see thin corporation, and for undercapitalization, see that word.

See discounting. Capitalization rate

Capitalization ratio The proportion of bonds and of each type of stock put out by a company compared to its total financing. A bond ratio, for example, might show that 20 percent of the company's finances comes from (and is tied up in) bonds.

1. Treat the cost of something (a purchase, an improve-Capitalize ment, etc.) as a capital asset by breaking the cost into annual parts



and taking an annual tax **deduction** for each part. 2. Issue **stocks** or **bonds** to cover an investment. 3. Figure out the **net** worth or **principal** on which an investment is based. For example, figure out what the sale price should be for a **mortgage** that brings in a hundred dollars a month for ten years. (This figure will be *much* less than one hundred dollars times twelve months times ten years.)

Capitation tax A tax on a person at a fixed rate, regardless of income, assets, etc.; a "head tax."

Capitulary A collection of laws. A code (see that word).

Capricious Not based on fact, law, or reason.

Caption 1. The heading or introductory section of a legal paper. The caption of a court paper usually contains the names of the parties, the court, and the case number. 2. Taking or seizing something or someone. This may be legal (arresting a person) or illegal (stealing a boat).

Care 1. Safekeeping or custody. 2. Attention, heed, or caution. There are various types and levels of care (often named and defined differently in different courts) that apply to different situations. For example, in a normal driving situation, a person must act with "reasonable care." One definition of reasonable care is "ordinary or due care; what may be expected from a normal person under the circumstances."

Career criminal (or offender) Habitual criminal.

Carnal knowledge Sexual intercourse.

Carrier A person or organization that transports persons, property, or information. A *common carrier* does this for the general public.

Carrier's lien The right of a shipping company or other mover of property to hold the things shipped until the shipping costs have been paid.

Carrol doctrine The rule in F.C.C. cases that a broadcast license holder can challenge the grant of a competitive license. It is from *Carroll Broadcasting v. F.C.C.* (258 F.2d. 440).

Carryback (and carryover) rules Tax rules that allow a person or company to use losses to reduce taxes in the years prior to (or the years following) the loss.

Carrying charges 1. The costs of owning property, such as land taxes, mortgage payments, etc. 2. **Interest.**

Carryover basis The cost for tax purposes of a property when it is transferred by gift or certain other ways and the old owner's **basis** becomes the new owner's *carryover* basis.

Cartel A close (often formal) association of companies carrying on the same or similar businesses. The companies in a *cartel* often act to



- limit competition among themselves and drive out competition by others
- Carve out 1. Separate an investment from its income; for example, sell the rights to a bond's interest for a set number of years. 2. Make an exception to a rule.
- 1. Lawsuit; a dispute that goes to court. 2. The judge's **opinion** in a lawsuit. 3. The evidence and arguments presented by each side in a lawsuit. 4. Short for trespass on the case, an old form of lawsuit seeking recovery for indirect injury. 5. A criminal investigation, proceeding, suspect, defendant, or convict.
- Case in chief The main evidence offered by one side in a lawsuit. This does not include evidence offered to oppose the other side's case.
- Case in point A prior decision of the same court, or of a higher court, that decides a similar legal question.
- Case method (or case system) The way most law schools teach law: by studying cases (judicial opinions) in each subject of the law to learn legal analysis and to draw general legal principles from the cases.
- Case of first impression See first impression.
- Case reserved (or made) An agreed-to set of facts that have been proved in a trial for the use of an appellate court.
- Case stated (or agreed) An agreed-to set of facts that allows a judge to decide a case without a trial.
- Casebook A bound, organized collection of edited, written court opinions (usually appellate court opinions) together with supporting text. often used to teach a single law school subject.
- Caselaw All reported judicial decisions: the law derived from judges' opinions in lawsuits (as opposed to, for example, the laws passed by a legislature).
- Cases and controversies Real (not hypothetical or faked) disputes that turn into lawsuits. The U.S. Constitution gives the federal courts the power to decide certain "cases and controversies."
- Cash basis A method of accounting that reflects income and expenses only when actually received or paid. Compare with accrual basis.
- Cash cycle The time between a company's payment for raw materials (or wholesale goods) and its collection of payment for the finished product (or for the goods' resale).
- Cash dividend An ordinary dividend (see that word) as opposed to a **stock dividend.** A cash dividend is paid by check, not in cash.



- **Cash flow** 1. What is taken in minus what is paid out in a given time period. 2. A company's **net** profits plus **depreciation**.
- Cash out Sell completely.
- **Cash price** The price at which a merchant sells (or would sell) goods or services to consumers when no **credit** is given. If the merchant charges a higher price than his or her normal *cash price*, federal law may call the difference interest charged for credit given.
- **Cash surrender value** The amount of money an insurance policy will bring if cashed in with the company. Compare with **cash value**.
- Cash value The same as market value; the price something would bring if it sold for cash on the open market. Compare with cash surrender value.
- Cashier's check A certified check (see that word) made out in the bank's own name and signed by a bank official.
- Castle doctrine The principle (now greatly restricted) that you can use any force necessary to protect your own home or its inhabitants from attack. Also called "dwelling defense doctrine."
- Casual Accidental, by chance, unexpected, unintentional.
- Casual ejector See ejectment.
- <u>Cas</u>ualty 1. Any accident; an unexpected accident; an inevitable accident. 2. An injured or killed person.
- Casualty loss A sudden loss of, or damage to, property due to fire, storm, accident, or similar occurrence. It is **deductible** for tax purposes if certain tax rules are followed.
- Casus (Latin) An occurrence, chance event, or accident that causes something. For example, *casus belli* is an event that causes (or is used to justify) a war; and *casus fortuitus* is a chance event or unavoidable accident.
- **Catch 22** An unwritten rule, or an unreasonable combination of otherwise reasonable rules, that keeps you from getting what you want.
- **Catch time charter** A boat rental with payment for only the time it is in actual use.
- **Catching Unconscionable** (see that word). A *catching bargain* was originally a high interest loan to someone who would eventually inherit money or property.
- **Categorical** 1. Absolute; leaving no doubt. A categorical question is a **leading question** (see that word). 2. Fitting into one category. For example, categorical assistance programs (such as "Aid to the Blind") have qualification requirements in addition to financial need.



1. A meeting of voters to choose **delegates** to a convention or to choose **candidates** for public office. 2. An informal subgroup of a larger group such as a **legislature** or a convention.

(Latin) Cause, reason, or motive. [pronounce: cow-sa] Causa

Causa causans (Latin) See proximate cause.

Causa mortis (Latin) "Because of impending death." A gift causa mortis is a gift made by a person who thinks he or she is dving. If the person recovers, the gift becomes void. Occasionally, a gift causa mortis is found to be an attempt to avoid a tax on property given by will if the gift comes too close to death.

Causa proxima (Latin) See proximate cause.

1. That which produces an effect. 2. Motive or reason. 3. Lawsuit or legal action. 4. Short for "just cause" in the removal of a person from office or dismissal of a person from a job. 5. Many "cause" words, such as **proximate cause**, are listed under their own headings.

Cause of action 1. Facts sufficient to support a valid lawsuit. For example, a cause of action for battery (see that word) must include facts to prove an intentional, unconsented-to physical contact, 2. The legal theory upon which a lawsuit ("action") is based.

Caution A formal warning.

Cautionary instructions 1. Part of a judge's charge to a jury that tells the jury it may use a particular piece of evidence only to answer certain specific questions and not to form any more general impressions from it. 2. Part of a judge's charge that cautions the jury against talking with outsiders about the case and against being influenced by anything outside the trial itself.

Cautionary lien (or judgment) 1. A lien (see that word) put on a defendant's property to make sure that if the defendant loses the case there will be something available to pay the lien. 2. A lien put on a property primarily to warn others that title to the property is not clear. This may be recorded in the land records or in a judgment book.

Caveat (Latin) "Beware"; warning. Caveat emptor means "let the buyer beware." While this is still an important warning, laws and court decisions provide many safeguards to the buyer. [pronounce: kav-ee-at]

A person who makes a formal **objection**, or who files a paper asking that a court proceeding be stopped for reasons not yet before the court. [pronounce: kav-ee-ator]

Cease and desist order An administrative agency's command that a person or organization stop doing something. It is similar to a court's injunction.

1. Assign, grant, or give up. 2. Transfer land from one government to another, [pronounce: seed]

Cedent A person who **cedes** something. (*Not* the person who gets it.)

Ceiling A highest limit.

Celebration Formal ceremony.

Censorship 1. The denial of freedom of speech or freedom of the press. 2. The review of books, movies, etc., to prohibit publication and distribution, usually for reasons of morality or state security.

Censure A formal reprimand.

Census Bureau The federal agency that counts the population every ten vears and maintains records of its characteristics.

Center of gravity doctrine The rule that a court should use the law of the state which has the most important contact with the events, persons, and issues involved in the lawsuit.

Century Digest (Abbreviated Cent. Dig.) See American Digest System.

Ceremonial marriage A marriage performed by a legally approved person, based on a legally valid license, and complying with all state laws as to blood tests, etc.

Certificate A written assurance that something has been done or some formal requirement has been met. For example, a certificate of convenience and necessity is an operating license for a public utility such as a bus or gas company; a certificate of deposit is either a written receipt for a bank deposit or a bank deposit for a certain number of months or years that pays a higher rate of interest than an ordinary demand savings account; a certificate of incorporation is a document showing a state's formal recognition of a company as a corporation established under that state's laws; and a certificate of occupancy permits a building or apartment to be used because it meets building, zoning, or health requirements.

Certificate of acknowledgment See acknowledgment. Compare certificate of authority.

Certificate of authority (or authentication, capacity, magistracy, official character, prothonotary, verification, etc.) A document that accompanies a notarized document out of state to prove that the notary public has a valid license. Compare certificate of acknowledgment under acknowledgment.

1. See certificate and certified. 2. The process by which Certification a federal court refers a question concerning state law to the state's highest court and holds off from deciding a case until that question is



- decided. Also, the process by which a trial court refers an interlocutory decision to an appellate court if the question of law involved should be resolved before the trial continues.
- **Certification mark** A mark or label placed on goods by an organization (other than the manufacturer or seller of the goods) to show that the goods meet the organization's quality standards, come from a particular region, or were made by certain unions, etc. Certification marks can qualify for federal trademark protection.
- Certification proceeding A procedure taken by the National Labor Relations Board (see N.L.R.B.) to find out if the employees of a company want a particular **union** to represent them.
- Certified Officially passed, "checked out," or approved. For example, a certified check is a check that a bank has marked as "guaranteed cashable" for its customer. A Certified Legal Assistant (C.L.A.) is a paralegal who has met several requirements including passing the **N.A.L.A.** exam, and a *Certified Professional Legal Secretary (P.L.S.)* is a legal secretary who has met several requirements including passing the N.A.L.S. exam.
- Certiorari (Latin) "To make sure." A request for certiorari (or "cert." for short) is like an **appeal.** but one which the higher court is not required to take for decision. It is literally a writ from the higher court asking the lower court for the **record** of the case. [pronounce: sir-sho-rare-ee]
- **Cession** A giving up of something; see **cede**.
- Cessionary bankrupt A person who gives up everything he or she owns to be divided among creditors.
- Cestui que (French) "He or she who." For example, a cestui que trust is a person who has a right to the property, money, and proceeds being managed by another. The modern phrase is "beneficiary of a trust." [pronounce: set-i kuh]
- Cf. (Latin abbreviation) "Compare." For example, "cf. Hamlet" means "look at *Hamlet* for a comparison with, or an explanation of, what is being discussed."
- Short for chapter; **chancellor**; **chancery**; chief; etc. Ch.
- Chain discount A further discount calculated on an already discounted price, so that the total discount is not as much as the sum of the discount percentages.
- Chain of custody The chronological list of those in continuous possession of a specific physical object. A person who presents physical evidence (such as a gun used in a crime) at a trial must account for its possession from time of receipt to time of trial in order for the



- evidence to be "admitted" by the judge. It must thus be shown that the chain of custody was unbroken.
- Chain of title A list of the consecutive passing of the ownership of a piece of land.
- Chain picketing 1. A tightly grouped, moving picket line to prevent anyone from crossing. 2. Picketing several retail outlets of one company.
- See pyramid sales scheme. Chain referral
- **Challenge** 1. A direct, expressed objection or contrary claim, 2. A formal objection to the qualifications of a prospective juror or jurors. See peremptory.
- Chamber of commerce A local association of businesses that promotes the area's trade. Also called board of trade.
- Chamber of Congress (or legislature) See bicameral.
- **Chambers** A judge's private office. Business that takes place there is "in chambers."
- **Champerty** Taking over or taking part in a lawsuit being brought by another person, by, for example, buying the other person's claim or by sharing any "winnings" of the suit. Champerty is restricted by law in many states.
- 1. Once the king or gueen's **minister** who handed out royal Chancellor justice, now the judge of a court of equity or chancery. 2. The head of a university system, especially a state system. 3. The head of state, or other high-ranking official, of certain countries.
- Chance-medley An old word for a sudden (usually free-for-all) fight during which a person kills in self-defense.
- Chancery An old court that handled equitable actions. The equity power is now part of regular courts in most states.
- Change in financial position See statement.
- **Change of venue** Transfer of a case from one court to another.
- Chapter Eleven A reorganization of an insolvent (broke) corporation under the federal **bankruptcy** laws, supervised by a federal bankruptcy court, in which ownership is transferred to a new corporation made up of old owners and creditors. In some cases the business can continue to operate during the process.
- **Chapter Nine** The adjustment of a local government's debts under the bankruptcy laws.
- Chapter Seven See bankruptcy.
- Chapter Thirteen A procedure under the federal bankruptcy laws for an individual or small business in financial trouble to pay off only a

proportion of its debts (called a "composition"), get extra time to pay them (called an "extension"), or both. This process used to be called a "wage earner's plan." but is now called a "rehabilitation" because the person's credit and finances are made good again. Payments may be made from a regular source of income or from a combination of income and the sale of property.

- Chapter Twelve A debt payment and relief plan for family farmers under the bankruptcy laws.
- Character evidence Testimony about a person's personal traits and habits that is drawn from the opinions of close associates, from the person's reputation in the community, or from the person's past actions.

Characteristic line See beta.

Characterization Classification or interpretation.

- **Charge** 1. A claim, obligation, burden, or liability. 2. The judge's final summary of a case and instructions to the jury. 3. A formal accusation of a crime, such as an accusatory instrument or one count of that accusation. 4. Purchase using an established credit account.
- Charge d'affairs Usually an ambassador's chief assistant. A diplomatic representative of high, but not highest, rank who often is responsible for taking care of a country's business in another country when the ambassador cannot. [pronounce: shar-jeh da-fair]
- **Charge-off** Lowering the value of something in a company's records. For example, when a debt becomes too difficult to collect, it may be charged off (also called writeoff).

Charging instrument See accusatory instrument.

Charitable A gift or organization is *charitable* for **tax** purposes if it meets several tests. A gift must be made to a government-qualified nonprofit organization to benefit humankind in general, the community in general, or some specific type of people (so long as the individuals are not specified). Also, the organization's and the gift's purpose must be for the relief of poverty; protection of health or safety; prevention of cruelty; government; or advancement of education, religion, literature, science, etc. A qualified organization must use its money and staff to advance these purposes, rather than to benefit specific individuals. With few exceptions, it may not lobby or otherwise try to influence legislation. If the gift and the organization meet these standards, the giver may deduct the gift from income and the organization is exempt from paying taxes. For gifts generally, see gift, and for charitable organizations generally, see nonprofit organization.



- **Charitable remainder trust** A **trust** that gets money (or property) for **charitable** purposes after others get use of the money first.
- **Charitable trust** A **trust** set up for a public purpose such as to support a school, church, charity, etc.
- **Charta** An old English word for **charter**, **deed**, or other formal document. More loosely, any written document.
- Charter 1. An organization's basic starting document (for example, a corporation's articles of incorporation). 2. Rent a ship or other large means of transportation.
- **Chartered accountant** The British name for a Certified Public **Accountant**.
- **Chattel** Item of personal property. Any property other than land.
- Chattel mortgage A mortgage on personal property.
- <u>Chat</u>tel paper A document that shows both a debt and the fact that the debt is **secured** (see that word) by specific personal property.
- Check 1. A document in which a person tells his or her bank to pay a certain amount of money to another person. It is a type of negotiable instrument (see that word). 2. A restraint. For example, each of the three major branches of the U.S. federal government "checks and balances" the others so that no one branch can control the country.
- **Check-off** A system in which **union** dues are collected directly from a worker's pay for the union by the company.
- Chicago v. Morales (119 S.Ct. 1849) The 1999 U.S. Supreme Court decision that struck down as vague an anti-loitering law that gave police discretion to arrest anyone who refused to move on and remained "in one place with no apparent purpose" in the presence of a suspected gang member.

Chicanery Fraud.

- Child Abuse Physical, emotional, or sexual injury inflicted on a child, whether done intentionally or through neglect. *Child abuse reporting acts* require *designated* (or mandated) reporters such as doctors, nurses, and teachers to report suspected child abuse. For *child abuse syndrome*, see battered (or abused) child syndrome.
- **Child pornography Pornography** (see that word) showing children engaged in sexual activity.
- Chilling 1. Holding down the sales price of an item to get it cheaply (usually at an auction and usually by telling lies about the property's value). 2. A law or practice has a "chilling effect" if it discourages a person from taking advantage of a constitutional right, especially the right of free speech or other First Amendment right.



- Chinese wall Administrative safeguards (and physical separation) that keep individuals (or entire parts of an organization) separate for various reasons, such as to protect client confidences or to avoid legal problems such as conflict of interest. A "contaminated" or "tainted" employee who is walled off from any contact with a particular client or case is "quarantined."
- **Chirograph** An old word for a document protected against fraud by a means involving handwriting; for example, a document signed by witnesses.
- Chit 1. A promissory note. 2. A meal or drink voucher.
- **Choate** Complete: valid against all later claims. Compare with **inchoate**. For example, a *choate* **lien** is one that needs nothing more to be done to make it enforceable. [pronounce: ko-ate]
- Choice of law Deciding which jurisdiction's laws apply to a lawsuit, to a document, etc. See conflict of laws.
- **Chose** (French) A thing; a piece of personal property. [pronounce: shows]
- Chose in action A right to recover a debt or to get damages that can be enforced in court. These words also apply to the thing itself that is being sued on; for example, an accident, a contract, stocks, etc.
- Chronic persistent vegetative state A deep, long-term, irreversible coma that is not brain death (see brain death rule), but still may justify stopping life support in some U.S. states.
- **Churning** The act of a **broker** who makes more trades (for example, of stock) than are beneficial to a customer's account in order to increase the broker's own commissions.

Cir. Ct. Circuit court.

- Circuit The entire geographical area served by a single circuit court. [pronounce: sir-kit]
- **Circuit court** The name given to different types and levels of courts in different states and to a United States Court of appeals, originally because judges "rode circuit" (held court for a while in each place) to serve outlying areas.
- Circuit court of appeals See United States court of appeals.
- Circular note A letter of credit.
- Circumstantial evidence Facts that indirectly prove a main fact in question. For example, testimony that a person was seen walking in the rain is direct evidence that the person walked in the rain, but testimony that the person was seen indoors with wet clothing is *circum*stantial evidence that the person walked in the rain.



- Citation 1. A notice to appear in court. 2. A reference to a legal authority and where it is found. For example, "17 U.DI.L.R. 247" is a *citation* to an article that begins on page 247 of volume 17 of the University of Dull Law Review. See also **pinpoint citation**. 3. A notice of a violation of law; for example, a *health board citation*.
- Citator A set of books or a database that lists relevant legal events subsequent to a given case, statute, or other authority. It will tell, for example, if a case has been overruled, distinguished, or followed (see those words). This is done by looking up the case by its citation (see that word) and checking whether there are citations to other cases listed under it. If there are, it means that the case was mentioned in these later cases. Two leading citators are Shepard's and KevCite.
- Cite 1. Summon a person to court. 2. Refer to specific legal references or **authorities**. 3. Short for "**citation**." 4. Cite checking is looking at all the citations in a document to verify accuracy and proper form.
- Citizen 1. A person born in the U.S., a person who goes through the formal process of **naturalization**, or most children born abroad to a U.S. citizen. 2. A person is a citizen of the state where he or she has permanent residence, and a corporation is a citizen of the state where it was legally created.
- Citizen's arrest An arrest by a private person, rather than by a police or other law enforcement officer. A person usually may arrest another for any crime committed in his or her presence or for a **felony** committed elsewhere.
- Civil 1. Not criminal. (See civil action, civil commitment, civil procedure, etc.) 2. Having to do with the government. See civil law, civil rights, civil service, etc.
- **Civil action** Every lawsuit other than a **criminal** proceeding. A lawsuit that is brought to enforce a right or to redress a wrong, rather than a court action involving the government trying to prosecute a criminal; in general, a lawsuit brought by one person against another.

Civil code Code Civil.

Civil commitment 1. Confinement by a noncriminal process in a mental hospital or other treatment facility for insanity or for alcohol or drug addiction. The usual justification for confining a person who has not committed a crime is that he or she "is a danger to self or others." See insanity. 2. Jailing a person for nonsupport, civil contempt, or to secure a capias (see that word).

Civil conspiracy See conspiracy.



- Civil death The loss of all rights, such as the right to make contracts or to sue, that occurs in some states to persons who are convicted of serious crimes (usually those persons **sentenced** to life imprisonment).
- **Civil disabilities** The loss of some rights that occurs when a person has been **convicted** of a crime. These may include the loss of the right to vote, to hold public office, to hold certain state-licensed jobs, etc.
- Civil disobedience Breaking a law to demonstrate its unfairness or to focus attention on a problem. It may imply a willingness to pay a penalty, serve a **sentence**, etc., as part of the demonstration.
- 1. Law handed down from the Romans, 2. Law that is based Civil law on one elaborate document or "code." rather than a combination of many laws and judicial **opinions**. See **Code Civil**. 3. Government by civilians as opposed to government by the military. 4. "Noncriminal law." See civil action. 5. The law of an organized government as opposed to **natural law** or **anarchy.** 6. In land law, the civil law rule is the principle that a downhill adjoining landowner must accept natural drainage from the uphill owner but must be protected from an artificial drainage increase. Compare with common enemy doctrine.

See civil rights. Civil liberties

- The laws and rules that govern how noncriminal law-Civil procedure suits are handled by the individuals involved and by the court.
- 1. The rights of all citizens that are guaranteed by the Con-Civil rights stitution or by other laws. Civil rights include freedom of speech, freedom of association, and freedom of religion. 2. The Civil Rights Amendments are the Thirteenth, Fourteenth, and Fifteenth Amendments to the U.S. Constitution that deal with slavery, discrimination, and the right to vote. 3. The Civil Rights Acts are federal laws passed after the Civil War (1866-1875) and since 1957 that prohibit discrimination based on race, color, age, sex, religion, disability, or national origin. The Acts originally dealt with giving full civil rights (such as the rights to sue and to vote) to former slaves, then with equal access to public accommodations and equal employment and housing rights. and, more recently, with discrimination based on age or disability and with workplace harassment. The Acts survive, in changed form, in Title 42 of the U.S. Code.
- All nonmilitary government employees chosen by a stan-Civil service dardized, supervised method rather than by political appointment or election.

Civil suit See civil action.



Civilian 1. Not a member of the armed forces. 2. Not a member of the police department.

C1. Clause.

- Clafin trust A trust (see that word) ending on a precise date that cannot be changed by the **beneficiary** or by others. It is from the case *Clafin v. Clafin* (20 N.E. 454), and is also called an "indestructible trust."
- Claim 1. Demand as your own; assert; urge; insist. 2. One side's case in a lawsuit. 3. The part of a patent application that describes what the applicant thinks is new about the invention and defines the limits of what the patent seeks to protect.
- **Claim and delivery** An old form of lawsuit to get back property wrongfully withheld plus **damages**.
- Claim for relief The core of a modern complaint (first pleading in a lawsuit). It may be a short, clear statement of the claim being made that shows that if the facts alleged can be proved, the plaintiff should get help from the court in enforcing the claim against the defendant.
- **Claim jumping** Staking out or filing a mining claim on land that has been claimed by another.
- Claim of right doctrine A rule in tax law that if a person receives money under a *claim of right* (the assertion or honest impression that it belongs to or was owed to the person), he or she must pay taxes on the money that year even if there is a good chance that it must be returned later. See also **constructive receipt of income**.
- Claim preclusion See res judicata.
- Claimant 1. A person who claims property or a right. 2. A plaintiff.
- Claims Court 1. See court of Federal Claims under United States Courts. 2. Small claims court.
- Claims made policy An insurance policy that pays claims made within a specified time period even if the acts or loss on which the claim is based occurred outside that time period. Contrast occurrence policy.
- **Class action** A lawsuit brought for yourself and other persons in the same situation. To bring a *class action* you must convince the court that there are too many persons in the class (group) to make them all individually a part of the lawsuit and that your interests are the same as theirs, so that you can adequately represent their needs.
- **Class directors** Corporate **directors** whose terms of office are staggered. This helps assure continuity of leadership and may make takeover attempts more difficult.



- Class gift A gift, usually in a will, to a group of persons (such as "my grandchildren") whose shares will depend on the number of such persons in the "class" at the time the persons actually receive the gift.
- 1. Secret. 2. Put into a special category or "class." Classified
- A single paragraph, sentence, or phrase. [pronounce: claws]
- (15 U.S.C. 12) A 1914 federal law that extended the Sherman Act's prohibition against monopolies and price discrimination.
- 1. A **bill** (see that word) that has been substantially rewritten by a legislative committee. 2. Any bill (such as a bill of lading) that is clear and in final form with no marginal notation or other qualifying words.
- **Clean hands** The status of having acted fairly and honestly in all matters connected with a lawsuit you are bringing. The clean hands doctrine requires a person to have clean hands if the person uses an equitable (see that word) defense or seeks equitable relief.
- Clean-up clause A part of an ongoing loan agreement that requires all loans to be paid off by a certain time, after which no new loans will be given for a short time, the "clean-up period."
- 1. Final payment on a check by the bank on which it was drawn clears the check. The process of sending a check to that bank and making payment is called *clearing*, and it takes place in an association (or at a place) called a clearinghouse. 2. Free from doubt or restrictions. 3. Free of taxes; free of liens or other encumbrances; free of any claims at all.
- Clear and convincing evidence Stronger evidence than a preponderance of the evidence (evidence that something is more likely to be true than false) but not as strong as beyond a reasonable doubt. Clear and convincing evidence is required for a few civil lawsuits, such as those involving the reformation of a contract.
- Clear and present danger test A test of whether or not speech may be restricted or punished. It may be if it will probably lead to violence soon or if it threatens a serious, immediate weakening of national safety and security. The test was first stated in Schenck v. U.S. (249 U.S. 47 (1919)), applied in *Dennis v. U.S.* (341 U.S. 494 (1951)) to punish advocacy of the forcible overthrow of the U.S. government, and revised in Yates v. U.S. (354 U.S. 298 (1957)) to permit such advocacy in the abstract, but not coupled with action.
- **Clear title** Legal ownership that may pass freely to another person.
- Clear view doctrine See plain view doctrine.



- Clearance card 1. A document given to a ship by customs authorities allowing it to leave port. 2. A document given to a worker leaving a job that states the worker was a good worker (or at least in good standing) when employment ended.
- **Clearing** 1. See **clear**. 2. The departure of a boat from a port after receiving a **clearance card**. 3. The actions or legal proceedings needed to get a **clear title** to something.
- **Clearinghouse** A transfer facility, such as the one that transfers checks and other items between depository banks and paying banks and that settles balances due between such banks.
- Clemency 1. Lenient sentencing of a convicted criminal by a judge. 2. Reducing the punishment of a criminal, especially by action of the president of the U.S. or a governor of a state.
- Clergy's (or cleric's) privilege The right and duty of a person's spiritual advisor to keep confidential most communications involving religious advice, solace, and related religious functions.
- **Clerical error** A mistake made while copying something or writing it down, as opposed to a mistake in judgment or decision-making.
- **Clerk** A court official who keeps court records, official files, etc.
- **Clerkship** The employment of a law student, prospective lawyer, or lawyer in a temporary position as legal assistant to a judge or to a lawyer.
- **Client** A person who employs a lawyer. For some purposes, a person who merely discusses a possible attorney-client relationship with a lawyer is a *client*. [pronounce: <u>kli</u>-ent]
- Client security fund See I.O.L.T.A.
- **Clifford trust** A **trust** (see that word) that you set up to give the income to someone else and eventually return the **principal** (original money put in) to yourself.
- **Clinton v. Jones** (520 U.S. 681) The 1996 U.S. Supreme Court decision that a civil lawsuit may proceed against a sitting U.S. president.
- Clinton v. New York (524 U.S. 417) The 1998 U.S. Supreme Court decision that a president's *line-item* veto (see that word) of a specific part of a congressional appropriations act violates the presentment clause (Article I, Section 7, Clause 2) of the U.S. Constitution.
- **Close** 1. Old word for an enclosed or well-marked piece of land. 2. See **closing.**
- **Closed corporation (or close corporation)** A **corporation** with total ownership in a few hands.



- Closed mortgage A mortgage that cannot be paid off in advance (before maturity) without the mortgage-holder's agreement. See also open-end mortgage and closed-end mortgage.
- **Closed shop** A company where only members of a particular **union** may work in certain jobs. This is now prohibited in most cases.
- Closed-end investment company An investment company with a fixed number of shares sold to investors and sometimes traded on an exchange.
- A mortgage that allows no additional borrowing Closed-end mortgage under the same agreement. See also closed mortgage and open-end mortgage.
- Closed-end question Directed question.
- Closely held Refers to stock or a company that is owned by a family or by another company.
- 1. The final meeting for the sale of land at which all payments Closing are made, the property is formally transferred, and the mortgage is fully set up by filling out all necessary papers for the mortgage lender. Closing costs are all charges for finishing the deal, such as transfer taxes, mortgage fees, credit reports, etc. These costs are all set down on a closing statement also known as a settlement sheet or closing agreement. 2. In I.R.S. procedure, a closing agreement is an agreement with a taxpayer that settles an issue of tax liability.
- **Cloture** A formal process of ending debate in a meeting.
- Cloud on title An apparent claim against or encumbrance to property that, if valid, would lower the property's value or weaken its legal ownership.

Cluster zoning See zoning.

- Co 1. A prefix meaning with, together, equally, or unitedly. For example, a co-defendant is a person who is a full defendant along with another person in a trial. 2. Abbreviation for county or company.
- Coaching A lawyer telling a witness how to testify. This may be improper, or even illegal, if the lawyer tells the witness to lie or "coaches" while the witness is actually testifying.
- **Cobuyer** Persons with an ownership right in a thing being purchased, persons who merely put up some of the money, **cosigners**, etc.
- Coconspirators rule The principle that statements by a member of a proven conspiracy may be used as evidence against any of the members of the conspiracy.



- 1. A collection of laws. 2. A complete, interrelated, and exclusive Code set of laws.
- Code Civil (or Code Napoleon) The law of France as first established in 1804 and used with revisions since. Much of Louisiana law is based on this
- Code of Ethics and Professional Responsibility Ethical guidelines of the National Association of Legal Assistants.
- Code of Federal Regulations The compilation of all the rules and regulations put out by federal agencies. It is updated each year and divided into subject areas.
- Code of Hammurabi The first full-scale set of laws, written four thousand years ago in Babylon. It was "modern" in many of its provisions.
- Code of Judicial Conduct Rules regulating judges' conduct adopted by the American Bar Association and in use in many states.
- Code of Military Justice The laws and rules governing all of military law. The Code sets up a system of military courts, judges, and lawyers; a system of punishments for crimes; and all the rules for trial and appeal.
- Code of Professional Responsibility A prior version of the Rules of Professional Conduct of the American Bar Association
- Code pleading The system of pleading that replaced common law and equity pleading with a standardized system. See pleading for descriptions.
- Co-defendant A person who is a **defendant** along with another person in a trial.
- Codex (Latin) A code or collection of laws; any book.
- **Codicil** A supplement or addition to a **will** that adds to it or changes it. [pronounce: cod-i-sill]
- Codification Collecting and arranging a government's statutes and caselaw on a particular subject into one complete system, approved in one piece by the **legislature**. Compare **consolidation** no. 4.
- **Coemption** Buying up all of a particular thing.
- Coercion Compulsion or force; making a person act against free will. Criminal coercion includes such things as trying to change a person's actions by threatening to commit a crime against the person, threatening to accuse the person of a crime, or threatening to expose a secret that would destroy the person's reputation. [pronounce: co-er-shun]
- 1. Relationship by blood, rather than by marriage. 2. A lin-Cognation eal, rather than collateral, relationship. 3. Any family ties.



- **Cognizance Judicial** power to decide a matter; the judicial decision to "take notice" of a matter and accept it for decision.
- Cognovit note A written statement that a **debtor** owes money and "confesses judgment," or allows the **creditor** to get a **judgment** in court for the money whenever the creditor wants to or whenever a particular event takes place (such as a failure to make a payment).
- **Cohabitation** 1. Living together. 2. Living together as if husband and wife. 3. Living together and having sexual intercourse. 4. Having sexual intercourse.
- **Cohan rule** The principle of tax law that, while a taxpayer must keep adequate records of **deductions**, if a deduction is proved but the amount is uncertain, a reasonable amount may be allowed. The rule is the product of several different tax cases.
- **Coif** A headpiece once worn by judges and lawyers to cover a wig. [pronounce: koyf]
- Coinsurance 1. A division of **risk** between an insurance company and its customer on all losses less than 100 percent if the amount of insurance is less than the value of the property. For example, if a watch worth 100 dollars is insured for 50 dollars and suffers 50 dollars worth of damage, the company will pay only 25 dollars. 2. Any sharing of an insurance risk between insurance company and customer or a sharing of a risk between insurance companies.

Cold blood Premeditation.

- Collapsible corporation A company set up to earn money by building up its **assets**, then going out of business and distributing its profits back to the owners. The **I.R.S.** has rules that limit the tax benefits of this sort of arrangement.
- Collateral 1. "On the side." For example, "collateral ancestors" include uncles, aunts, and all persons similarly related, but not direct ancestors such as grandparents. 2. Money or property put up to back a person's word when taking out a loan.
- **Collateral attack** An attempt to avoid the *effect* of a court's action or decision by taking action in a different court proceeding. The opposite of a **direct attack** (see that word).
- Collateral estoppel Being stopped from making a claim in one court proceeding that has already been disproved by the facts raised in a prior, different proceeding. (In most states, collateral estoppel occurs only if the facts were important for the judge's decision in the prior



- case. In some states, the lawsuit must be between the same persons.) *Collateral estoppel* applies to claims and issues, while **res judicata** applies to entire lawsuits.
- **Collateral inheritance tax** A tax on money and property inherited by *collateral relatives* (relatives other than spouses, parents, grandparents, children, etc.).
- Collateral order rule The principle that a court's **order** may be **appealed**, even if it is not a final order in a case, if it is final as to important rights or claims that are totally separate from the main issues in the case.
- Collateral source rule The principle that if a person gets payments for an injury from a source other than the person who caused it (such as the injured person's own insurance company), the person who caused the injury must still pay for it.
- Col<u>lateral warranty</u> 1. A guarantee about land or buildings that was made by an ancestor. 2. A warranty of title to land made by someone other than the person selling it. Such a promise can be enforced only by the buyer, not by others who later buy the land.
- **Collateralized mortgage obligation** A bond, paying fixed, regular interest, backed by a pool of mortgages that has had its payments separated into short-term through long-term parts.
- **Collation** 1. Comparing a copy to the original to assure correctness. 2. **Hotchpot.** 3. The process of putting sheets of paper into proper order, especially sorting multiple copies of printed book pages.
- **Collection ratio** A comparison of **accounts receivable** and sales that shows a business's debt-collecting efficiency. See also **aging schedule**.
- **Collective bargaining** Negotiations between a union and an employer of union members, usually concerning wages, hours, and working conditions. Federal law often requires an employer to collectively bargain with a union.
- **Collective bargaining agreement** A contract between a **union** and an employer of union members.
- **Collective bargaining unit** All the employees of one type or all the employees of one department in a company.
- **Collective mark** A distinctive design or logo used to indicate membership in an organization, such as a union. A group's **trademark**.
- Collective work Under copyright law, a collection of individual works such as an issue of a magazine or an encyclopedia. The individual works are themselves copyrightable. All collective works are compilations.

- Collectivism See communism and socialism.
- **Collector** A temporary **executor** or **administrator** of an **estate**.
- **Colloquium** A **plaintiff's** explanation of a **defendant's** possibly harmless words in such a way that they become offensive and so connected to the plaintiff that they are **defamation** (**libel** or **slander**).
- **Colloquy** A discussion, often in private, among lawyers or among lawyers and the judge, during a trial, deposition, or other proceeding.
- Collusion 1. Secret action taken by two or more persons together to cheat another or to commit **fraud**. For example, it is *collusion* if two persons agree that one should sue the other because the second person is **covered** by insurance. 2. An agreement between husband and wife that one of them will commit (or appear to commit) an act that will allow the other one to get a **divorce**.
- Color Appearance or semblance; looking real or true on the surface, but actually false. For example, acting "under color of law" is taking an action that looks official or appears to be backed by law, but which is not. In most cases ("color of authority," "color of office," etc.) "color" implies deliberate falseness, but in other cases ("color of right," "color of title," etc.) "color" does not imply deliberate falseness.
- **Color of title** Apparent, but not actual, ownership, based on a document such as a **deed** or a court **decree**.
- **Colorable** 1. False; counterfeit; having the appearance, but not the reality. 2. **Prima facie.**
- **Comaker** A second (or third or more) person who signs a **negotiable instrument**, such as a check, and by doing so promises to pay on it in full.
- **Combination** 1. A group of persons working together, especially for an unlawful purpose. 2. A putting together of inventions, each of which might be already **patented**, but which by working together produce a new, useful result. A *combination* may qualify for a separate patent.
- Comfort letter A letter from an accounting firm saying that, upon informal review, a company's financial records seem to be in order although full, official approval requires an audit.
- Comity Courtesy and respect. A willingness to do something official, not as a matter of right, but out of goodwill and tradition. For example, nations often give effect to the laws of other nations out of *comity*, and state and federal courts depend on comity to help keep their decisions consistent with each other. Also, *union comity* is a courtesy extended by one union to another, usually by treating the other union's member as if one of its own for some purposes.



- Comment period A time period after an administrative agency publishes a regulation during which the agency must accept public comment and may not begin to act on the regulation.
- **Comment upon evidence doctrine** A rule that a **trial** judge may not give the jury his or her opinion about whether **evidence** offered is true or false.
- Commerce 1. The buying, selling, transporting, or exchanging of goods or services. 2. Short for the Department of Commerce, the **cabinet** department that promotes U.S. trade, economic development, and technology. It includes the **patent** office and many scientific and business-development branches.
- Commerce clause The provision of the U.S. Constitution (Article I, Section 8) that gives Congress the power to control trade with foreign countries and from state to state. This is called the *commerce power*. Congress can regulate anything that "affects interstate commerce" or uses the "instrumentalities of interstate commerce" (and can keep the states from regulating interstate commerce because the federal government has this power under the **supremacy clause**).
- Commercial code See Uniform Commercial Code.
- Commercial insurance 1. Insurance against a business loss due to another company's failure to perform a contract. 2. Insurance against general business losses beyond the company's control.
- Commercial paper A negotiable instrument (see that word) related to business; for example, a bill of exchange. Sometimes, the word is restricted to a company's short-term notes.
- **Commercial speech** Expression, such as newspaper ads, related solely to the economic interest of the "speaker" and its audience. *Commercial speech* is entitled to **First Amendment** protection but not to the extent that personal or political expression is protected.
- **Commercial unit** An item or group of items that would lose value or commercial viability if subdivided into separate parts.
- **Commingling** Mixing together; for example, putting two different persons' money into one bank account in a way that makes separate accounting difficult or risks the loss of money entrusted to the person controlling the account. See also **confusion**.
- Commission 1. A written grant of authority to do a particular thing, given by the government to one of its branches or to an individual or organization. 2. An organization like one mentioned in no. 1. 3. Payment (to a salesperson or other **agent**) based on the amount of sales, on a percentage of the profit, etc. 4. Doing a criminal act.



- Commission merchant A factor.
- Commission on Civil Rights A federal fact-finding group that monitors enforcement of the Civil Rights Acts.
- Commission on Uniform State Laws An organization that, along with the American Law Institute, proposes various Model Acts and Uniform Acts for adoption by the states.
- 1. The name for the heads of various government Commissioner **boards** and **agencies**. 2. A person appointed by a court to handle special matters, such as to conduct a court-ordered sale or to take testimony in complicated, specialized cases.
- **Commitment** The formal process of putting a person into the official care of another person such as the warden of a prison or the head of a psychiatric hospital. See civil commitment.
- **Commitment fee** A payment to a lender for making a loan or opening an ongoing line of credit.
- 1. A subgroup that a larger group appoints to do special-Committee ized work; for example, the Agriculture Committee of the House of Representatives. 2. A person or group of persons appointed by a court to take care of the money and property of a person who is legally incompetent (see incompetency). A type of trustee.
- **Committee of the whole** A procedure in which a **legislature** works as if it were a **committee** in order to get business done more quickly and informally. Decisions of the "committee of the whole" are then voted on by the legislature acting as a "real" legislature.
- **Commodity** 1. Anything produced, bought, or sold. 2. A raw or partially processed material. 3. A farm product such as corn.
- Commodity Credit Corporation A federal agency that stabilizes the price and supply of crops by making loans and price support payments, controlling acreage under production, etc.
- Commodity Futures Trading Commission The federal agency that regulates contracts to buy and sell future supplies of raw products such as corn. silver. etc. See futures.
- **Common** 1. A piece of land used by many persons. 2. Usual; ordinary: regular; applying to many persons or things.
- Common carrier See carrier.
- Common council A local (town or city) legislature.
- Common count See count.
- Common disaster When two people die in the same accident with no way to tell who died first (for **insurance** or **inheritance** purposes). A



common disaster clause in a will spells out what the person making the will wants to happen to his or her property if the person to whom the property is left dies at the same time. See also simultaneous death act.

- Common enemy doctrine The right of a landowner to keep out river or other surface water even if the water is diverted to another person's property. Compare with civil law rule.
- Common fund rule If a person goes to court to get a particular fund of money and if others benefit from the lawsuit, the person receives all lawsuit costs and lawyers' fees from the fund before the others take their shares
- Common law 1. Either all caselaw (see that word) or the caselaw that is made by judges in the absence of relevant statutes. 2. The legal system that originated in England and is composed of caselaw and statutes that grow and change, influenced by ever-changing custom and tradition.
- Common law action 1. A civil (as opposed to criminal) lawsuit that is between private individuals or organizations and contains a request for damages. 2. A lawsuit, such as those in no. 1, that is not based on a written law or statute.
- Common law marriage A legally binding marriage that occurs without license or ceremony under the laws of many states when a man and woman hold themselves out as married (or live together as if married) for a specified time period.
- **Common law pleading** See **pleading** no. 3, then the rest of the entry. Common law trust Business trust.
- Common pleas court The name for several different types of civil trial courts.
- Common scheme (or plan or design) 1. Two or more different crimes planned together. 2. Two or more persons planning the same crime. 3. Dividing a piece of land into lots with identical restrictions on land use.
- Common situs picketing Picketing an entire construction site by a union having a dispute with one of the contractors doing work. This is generally illegal.
- Common stock Shares in a corporation that depend for their value on the value of the company. These shares usually have voting rights (which other types of company stock may lack). Usually, they earn a dividend (profit) only after all other types of the company's obligations and stocks have been paid.



- 1. A state or country, especially a democratic one. Commonwealth 2. The **people** (see that word) of a state or country. Also, the people as a group are called "the commonalty" and the public good or welfare is called "the commonweal."
- Communication intelligence Information obtained by intercepting others' messages by wiretapping, radio surveillance, and other means.
- **Communism** A system in which most property is owned by the state and most economic and social decisions are made by the government in a theoretically classless society run by "the masses."
- 1. Neighborhood, locality, etc. A vague term that can include very large or very small areas. 2. A group with common interests. 3. Shared. See community property.
- Community property Property owned in common (both persons owning it all) by a husband and wife. "Community property states" are those states that call most property acquired during the marriage the property of both partners no matter whose name it is in.
- Community trust An organization set up to administer a charitable or public trust.
- **Commutation** Changing a criminal punishment to one less severe. Compare with pardon and reprieve.
- Commutative contract A contract with mutual rights and duties.
- Commuted value Present worth.
- 1. Compiled. 2. Compensation. 3. Comparables.
- **Compact** An agreement or contract (usually between governments).
- The provision of the U.S. Constitution (Article I, Sec-Compact clause tion 10, Clause 3) that prohibits states from making agreements with other states or foreign countries without congressional approval.
- **Company** Any organization set up to do business. For various types of company, such as **holding** or **trust**, see those words.
- Comparable worth The idea, as expressed in the federal Equal Pay Act, that men and women should receive equal pay for jobs with equal duties or that require equal skills.
- **Comparables** Similar, nearby properties used to estimate a property's market value.
- Comparative negligence rule A legal rule, used in many states, by which the amount of "fault" on each side of an accident is measured and the side with less fault is given damages (money) according to the difference between the magnitude of each side's fault. (A different



- rule is that any **negligence** at all stops that side from getting any damages in most situations. See **contributory negligence**.)
- **Comparative rectitude rule** A legal rule by which a divorce is given to the person in a marriage who the judge decides has behaved better. It is also called a *least fault divorce*.
- Compelling state interest A strong enough reason for a state law to make the law constitutional even though the law classifies persons on the basis of race, sex, etc. or uses the state's police powers to limit an individual's constitutional rights.
- **Compensating balance** A minimum amount of money that a person or company must keep in a no-interest checking account to compensate a bank for loans or other services.
- **Compensation** 1. Payment for loss, injury, or damage. 2. Payment of any sort for work or services performed.
- **Compensatory damages Damages** awarded for the actual loss suffered by a **plaintiff**. Compare with **punitive damages**.
- Competency proceeding A hearing to determine a person's mental capacity. It may be for a civil commitment (see that word) or to determine whether a person is competent to stand trial in a criminal case. Competency to stand trial depends on the ability to understand what is happening and why and to assist in the defense of the case. Competency may be different from sanity (see insanity).
- **Competent** 1. Properly qualified, adequate, having the right natural or legal qualifications. For example, a person may be *competent* to make a **will** if he or she understands what making a will is, knows that he or she is making a will, and knows generally how making the will affects persons named in the will and affects relatives. 2. See **competency proceeding**.
- Competent evidence Evidence that is both relevant to the point in question and the proper type of evidence to prove the point; evidence that cannot be kept out by any exclusionary rule (see that word).
- **Compilation** Under **copyright** law, a work formed by assembling preexisting data or other shorter works. Compare with **collective work**.
- Compiled statutes See code.
- **Complainant** 1. A person who makes an official complaint. 2. A person who starts a lawsuit (see **plaintiff**).
- Complaint 1. The first main paper filed in a civil lawsuit. It includes, among other things, a statement of the wrong or harm done to the plaintiff by the defendant, a request for specific help from the court, and an explanation why the court has the power to do what the plain-

- tiff wants. 2. Any official "complaint" in the ordinary sense; for example, a complaint to the police about a noisy party. 3. A *criminal complaint* is a formal document that charges a person with a crime.
- **Complete voluntary trust** A **trust** that has been set up in all its details (**trustee**, **beneficiary**, limits, methods, etc.).
- **Complex trust** Any **trust** other than a **simple** trust, especially one in which **trustees** have wide **discretion** to pay out or accumulate income.
- Compliance Acting in a way that does not violate a law or the terms of an agreement. For example, when a state gets federal money for a state project, the project must be in *compliance* with the federal law that allows the money and, sometimes, with the **regulations** of the federal agency that gives it out.
- **Complicity** 1. Participation in a wrong. 2. Participation in a crime as an **accomplice**. [pronounce: com-<u>pliss</u>-ity]
- Compos mentis (Latin) Of sound mind; sane and competent.
- **Composition** A formal agreement, involving a **debtor** and several creditors, that each **creditor** will take less than the whole amount owed as full payment. For a "composition in bankruptcy," see **Chapter Thirteen**.
- Compound 1. Combine parts or ingredients into a whole. 2. Compromise. Rid yourself of a debt by convincing the creditors to accept a smaller amount. 3. See compound interest. 4. See compounding a felony.
- Compound interest Interest on interest. Adding interest to the **principal** (the main debt) at regular intervals and then computing the interest on the newly increased principal plus interest.
- **Compounding a felony** Accepting money or other gain in exchange for not prosecuting or not testifying about a major crime.
- Comprises Made up of; includes.
- Compromise verdict A jury's agreement reached by jurors giving up strongly held opinions in exchange for other jurors giving up different strongly held opinions, rather than by jurors changing opinions due to reasoned persuasion. This type of verdict (for example, a quotient verdict) is not usually permitted.
- Comptroller The financial officer of a company or a government agency. For example, the comptroller general of the U.S. heads the General Accounting Office, which audits government agencies and investigates their problems. [pronounce: con-troll-er]
- **Compulsion** 1. **Duress.** 2. An overpowering impulse.
- Compulsory counterclaim See counterclaim.



Compulsory process Official action to force a person to appear in court or to appear before a **legislature** as a witness. This is usually by **sub**poena, but sometimes by arrest. A party in a civil case may often compel a witness to come to court and a criminal defendant always has that right under the Sixth Amendment.

Compurgator See wager of law.

Con 1. Short for "contra"; against; on the other hand. 2. A prefix meaning "with" or "together." 3. Short for "constitutional." 4. Short for convict (or former convict, as in "ex-con"). 5. Short for "confidence," as in a "con" man who takes advantage of a person's confidence to "con" (cheat) the person.

Concentration banking See lockbox system.

- **Conception** In **patent** law, an inventor's completely formed idea for an invention. The date of conception is the day this idea, and not merely its general principles, is put down on paper. See also reduction to practice.
- Concert of action rule The rule that, unless a statute specifies otherwise, it is not a conspiracy (see that word) for two persons to agree to commit a crime if the definition of the crime itself requires the participation of two or more persons. Also called Wharton Rule and concerted action rule
- **Concerted activities** 1. In labor law, activities protected by the National Labor Relations Act. These include the rights to strike, picket peacefully, boycott (in ways not prohibited), etc. 2. See concert of action rule.
- Conciliation The process of bringing together two sides to agree to a voluntary compromise.
- Conclusion of fact 1. A finding of fact needed to reach a conclusion of law (see bold words). 2. A factual inference drawn from other facts.
- 1. An argument or answer arrived at by not only Conclusion of law drawing a conclusion from facts, but also applying law to the facts. For example, it is only a conclusion of fact to say that a person hit another person with a car, but it is a conclusion of law to say that the accident was the driver's fault. 2. A judge's application of legal principles to facts that can support those principles. 3. See also legal conclusion.
- Beyond dispute; ending inquiry or debate; clear. For example, a "conclusive presumption" is a legal conclusion that cannot be changed by any facts. Not conclusory.
- **Conclusory** Describes an assertion that is not supported by facts. *Not* conclusive.

Concordat A formal agreement between two countries; a **compact**.

- **Concur** Agree. A "concurring opinion," or "concurrence," is one in which a judge agrees with the result reached in an **opinion** by another judge in the same case but not necessarily with the reasoning that the other judge used to reach the conclusion.
- **Concurrent** "Running together"; having the same authority; at the same time. For example, courts have *concurrent jurisdiction* when each one has the power to deal with the same case; *concurrent sentences* are prison terms that run at the same time; and federal and state governments have *concurrent power* to govern in many areas.

Concurrent resolution See resolution.

- Concurrent sentence doctrine The principle that an appeals court need not review the validity of the convictions based upon each count in a criminal trial if the defendant was given concurrent sentences for the counts and if the appeals court upholds the validity of one of the counts.
- Condemn (or condemnation) 1. Find guilty of a criminal charge. 2. A governmental taking of private property with payment, but not necessarily with consent. 3. A court's decision that the government may seize a ship owned privately or by a foreign government. 4. An official ruling that a building is unfit for use.
- Condition 1. A future, uncertain event that creates or destroys rights and obligations. For example, a contract may have a condition in it that if one person should die, the contract is ended. Conditions may be express or implied (see those words). Also, they may be precedent (if a certain future event happens, a right or obligation is created) or subsequent (if a certain future event happens, a right or obligation ends). 2. A requirement. For example, a condition of employment is a requirement for keeping a job, such as the requirement that a police officer live in the city of employment.
- Conditional Depending on a condition (see that word); unsure; depending on a future event. For example, a conditional sale is a sale in which the buyer gets title (full legal ownership) only after full payment. And, in landlord-tenant law, a conditional limitation is a lease clause that gives the landlord the right to end the lease before its regular expiration if, for example, the tenant fails to pay the rent.

Conditional use See special use permit.

Condominium Several persons owning individual pieces of a building (usually an apartment house) and managing it together. Compare with **cooperative**.



- Condonation Willing forgiveness by a wife or husband of the other's actions that is enough to stop those actions from being grounds for a divorce. Condonation can occur by the behavior of the parties. For example, a resumption of marital relations after learning of adultery may be condonation.
- **Conduit** A channel or passage. An organization (such as a corporation) is considered a *conduit* for tax purposes if certain tax benefits or consequences merely *pass through* on their way to the actual owners of the organization.
- Confederacy 1. A general word for persons who band together to do an illegal act. A more usual word for this is "conspiracy" (see that word). 2. A loose union of independent governments. A more usual word for this is "confederation." 3. The shorthand name for the Confederate States of America, the eleven states that seceded from the United States during the Civil War.
- Conference committee A committee composed of representatives of both houses of a legislature to work out differences between versions of a bill passed by each house. Agreements are then usually voted on by each house. The members are conferees or managers. Compare joint committee.
- **Confession** 1. A voluntary statement by a person that he or she is guilty of a crime. 2. Any admission of wrongdoing.
- Confession and avoidance See avoidance.
- Confession of judgment A process in which a person who borrows money or buys on credit signs in advance to allow the lawyer for the lender to get a court judgment without even telling the borrower. See judgment and cognovit.
- **Confidential relation** Any relationship where one person has a right to expect a higher than usual level of care and faithfulness from another person; for example, client and attorney, child and parent, employee and employer. Another name for these relationships, if a strong duty exists, is a **fiduciary** relationship.
- Confidentiality 1. The requirement that a lawyer, or anyone working for a lawyer, not disclose information received from a client. There are exceptions to this requirement; for example, if the lawyer is told that the client is planning to commit a crime. 2. The requirement that certain other persons (such as clergy, physicians, husbands, wives, etc.) not disclose information that is considered to be *privileged communication*.
- **Confirmation** 1. Formal approval, especially formal written approval. 2. A notice that something has been received, sent, ordered, etc.



- 3. Agreeing that something is correct. For example, a document in which a company's supplier or customer verifies financial figures or item counts for a review of the company's finances by an **auditor**. 4. The transfer of legal **title** to land to a person who has possession of the land. 5. A **contract** that reaffirms a prior agreement that might have been otherwise difficult to prove or enforce. 6. The approval of a presidential appointment by Congress.
- Confiscation The government's taking of private property without payment. The government may lawfully confiscate property that is illegal to possess (contraband) or property that is the "fruit" of certain illegal activity (such as a car bought with money from a drug deal). Government action may also have the effect of confiscation if, for example, it taxes a product's sale at 100 percent of the product's value.
- Conflict of interest Being in a position where your own needs and desires could possibly lead you to violate your duty to a person who has a right to depend on you, or being in a position where you try to serve two competing **masters** or clients. A conflict need not even be intentional. For example, a judge who holds XYZ stock may be unconsciously influenced in a case concerning the XYZ Company.
- Conflict of laws The situation that exists when the laws of more than one state or country may apply to a **case** and a judge must choose among them. *Conflict of laws* is also the name for the legal subject concerned with the rules used to make such choices.
- Conformed copy An exact copy of a document with written explanations of things that could not be copied. For example, the handwritten signature and date might be replaced on the copy by the notation "signed by Jonah Brown on July 27, 1977." Compare with examined copy.
- **Conforming** 1. See **nonconforming lot** and **nonconforming use**. 2. The *Uniform Commercial Code's* term describing **goods** that meet all contract requirements.
- Conformity hearing After a judge decides in favor of one side in a lawsuit, the judge may tell the lawyer for the winner to draw up a **judg**ment or **decree** to carry out the judge's decision. A *conformity hearing* may then be held to decide whether the judgment or decree properly reflects the judge's decision.
- **Confrontation** The **constitutional** right, under the *confrontation clause* of the **Sixth Amendment**, of a criminal **defendant** to see and cross-examine all **witnesses** against him or her.



- Confusion 1. Mixing or blending together. For example, confusion of *goods* is a mixing together of the property of two or more persons with the effect that it is not possible to tell which goods belong to which person. See also commingling. 2. Merger. When a creditor and a **debtor**, a landlord and a tenant, etc., become the same person, usually because of an inheritance, and separate legal rights and duties become one, often ending the duty.
- **Conglomerate** A company composed of other companies, or that owns other companies, especially a powerful company with holdings in many different industries.
- **Congress** 1. The **legislature** of the United States (the House of Representatives plus the Senate); often abbreviated "Cong." 2. A meeting of officials (often of different countries).
- Congressional Record A daily printed record of proceedings in the U.S. **Congress.** It tells how each **bill** was voted upon, which bills were sent to and from each committee, etc.
- Conjoint Joint. Together as one.
- **Conjugal** Having to do with marriage. For example, *conjugal rights* are a husband and wife's legal interest in the other's companionship, love, and sexual relationship.
- Conjunctive Containing several interconnected parts, rights, duties, etc. Compare with disjunctive.
- Connecting up A thing may be admitted into evidence subject to connecting up with later evidence showing that its admission was correct.
- **Connivance** The consent (or help) of a husband or wife to the other's acts in order to obtain a divorce based on those acts.

Connubial Concerning marriage.

Consanguinity Having a blood relationship; kinship.

Conscience of the court A court's equity power.

- Conscientious objector A person who has religious objections to participating in a war. To avoid serving in the armed forces, a person need not necessarily belong to an organized religion.
- Conscious parallelism A business's independent decision to take the same actions (usually to set the same product prices) as another business. This is probably not a violation of antitrust laws.

Consecutive sentence A cumulative sentence

Consensual crime Victimless crime.

Consensus ad item (or ad idem) (Latin) Meeting of minds.



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- **Consent** Voluntary and active agreement.
- **Consent decree** 1. A **divorce** that is granted against a person who is in court or represented by a lawyer in court and who does not oppose the divorce. 2. A settlement of a lawsuit or prosecution in which a person or company agrees to take certain actions without admitting fault or guilt for the situation causing the lawsuit. Also a consent order or consent iudament.
- Consequential damages Court-ordered compensation for indirect losses or other indirect harm. Also, in contract law, sometimes called special damages.
- Conservator A guardian or preserver of another person's property appointed by a court because the other person cannot legally manage it.
- **Consideration** The reason or main cause for a person to make a **con**tract; something of value received or promised to induce (convince) a person to make a deal. For example, if Ann and Sue make a deal for Ann to buy a car from Sue. Ann's promise to pay a thousand dollars is consideration for Sue's promise to hand over the car and vice versa. Without consideration a contract is not valid. The concept of consideration has two parts: valuable (can be valued in money) and good (legally sufficient). Ann and Sue's deal is an example of both parts of the concept. *Consideration* for a valid contract between close relatives. however, can be good even if not valuable because their "love and affection" may be legally sufficient even if it cannot be valued in money.
- Handing over things for transportation or for sale, but Consignment keeping ownership.
- **Consol** 1. A **bond** that keeps on paying interest forever and never gets paid off. 2. An abbreviation for consolidated. 3. Not consul, counsel, or council.
- Consolidated statements 1. Financial statements of legally separate companies combined as if they were one company. 2. See statement of income.
- 1. Combining the trials of different lawsuits that are on Consolidation the same general subject and between the same persons. They are treated as only one lawsuit. A consolidated appeal is two appellants becoming one if their interests are the same. 2. Generally, bringing together separate things and making them into one thing; often abbreviated consol. 3. Two corporations joining together to form a third, new one. Compare with merger. 4. Collecting a government's statutes on a particular topic and making minor changes. Compare **codification.** 5. A consolidation loan is a loan that repays other loans, usually to improve the interest rate or extend the payment time.

- Consonant statement rule If a witness's believability has been damaged, the witness's prior out-of-court statements that back up his or her current **testimony** may be used to prove that the witness is believable. These "consonant statements" may be used even though out-of-court statements are hearsay and are not normally permitted as **evidence**, but because they are hearsay, they may not be used to directly prove what the witness claims.
- 1. The right of a husband or wife to the other's love and Consortium services. Damages are sometimes given to one spouse to compensate for the *loss of consortium* that occurs when the other spouse is wrongly killed or injured. 2. A group of companies that band together for a large project. [pronounce: con-sore-shum]
- **Conspiracy** 1. A crime that may be committed when two or more persons agree to do something unlawful (or to do something lawful by unlawful means). The agreement can be inferred from the persons' actions. A person can be guilty of both conspiracy to commit a crime and the crime itself (without violation of the right against double jeopardy), but certain crimes that require more than one person (such as **bribery**) are not usually also conspiracy. In some states, a conspiracy requires an *overt act* by one of the persons. Under the *Pinkerton rule* (Pinkerton v. U.S., 328 U.S. 640 (1946)), a conspirator may be charged with acts done by coconspirators. 2. Civil conspiracy is the name for a lawsuit for damages based on a criminal conspiracy.
- A local peace officer who does court-related work.
- predeflated) dollars of a set prior year.
- Constant payment mortgage The usual type of home owner's mortgage, in which equal monthly payments are made, with the proportion of each payment going to principal increasing and interest decreasing until the mortgage is paid off. Compare with direct reduction mortgage.
- Make up or put together. For example, duly constituted means properly put together and formally valid and correct.
- 1. A document that sets out the basic principles and most general laws of a country, state, or organization. 2. The U.S. Constitution is the basic law of the country, on which most other laws are based, and to which all other laws must yield. Often abbreviated "Const." or "Con."
- Constitutional 1. Consistent with the constitution; not in conflict with the fundamental law contained in a state or federal constitution.



- 2. Depending on a constitution. For example, a *constitutional court* is one empowered by the U.S. Constitution.
- Constitutional convention Representatives of the people of a country who meet to write or change a **constitution**. Article V of the U.S. Constitution (which was written and adopted in the Philadelphia Constitutional Convention of 1787) allows a convention if two-thirds of the state **legislatures** call for one.
- Constitutional fact doctrine The principle that a federal court can ignore an administrative agency's decision that it has not violated a person's constitutional rights.
- Constitutional law The study of the law that applies to the organization, structure, and functions of the government, the basic principles of government, and the validity (or *constitutionality*) of laws and actions when tested against the requirements of the **Constitution**.
- Constitutional right A right or freedom guaranteed to the people by the Constitution (and, thus, safe from legislative or other governmental attempts to limit or end the right).

Construct validation See validation.

- Construction A decision (usually by a judge) about the meaning and legal effect of ambiguous or doubtful words that considers not only the words themselves but also surrounding circumstances, relevant laws and writings, etc. (Looking at just the words is called "interpretation," although interpretation is sometimes used to mean construction also.) See also strict construction and liberal construction.
- **Construction draw** A type of **mortgage** or other agreement in which a builder gets money as it is needed for building.
- Constructive True legally even if not factually; "just as it"; established by legal interpretation; inferred; implied. For example, a constructive eviction might occur when a landlord fails to provide heat in winter. This means that the tenant might be able to treat the legal relationship between landlord and tenant as if the landlord had thrown the tenant out without good reason. This might give the tenant the right to stop paying the rent.

Constructive contract See quasi contract.

Constructive delivery See symbolic delivery.

Constructive desertion Forcing a husband or wife to leave. For example, when Mary is forced to leave because conditions at home are so bad that it amounts to John's forcing her out of the house, John has constructively deserted Mary, and Mary may get a divorce based on this in some states.



- Constructive knowledge (or notice) Knowledge that a person in a particular situation should have; that the person would have if he or she used reasonable care to keep informed; that is open for all to see: for example, knowledge of a properly recorded mortgage on a house vou plan to buv.
- Constructive receipt of income A person who gains actual control of income will be taxed on it whether he or she actually takes the cash. For example, taxes must be paid in the year that savings account interest is earned, not in the later year it might actually be collected. See also claim of right doctrine.
- Constructive trust A situation in which a person holds legal title to property, but the property should, in fairness, actually belong to another person (because the title was gained by **fraud**, by a clerical error, etc.). In this case, the property may be treated by a court as if the legal owner holds it in trust for the "real" owner.
- Decide the meaning of a document. See **construction**.
- Consuetudo (Latin) A custom or common practice. For consuetudo mercatorum, see law merchant.
- Consul A country's foreign representative, below the rank of ambassador, who usually can handle the country's and its citizens' business and private matters, but not usually political matters. *Consuls* usually work in *consulates* in foreign cities where there are no embassies. (Not council, counsel, or consol.)
- Consular court A court held by the consuls (representatives) of one country inside another country.
- **Consumer** A person who buys (or rents, travels on, or uses) something for personal, rather than business use.
- Consumer credit Money, property, or services offered to a person for personal, family, or household purposes "on time." It is "consumer credit" if there is a finance charge or if there are more than four installment payments.
- Consumer Credit Protection Act (15 U.S.C. 1601) A federal law requiring the clear disclosure of consumer credit (see that word) information by companies making loans or selling on credit. The act requires that finance charges (see that word) be expressed as a standard annual percentage rate (APR), gives consumers the right to back out of certain deals, regulates credit cards, restricts wage garnishments, etc. It is also called the Truth-in-Lending Act. Many states have adopted legislation similar to the federal act.



- Consumer Price Index A federal Labor Department statistic that traces prices for goods and services bought by an "average consumer."
- **Consumer Product Safety Commission** A federal agency that sets product safety standards, bans hazardous consumer products, etc.
- Consummate Finish; complete what was started or intended.
- **Consummation** 1. Completion of a thing; carrying out an agreement. 2. "Completing" a marriage by having sexual intercourse.
- **Contemner** A person who commits **contempt**.
- **Contemplation of death** An action taken in *contemplation of death* is one caused by or influenced strongly by thinking about your own probable imminent death. See **causa mortis**.
- **Contemporaneous objection rule** The principle that an objection to the introduction of **evidence** must be made at the time the evidence is offered or the right to **appeal** its introduction is **waived**.
- Ontempt 1. An act that obstructs a court's work or lessens the dignity of the court. This is usually *criminal contempt*. 2. A willful disobeying of a judge's command or official court order. Contempt can be *direct* (within the judge's notice) or *indirect* (outside the court and punishable only after proved to the judge). It can also be *civil contempt* (disobeying a court order in favor of an opponent) or *criminal contempt*. (See no. 1.) 3. It is also possible to be in *contempt* of a **legislature** or an **administrative agency**.
- Content validation See validation.
- **Contest** 1. Oppose or defend against a lawsuit or other action. 2. Oppose the validity of a **will**.
- **Context** 1. Surrounding words. 2. The whole document.
- Continental Congress See Declaration of Independence.
- Contingent Possible, but not assured; depending on some future events or actions (contingencies) that may or may not happen. For example, a contingent estate is a right to own or use property that depends on an uncertain future event for the right to take effect; and a contingency reserve is a fund of money set aside by a business to cover possible unknown future expenses (such as a liability that results from a lost lawsuit).
- Contingent fee Payment to a lawyer of a percentage of the "winnings," if any, from a lawsuit rather than payment of a flat amount of money or payment according to the number of hours worked. A defense (or negative or reverse) contingent fee is payment based on the money the lawyer saves a client compared to the potential losses the client thinks are likely.

Contingent remainder See remainder.

- The postponement of court proceedings to a later day or Continuance session of court.
- **Continuing appropriation** 1. An **appropriation** of money by a government that continues automatically until it is revoked, used up, or the authorization is revoked. 2. An appropriation passed by a continuing resolution (see that word).
- **Continuing jurisdiction** The power of a court to continue to control a matter even after the court has decided the case. Continuing jurisdiction allows the court to modify its own previous orders, especially in child **custody** or **support** cases.
- Continuing offense A single crime, such as a conspiracy, that can contain many individual acts over time. Even if the earlier acts might be too old to prosecute individually (because of a statute of limitations), the continuing nature of the crime allows these acts to be included in the crime prosecuted.
- Continuing resolution An act of a legislature that allows a government agency to continue spending at past levels when its appropriation has run out. Compare with continuing appropriation.
- 1. Against; on the other hand; opposing. For example, con-Contra (Latin) tra bonos mores means "against good morals" or "offending the public conscience," and contra pacem means "against the peace" or "offending public order." 2. In accounting, contra accounts are set up to show subtractions from other accounts, and contra balances are account balances that are the opposite (positive or negative) of what usually appears.
- **Contraband** Things that are illegal to import, export, transport, or possess.
- Contract An agreement that affects or creates legal relationships between two or more persons. To be a contract, an agreement must involve: at least one promise, consideration (something of value promised or given), persons legally capable of making binding agreements. and a reasonable certainty about the meaning of the terms. A contract is called **bilateral** if both sides make promises (such as the promise to deliver a book on one side and a promise to pay for it on the other) or unilateral if the promises are on one side only. According to the Uniform Commercial Code, a contract is the "total legal obligation which results from the parties' agreement," and according to the Restatement of the Law of Contracts, it is "a promise or set of promises for the breach of which the law in some way recognizes a duty." For the many different types of contracts, such as **output, requirements.** etc., see those words.



Contract Clause The provision in Article I of the U.S. Constitution that no state may pass a law abolishing contracts or denying them legal effect.

Contract for deed A land sales contract.

Contract sale See conditional sale.

Contract under seal An old form of **contract** that required a **seal** (see that word), but no **consideration** (see that word).

Contractor 1. A person who takes on building or related work on a project basis as an independent contractor. A "prime contractor" or "general contractor" is in charge of the whole project and makes "subcontracts" with others (subcontractors) for parts of the job. 2. An independent contractor.

Contravention Violation of law, rule, or custom; the act of failing to uphold a law or principle.

Contribution 1. The sharing of payment for a debt (or judgment) among persons who are all liable for the debt. 2. The right of a person who has paid an entire debt (or judgment) to get back a fair share of the payment from another person who is also responsible for the debt. For example, most insurance policies require that if another insurance company also covers a loss, each must share payment for ("contribute to") the loss in proportion to the maximum amount each covers.

Contributory A person who must pay up in full the price of **stock** owned in a company because the company is going out of business and owes money.

Contributory negligence Negligent (careless) conduct by a person who was harmed by another person's negligence; a plaintiff's failure to be careful that is a part of the cause of his or her injury when the defendant's failure to be careful is also part of the cause. Contributory negligence is an affirmative defense to negligence in some states. Compare with comparative negligence.

Controlled substances acts Federal and state laws to control or ban the manufacture, sale, and use of dangerous drugs (such as certain narcotics, stimulants, depressants, and hallucinogens that may cause addiction or abuse).

Controller Comptroller.

Controlling decision Precedent (see that word).

Controlling interest Enough shares of **stock** to decide a stockholder vote. This is either more than half the shares or enough shares for practical control because many small stockholders do not vote.

Controversy Any civil lawsuit that involves real legal rights at stake, rather than a hypothetical or potential invasion of rights. See cases and controversies.

Controvert Dispute, deny, or oppose.

Contumacy 1. The refusal to appear in court when required to by the law. 2. The refusal to obey a court order. See contempt.

Contumely Rudeness: scornful treatment.

Convenience and necessity See certificate.

Convention 1. A meeting of representatives for a special purpose, such as to draw up a constitution or to nominate a candidate for an election. 2. An agreement between countries on nonpolitical and nonfinancial matters such as fishing rights.

Conventional 1. Usual or ordinary. 2. Caused by an agreement between persons rather than by the effect of a law. For example, a conventional mortgage is one that involves just a person lending and a person borrowing money on a house as opposed to a mortgage that also involves a government subsidy or guarantee, and a conventional lien is one created by an agreement, rather than by a law or a lawsuit.

1. Any act that deprives an owner of property without that Conversion owner's permission and without just cause. For example, it is conversion to refuse to return a borrowed book. 2. The exchange of one type of property for another; for example, turning in one type of stock to a company and getting another in return. The conversion ratio would be the number of shares you get for each share turned in and the conversion price the value of each new share (which is called a conversion security).

(noun) A **bond** or *preferred* stock that can be exchanged Convertible for **common stock** (see those words).

Conveyance 1. A transfer of **title** to **land**. 2. Any sale.

Conveyancer A person who prepares deeds and mortgages, examines titles, and otherwise helps transfer real estate.

Convict 1. Find a person guilty of a crime. 2. A person in prison.

Conviction 1. The result of a criminal trial in which a person is found quilty. 2. Firm belief.

Cooley doctrine The principle (from Cooley v. Board of Wardens, 53 U.S. 299) that a state may not regulate matters that are purely national and that require national regulation. See also pre-emption.

Cooling off period 1. A period of time in which no action of a particular sort may be taken by either side in a dispute; for example, a cool-



ing off period of a month may be required after a union or a company files a grievance under a grievance procedure against the other. During this period the union may not strike and the company may not engage in a lockout against the employees. 2. A period of time in which a buyer may cancel a purchase. Many states require a three-day cancellation period for door-to-door sales. 3. An automatic delay in some states, in addition to ordinary court delays, between the filing of divorce papers and the divorce hearing.

Cooperative An organization set up to help the persons who form it and who use it. The word covers many different types of organizations set up for many different purposes. *Cooperatives* include: apartment co-ops (an apartment building owned by an organization of residents who lease the individual apartments, unlike a condominium); consumer co-ops (stores, utilities, health facilities, etc.); marketing co-ops (for example, one set up by milk producers in a certain area); financial co-ops (like credit unions); etc. Organizations like labor unions and trade associations are sometimes referred to as cooperatives.

Coordinate jurisdiction Concurrent (see that word) jurisdiction.

Cop a plea (slang) Agree as a **defendant** to a **plea bargain**, which typically involves pleading guilty to fewer or to lesser criminal charges.

Coparcenary An old word for a situation where several persons **inherit** property to share as if they were one person. These persons were called parceners.

Copartnership A partnership.

Copyhold An old form of holding land at the **will** of the lord of an area, but recorded in the record books in keeping with local custom.

Copyright The right to control the copying, distributing, performing, displaying, and adapting of *works* (including paintings, music, books, and movies). The right belongs to the creator, or to persons employing the creator, or to persons who buy the right from the creator. The right is created, regulated, and limited by the federal *Copyright Act of 1976* and by the Constitution. The symbol for copyright is ©. The legal life (*duration*) of a copyright is the author's life plus fifty years, or seventy-five years from publication date, or one hundred years from creation, depending on the circumstances.

Coram (Latin) Before; in the presence of. For example, "coram nobis" (before us) is the name for a request that a court change its judgment due to the excusable failure of a defendant to raise facts that would have won the case. "Coram vobis" is a request for a higher court to



order a lower one to correct the same sort of problem as raised by a coram nobis. These requests are no longer used in most places. "Coram non judice" means "before a non-judge." It describes a finding or judgment by a court with no jurisdiction, which means that the iudament is void.

- Core proceeding Any non-bankruptcy court case or administrative proceeding that can legitimately be taken under the control of the bankruptcy court in one of its cases. The bankruptcy laws define several types of procedures that are so closely related to bankruptcy that they are core, but other types of proceedings may also become core if they directly affect the bankruptcy court's work in a particular case.
- Co-respondent (or corespondent) The "other man" or "other woman" in a divorce suit based on adultery. See also correspondent.
- 1. Owning enough of some stock or commodity to have control over the selling price in the general marketplace. 2. Owning contracts for more future delivery of a commodity than is produced of that commodity. When the persons who have promised to deliver cannot do it, the price shoots sky high and the person with the *corner* greatly profits.
- Corollary A secondary or "side" deduction or inference in logic or argument.
- **Coroner** A doctor or other public official who conducts inquiries into the cause of any violent or suspicious death. If the case is serious. there is a *coroner's inquest* or hearing. Many places have replaced coroners with medical examiners (see that word).
- **Corporal punishment** Physical punishment (beating, etc.).
- Corporate Concerning or belonging to a corporation. For example, the corporate opportunity doctrine is the principle that company officers and directors should be prevented from personally exploiting a business opportunity properly belonging to the company.
- Corporate reorganization See reorganization.
- Corporate veil The legal assumption that actions taken by a corporation are not the actions of its owners, and that these owners cannot usually be held responsible for corporate actions. When the owners are held responsible, the corporate veil is said to be pierced.
- **Corporation** An organization that is formed under state or federal law and exists, for legal purposes, as a separate being or an "artificial person." It may be public (set up by the government) or private (set up by individuals), and it may be set up to carry on a business or to perform almost any function. Large business corporations owned by



stockholders are governed by publicly filed articles of incorporation and more detailed private bylaws, and managed by a board of directors who delegate authority to officers. The stockholders have no liability for corporate debts beyond the value of their stock. See also close(d) corporation, C corporation, and S corporation. See business organization for other organizations set up to make a profit. Abbreviated "Corp."

- **Corporation counsel** The lawver who represents a city or town in **civil** matters.
- Having body or substance; visible and tangible. [pronounce: Corporeal cor-por-ee-all
- Corpus (Latin) "Body"; main body of a thing as opposed to attachments. For example, "corpus juris" means "a body of law" or a major collection of laws, and a trust corpus is the money or property put into the trust, as opposed to interest or profits.
- Corpus delicti (Latin) "The body of the crime." 1. The material substance upon which a crime has been committed; for example, a dead body (in the crime of murder) or a house burned down (in the crime of arson). 2. The fact that proves that a crime has been committed. 3. The corpus delicti rule is the principle that the prosecutor must produce evidence that a crime has been committed even if the defendant has confessed to the crime before the trial.
- Corpus Juris A legal encyclopedia that is cross-referenced with the American Digest System. Corpus Juris Secundum is its most recent update.
- Corpus juris civilis (Latin) "The body of the civil law"; the main writings of Roman law.
- 1. The government agency that supervises prisons, parole Corrections programs, etc. 2. The word stockbrokers use for everything from tiny stock market dips to the Great Depression.
- **Correlative** Describes ideas that have a mutual relationship and depend on one another for their meaning. For example, "parent" and "child" are correlative terms, as are "right" and "duty."
- **Correspondent** 1. A person who collects **mortgage** loan payments for the lender. 2. A bank or other financial institution that performs reqular services for another. 3. See also co-respondent.
- Corroborate Add to the likely truth or importance of a fact; give additional facts or evidence to strengthen a fact or an assertion; back up what someone else says.



- Corrupt practices act 1. A state law that **regulates** political campaign methods and spending. 2. A federal law (18 U.S.C. 602) that regulates international corporate financial activities.
- **Corruption of blood** An old punishment for a crime by which a person was deprived of the right to take property, hold it, or pass it on to **heirs** at death.
- **Cosigner** A general term for a person who signs a document along with another person. Depending on the situation and on the state, a cosigner may have *primary* responsibility (for example, to pay a debt if the person who made the cosigned loan comes first to the cosigner for the money) or only a *secondary* responsibility (to pay a debt only after the person who took out the loan doesn't pay).
- **Cost and freight** The price quoted includes cost and freight, but not insurance or any other charge.
- Cost effective 1. Benefits exceed (or will exceed) costs; profits exceed (or will exceed) losses. 2. The alternative course of action with the highest benefits-divided-by-costs ratio is called "cost effective."
- **Cost of living adjustment** A wage increase automatically tied to the inflation rate.
- **Cost of living allowance** Extra pay or expenses for working in a high-cost living area.
- Cost of living clause A provision in a contract, such as a labor agreement or a retirement plan, that gives an automatic wage or benefit increase tied to inflation as measured by a standard indicator, such as the Consumer Price Index.
- **Cost-plus contract** A **contract** that pays a **contractor** for the cost of labor and materials plus a fixed percentage of cost as profit.
- Costs Expenses of one side in a lawsuit that the judge orders the other side to pay or reimburse. "Costs to abide the event" are given by an appeals court and include the cost of the appeal and sometimes the cost of a retrial.
- Cotenancy Property ownership by two or more persons with each having an **undivided right** to the whole property, such as *joint tenancy, tenancy in common*, and *tenancy by the entirety.* See **tenant**.
- **Council** A local or city **legislature**, sometimes called "*common council.*" (*Not* **consul**, **counsel**, or **consol**.) [pronounce: <u>kown</u>-sel]
- **Counsel** 1. A lawyer for a client. 2. Advice (usually professional advice). 3. See of counsel. 4. Not consul, council, or consol.
- **Counsel, right to** The **constitutional** right of a **defendant** to have a lawyer at every important stage of a **criminal** proceeding from formal

charge through all **hearings**, **sentencing**, and **appeal**. This **Sixth Amendment** right applies in all crimes that might be punished by a jail term and applies also to juvenile delinquency proceedings.

Counsellor Lawyer.

- Count 1. Each separate part of a complaint or an indictment (see those words). Each count must be able to stand alone as a separate and independent claim or charge. 2. The "common counts" were once the various forms of action (for example, assumpsit) for money owed.
- **Counter** Opposing or contradicting. For example, a counter-**affidavit** disputes the claims of another person's affidavit.
- Counterclaim A claim made by a **defendant** in a **civil** lawsuit that, in effect, "sues" the **plaintiff**. It can be based on entirely different things from the plaintiff's **complaint** (a *permissive counterclaim*) and may even be for more money than the plaintiff is asking. A counterclaim often must be made if it is based on the same subject or transaction as the original claim (a *compulsory counterclaim*); otherwise, the person with the counterclaim may not be permitted to sue for it later.
- Counterfeit 1. Forge, copy, or imitate without authority or right, with the purpose of passing off the copy as the original. 2. The copy in no. 1. [pronounce: kown-ter-fit]
- Countermand Take back or greatly change orders or instructions.
- Counteroffer 1. A rejection of an offer and a new offer made back. A counteroffer sometimes looks like an acceptance with new terms or conditions attached, but if these terms or conditions have any substance at all, it is really a rejection, and no contract is made until the counteroffer is accepted. But see no. 2. 2. Under the Uniform Commercial Code, a counteroffer for the sale of goods may be an acceptance plus new proposed contract terms.
- Counterpart 1. A copy or duplicate of a document. 2. An unsigned copy of a signed original document. 3. A copy of a document that is signed by one person in a deal and given to the other person, who has signed the original in exchange. 4. A counterpart writ is a copy that is issued to defendants in a county other than the one in which a lawsuit is heard, but one in which the court does have jurisdiction.
- **Countersign** Sign a document in addition to the primary or original signature in order to approve the validity of the document. A bank may ask a person to *countersign* his or her own check made out to "cash," and a company may require a supervisor to countersign all orders written by lower-ranking employees.

Countervailing Opposing; equal to; balancing out.



- **County** The largest geographical and political division of a state. A *county* court is usually a low-level state court.
- **County commissioners** Elected county officials with various duties. These duties may include running the county government or managing its financial affairs, its police, its low-level judicial work, etc. Also called *county supervisors*.
- **Coupon** A **certificate** of interest or a **dividend** due on a certain date. The coupons are detached one by one from the primary document (**bond**, loan agreement, etc.) and presented for payment when due.
- **Course of business** What is normally done by an individual company. This is different from "custom" or "usage," which is what is normally done by a particular type of company.
- **Course of dealing** The history of business between two persons *before* the current business deal. Compare **course of performance**.
- **Course of employment** Directly related to employment, during work hours, or in the place of work.
- **Course of performance** The way each side carries out an ongoing business deal. Compare **course of dealing**.
- **Court** 1. The place where judges work. 2. A judge at work. For example, a judge might say, "the court (meaning 'l') will consider this matter." 3. All the judges in a particular area.
- **Court hand** An old system of Latin shorthand once used in England for legal documents.
- Court martial A military court for trying members of the armed services according to the Code of Military Justice. There are three types of courts martial. A "summary court martial" is for the least serious military crimes, allows only sentences under two months or lesser penalties, and gives very few procedural protections to the person accused. For example, there need be no lawyer present, and the officer who acts as a judge is the fact-finder as well as decider. A "special court martial" is an intermediate military court. It has most of the protections of a regular criminal trial and may hand out punishments ranging from a "bad conduct" discharge to several months in prison. A "general court martial" can try the most serious military cases and can hand out sentences up to the death penalty. It has all the procedural protections of a regular criminal trial and usually includes a panel of officers, a trained judge, and trained military lawyers. See also military law.
- Court of _____ A few courts are defined here, but most are listed by their individual names or subject matters (such as a **probate** court), or under **United States courts**.



- Court of appeals (or error) A court that decides appeals from a trial court. In most states it is a middle-level court (similar to a United States Court of Appeals), but in some states it is the highest court.
- Court of inquiry A military court that conducts investigations to determine the need for adjudication in another military court.
- Court packing A government executive's appointing as judges only those persons who conform to the executive's own philosophy. Court packing may include adding additional judgeships or otherwise restructuring the court.
- **Covenant** A formal promise, agreement, or restriction, usually in a **deed** or contract (or the contract itself). For example, a covenant for quiet enjoyment is a promise that the seller of land will protect the buyer against a defective title to the land and against anyone who claims the land: a covenant running with the land is any agreement in a deed that is binding for or against all future buyers of the land; and a covenant not to compete is a part of an employee contract, partnership agreement, or agreement to sell a business in which a person promises not to engage in the same business for a certain amount of time after the relationship ends. 2. A treaty. 3. To promise or agree formally.
- 1. Make good. 2. Protect (for example, insurance coverage). 3. Protect yourself from the effects of a business deal that falls through or isn't made good on; for example, buy what you need from a new company when the original one can't make good on a sale.
- 1. The amount and type of **insurance** on a person, an object, a business venture, etc. 2. The ratio of a company's income that is available to pay interest on its bonds (or to pay dividends on its preferred stock) to the interest itself (or to the dividends).
- The status that married women used to have; the special rights and legal limitations of a married woman.
- Craft union A labor union whose members all do the same kind of work (plumbing, carpentry, etc.) for different types of industries and employers.
- Created See fixed work.
- **Creative financing** Any financing (usually home-purchase) outside the normal pattern. It is used to complete a deal that would have failed otherwise. It may be risky.
- Credentials The right to represent a country, a group of voters, or an organization (or the document that proves that right). A "credentials committee" is a group that sorts out who has the right to represent subgroups at a political convention.



- Credibility The believability of a witness and of the testimony that the witness gives.
- 1. The right to delay payment for things bought or used. Credit 2. Money loaned. 3. See **credits.** 4. A deduction from what is owed. For example, a tax credit is a direct subtraction from tax owed (for other taxes paid, for certain special purposes such as a part of child care expenses, etc.). See also deduction, exemption, and exclusion. 5. Believe something is true.
- **Credit bureau** A place that keeps records on the **credit** used by persons and on their financial reliability.
- See line of credit. Credit line
- **Credit rating** An evaluation of the ability of a person or business to pay debts. Usually, a credit bureau makes an evaluation based on past payments and current finances, then sells the information in credit reports to businesses that are considering making a loan or offering other credit.
- Credit union A financial organization that uses money deposited by a closed group of persons and lends it out again to persons in the same group.
- **Creditor** A person to whom a debt is owed.
- Creditor beneficiary When Alan and Betty have a contract in which Alan promises to do something that financially benefits Charles, Charles is a creditor beneficiary.
- Creditor's bill (or suit) A request that a court help a judgment creditor find, get an accounting for, or get delivery of property owed by a debtor when the property cannot be seized and sold.
- Creditor's committee (or meeting) A committee or meeting of persons to whom a bankrupt person owes money or who hold security interests in a bankrupt's property.
- Creditor's position The part of a property's sale price that is put up by the mortgage lender.
- Credits Records in an account book of money owed to you or money you have paid out. (The opposite of **debits.**)
- Crim. Con. Criminal conversation.
- **Crime** Any violation of the government's **penal** laws. An illegal act.
- Crime against humanity See war crime.
- Crime against nature See sodomy.
- (Latin) Crime. For example, a crimen falsi is a "crime of fraud or falsehood" and includes fraud, perjury, embezzlement, and any



- other crime that involves lying or deceit and that might affect a person's believability as a witness.
- Criminal 1. Having to do with the law of crimes and illegal conduct. 2. Illegal, 3. A person who has committed a crime.
- **Criminal action** The procedure by which a person accused of a crime is brought to trial and given punishment.
- **Criminal conversation** Causing a married man or woman to commit adultery. Most states now prohibit lawsuits against the seducer. Criminal conversation is a tort. not a crime.
- Criminal forfeiture The loss of property to the government because it was involved in a crime; for example, the seizure of an automobile used to smuggle narcotics.
- Criminal mischief The crime (or tort) of deliberately damaging another's property; usually applied to acts of vandalism such as slashing tires or painting graffiti.
- Criminal syndicalism See syndicalism.
- Criminology The study of the cause, prevention, and punishment of crime.
- Criterion validation See validation.
- Critical Legal Studies The study of law based on the idea that the hidden purpose behind the law's seemingly neutral language is to reinforce the control of dominant groups, so that the law itself discriminates against the disadvantaged.
- Critical race theory The application of Critical Legal Studies to the idea that the law itself discriminates against racial minorities and perpetuates racism.
- Critical stage That point in a criminal investigation or proceeding at which a person's rights might be violated. The Sixth Amendment to the **Constitution** requires that a person must have the opportunity to get a lawyer (or, if poor, have one provided) at this point. It may be as early as the first questioning by the police, but never later than the first hearing.
- Cross-action (or cross-bill, complaint, or demand) 1. A counterclaim or a cross-claim (see those words). 2. A separate lawsuit against someone suing you.
- Cross-claim A claim brought by one defendant against another, or by one plaintiff against another, that is based on the same subject matter as the plaintiff's lawsuit.



- Cross-collateral Collateral given to secure an unsecured debt in exchange for a new loan.
- Cross-examination The questioning of an opposing witness during a trial or hearing. See examination.
- Crossing A broker's buying a stock or other security from one client and selling it to another without going through an exchange.
- License a **patent** to another company in exchange for that company's license of a similar patent. Doing this on a large scale is patent pooling.
- Cross-picketing Picketing by two or more unions that claim to represent the same workers.
- Cross-remainder Property that is inherited by several persons as a group. As each person dies, the others share that person's interest.
- **Cross-rules** An old word for **show cause** (see that word) orders that are given to both sides in a lawsuit.
- In English law, criminal cases brought by the crown (government).
- Cruel and unusual punishment Punishment, by the government, that is prohibited by the **Eighth Amendment** to the Constitution. Recently, the courts have decided that many types of punishment should be discontinued as "cruel and unusual" because they shock the moral sense of the community.
- Cruelty In the law of divorce, harsh treatment by a husband or wife that gives the other grounds for a divorce. Its definition is different in each state, and may vary widely from the common meaning. The formal definition has no strong connection to what it actually takes to get a divorce nominally based on that definition. Some states' words for cruelty are: "extreme cruelty." "intolerable cruelty." "willful cruelty." and "intolerable severity."

Ct. App. Court of Appeals.

- Culpable Blamable; at fault. A person who has done a wrongful act (whether **criminal** or **civil**) is described as "culpable."
- **Culprit** A person who has committed a crime but has not yet been tried. This is not a technical legal word.
- Cultural defense A defense to a crime, based on the argument that immigrants to the U.S. should not be held responsible for crimes that would not have been crimes in their home countries. Also called traditional behavior defense. It is not widely accepted by U.S. courts.
- **Cum** (Latin) With.



- (Latin) "Burdened with an encumbrance" (see that word). Cum onere
- Cum rights With rights. A **stock** cum rights is a stock that gives its owner the right to buy more stock at a specified price.
- Cum testamento annexo (Latin) "With the will attached." Describes an administrator who is appointed by a court to supervise handing out the property of a dead person whose will does not name executors (persons to hand out property) or whose named executors cannot or will not serve.
- Cumulative evidence Evidence that is offered to prove what has already been proved by other evidence.
- Cumulative legacy Similar gifts (usually different amounts of money) to the same person in different parts of a will. There may be a presumption that the later gift was meant to replace the earlier one rather than to be added to the earlier one.
- **Cumulative sentence** An additional prison term given to a person who is already **convicted** of a crime, the additional term to be served after the previous one is finished.
- **Cumulative voting** The type of voting in which each person (or each share of **stock**, in the case of a **corporation**) has as many votes as there are positions to be filled. Votes can be either concentrated on one or on a few candidates or spread around.
- Curative admissibility doctrine The principle that if one side in a trial introduces normally inadmissible evidence, the other side may introduce the same type of evidence.
- A person appointed by a court to take care of a person (and that person's property) who cannot take care of himself or herself (such as a child or someone mentally incompetent), or to take care of the property only (for example, for a spendthrift).
- 1. Remove a legal defect. For example, it is a *cure* when a seller delivers goods, the buyer rejects them because of some defect, and the seller then delivers the proper goods within the proper time. 2. Correct a legal error. For example, an error in the course of a trial is cured if the judgment or verdict is in favor of the side complaining about the error. Compare with aider.
- Curia (Latin) Old European word for court.
- 1. Current has many meanings; for example: immediate, within Current the same accounting period, within a year, within a few months, easily converted to cash, etc. 2. Current assets are a company's cash plus those things such as short-term securities, accounts receivable, and inventory (see those words) that can probably be turned into



cash within a few months. 3. Current liabilities are a company's debts, such as **accounts payable** (see that word), wages, short-term borrowing, and taxes that must be paid within a few months. 4. The current ratio is a company's current assets divided by its current liabilities. It is a measure of a company's short-term financial strength. See also **working capital** and **quick assets**.

- Curtesy A husband's right to part of his dead wife's property. This right is regulated by statute and varies from state to state. Compare with dower.
- <u>Cur</u>tilage An area of household use immediately surrounding a home.
- **Cusip number** A number given by the Committee on Uniform Securities Identification Procedures of the American Bankers Association to identify each **issue** of **securities**.
- Custodial interrogation Questioning by police after a person has been deprived of freedom in any way. To use statements made during a custodial interrogation against the maker in court, a Miranda warning must have been properly given by the police. [pronounce: kus-to-dee-al]
- <u>Custody</u> Rightful possession without ownership; a general term meaning care and keeping. Parents normally have *custody* of their children, a warden has *custody* of prisoners, and a person has *custody* of a book loaned by another.
- **Custom** Regular behavior of persons in a geographical area or in a particular type of business that gradually takes on legal importance so that it will strongly influence a court's decision.
- **Custom house** The office where goods going into or out of a country are inspected and registered, and where taxes are paid.
- **Customs** 1. Taxes payable on goods brought into or sent out of a country. (Also called "**duty**.") 2. Short for the *U.S. Customs Service*, which oversees and taxes goods brought in and out of the United States.

Cut throat pricing See predatory intent.

Cy-pres (French) "As near as possible." When a dead person's will can no longer legally or practically be carried out, a court may (but is not obligated to) order that the dead person's **estate** be used in a way that most nearly does what the person would have wanted. The doctrine of *cy-pres* is now usually applied only to **charitable trusts**. [pronounce: see-pray]





- D Defendant; dictum; digest; district; and many other law-related words.
- D.A. District Attorney.
- **D.b.a.** Doing business as.
- D.B.E. De bene esse.
- D.b.n. De bonis non.
- **D.C.** District court: District of Columbia.
- **D.E.A.** Drug Enforcement Administration. The branch of the U.S. Department of **Justice** that enforces narcotic and drug laws.
- D.I.S.C. Domestic International Sales Corporation.
- **D.J.** District judge.
- **D.N.A. fingerprinting** (or I.D.) Comparing body tissue samples (such as blood, skin, hair, or semen) to see if the genetic materials match. It is used to identify criminals by comparing their DNA with that found at a crime scene and used to identify a child's parent. Most states allow its use as **evidence**.
- D.N.R. Do not resuscitate. An order on a terminally ill patient's chart that the patient should not be revived if the heart or breathing stops. DNR orders require an advance directive and, even with one, are not always automatically carried out.
- **D.O.** Department of _____. For the U.S. cabinet departments of commerce, defense, energy, interior, justice, labor, transportation, etc., see those words.
- **D.T.C.** Depository Trust Corporation. A **clearinghouse** for stock and other securities transactions.
- **D.U.I.** Driving under the influence (of alcohol or drugs). Replaces **D.W.I.** in many states.
- **D.W.A.I.** Driving while ability impaired. Either the same as **D.U.I.** and **D.W.I.** or a lesser offense involving a lower concentration of blood alcohol.
- **D.W.B.** Driving while black (or brown). Slang for selective police traffic stops of minority drivers.
- **D.W.I.** 1. Driving while intoxicated. See **D.U.I.** 2. Died without issue; dying without issue. "Issue" means "children." In some states, this



means dying without ever having had any children; in others, dying leaving no living children. 3. Descriptive Word Index. An index to West **digests.**

- **Dactylography** The study of fingerprint identification.
- **Damage** The loss or harm that occurs when a person's legal rights suffer an **injury** (see that word for a comparison of *damage*, *damages*, and *injury*).
- Damages 1. Money that a court orders paid to a person who has suffered damage (a loss or harm) by the person who caused the injury (the violation of the person's rights). See injury for a more complete comparison of damage, damages, and injury. 2. A plaintiff's claim in a legal pleading for the money defined in definition no. 1. Damages may be actual and compensatory (directly related to the amount of the loss) or they may be, in addition, exemplary and punitive (extra money given to punish the defendant and to help keep a particularly bad act from happening again). Also, merely nominal damages may be given (a tiny sum when the loss suffered is either very small or of unproved amount). 3. For other types of damages (such as consequential, future, incidental, liquidated, speculative or treble), see the individual words.
- **Damnum** (Latin) A loss, harm, or damage. For *damnum absque injuria*, see **injuria**.
- **Dangerous instrumentality** Things that are potentially harmful in and of themselves, such as electricity, or are designed to be harmful, such as guns.
- Dartmouth College Case See Trustees of Dartmouth College v. Woodward.
- **Database** A computer program that organizes separate files for access by standardized search commands.
- **Date of issue** The day a document is formally put out or takes effect. The day that shows on the document itself; *not necessarily* the day it actually appears. For example, the *date of issue* of an **insurance** policy is the first day the policy says it will take effect, *not* the day the insurance is agreed to or the day the document is delivered.
- **Davis v. Monroe County** (119 S.Ct. 1661) The 1999 U.S. Supreme Court decision that federally-funded schools may be liable under Title IX of the **civil rights** *acts* if school officials ignore severe, pervasive **sexual harassment** of one student by another.
- **Davis-Bacon Act** (40 U.S.C. 276) A federal law regulating wages on **public works** and building projects.



- Day book A book or ledger in which a merchant records each day's business as it happens.
- **Day certain** A specific future date.
- Day in court A vague term referring to the right to be notified of a court proceeding involving your interests, and the right to be heard when the case comes up in court.
- Day order See order.
- De (Latin) Of, by, from, affecting, as, or concerning. Often the first word of the name of an old English statute or writ.
- De bene esse (Latin) "As well done (as possible)." Provisional, temporary, subject to later challenge or change. For example, a **deposition** de bene esse involves pretrial **testimony** that may be used only if the witness is not available for the trial. [pronounce: de ben-e es-se]
- **De bonis non** (Latin) "Of the goods not (already taken care of)." Refers to an administrator appointed to hand out the property of a dead person whose **executor** (person chosen to hand it out) has died.
- **De bonis propriis** (Latin) "From his or her own goods." When a person managing another's property, trust, or estate has committed waste (see those words), repayment de bonis propriis (from the manager's own funds) may be required.
- (Latin) In fact; actual; a situation that exists in fact whether or not it is lawful. For example, a de facto corporation is a company that has failed to follow some of the technical legal requirements to become a legal corporation, but carries on business as one in good faith, and a *de facto government* is one that has at least temporarily overthrown the rightful, legal one. See de jure segregation for another illustration.
- **De jure** (Latin) Of right; legitimate; lawful, whether or not true in actual fact. For example, a president may still be the de jure head of a government even if the army takes actual power by force. De jure segregation is a separation of races that is the result of government action while **de facto** (see that word) segregation is caused by social, geographic, or economic conditions only. [pronounce: de joo-re]
- (Latin) Small, unimportant. Also, short for "de minimis non De minimis curat lex" (the law does not bother with trifles).
- **De novo** (Latin) New. For example, a *trial de novo* is a new trial ordered by a judge when a previous trial is so flawed that it will be made **void.** In some states, some types of trial de novo are a matter of right.
- (French) "Of his own wrong." A person who takes on a duty, De son tort such as being **executor** of a will, without any right to take on the duty,

will be held responsible for all actions he or she takes as executor. In the case of a will, the person would be called an executor de son tort.

- **Dead** Worthless, unused, without life, or obsolete.
- **Dead freight** Money paid by a shipper for that part of a ship's or vehicle's capacity that is not filled.
- **Dead man's acts** Laws, now mostly abolished, that prevented a person from testifying in a civil lawsuit, against a dead person's representative, about things that the dead person might have testified to. The laws were meant to prevent fraud.
- **Deadly weapon** Any instrument likely to cause serious bodily harm under the circumstances of its actual use. Such things as a fan belt used to choke a man and a fire used to burn an occupied house have been called deadly weapons by courts.
- **Dealer** 1. A person who buys and sells things as a business. 2. Under S.E.C. law, a dealer is a person who buys and sells securities for him or herself, rather than for customers (a broker).
- **Death** The end of life. The medical definition of the exact moment of death is not agreed upon, but see brain death rule. Presumptive death is "legal death" resulting from an unexplained absence for a length of time set by state law, often seven years. See also civil death and see life.
- Death knell exception An exception, based on the probability of irreparable injury, to the rule that an intermediate order (see that word) cannot be appealed. [pronounce knell: nell]
- **Death statute** A law that permits **wrongful death actions**.
- Deathbed declaration See dying declaration.
- Exclude a person from doing something; for example, from doing government contract work. Not disbar.
- **Debauchery** Wrongful or illegal sexual intercourse, but not necessarily rape.
- **Debenture** A corporation's obligation to pay money (usually in the form of a **note** or **bond**) often un**secured** (not backed up) by any specific property. Usually refers only to long-term bonds. [pronounce: de-ben-chur]
- **Debit card** A plastic card that allows a person to make a purchase that is paid for by a direct subtraction from the person's bank account. It looks like a credit card but works like a check.
- **Debits** Records in an **account** book of money you owe or of money paid to you. (The opposite of **credits.**)



- 1. A sum of money owed because of an agreement (such as a sale or loan). 2. Any money owed.
- Debt financing (or debt capital) A company's raising money by issuing **bonds** or **notes** rather than by issuing **stock**. Raising money by issuing stock is called equity financing.
- Debt poolers (or debt adjusters or debt consolidators) Persons or organizations who take a person's money and pay it out to **creditors** by getting the creditors to accept lower monthly payments, less money, etc. Unless these services are nonprofit credit counseling organizations, the chances are that the debtor will wind up paying much more than by making the arrangements him or herself.
- Debt ratio Total debts divided by total assets. Debt-equity ratio is long-term debt divided by equity (assets minus debts).
- **Debt service** Regular payments of **principal**, interest, and possibly other costs made to pay off a loan.
- **Debtor** A person who owes money.
- **Debtor in possession** A **bankrupt** company or family farm that continues operations, and is temporarily free from debt repayment, with its managers or owners taking on some of the duties of a bankruptcy trustee.
- **Debtor's position** The part of a property's sale price that is put up by the person buying the property, rather than by the **mortgage** lender. Compare with creditor's position.
- **Decedent** A dead person. [pronounce: de-seed-ent]
- Intentionally misleading another by making false statements that Deceit cause that person harm.
- **Decennial Digest** Abbreviated "Dec. Dig." See **American Digest System**.
- **Decision** Any formal deciding of a dispute, such as a judge's resolution of a lawsuit
- **Decision on the merits** A final decision that fully and properly decides the subject matter of a case, with the effect that other lawsuits may not be brought by the same person on the same subject against the same opponent.
- Decisional law Caselaw.
- **Declarant** A person who makes a statement or **declaration**, whether formal or informal.
- 1. An unsworn statement made out of court. For example, Declaration a dying declaration made by a person who is about to die may sometimes be admitted as evidence, as may a declaration against interest



(a statement that when made is so contrary to the speaker's interests that it would not likely have been made unless true). 2. A formal statement. A declaration of intention is a statement made by a person who wants to become a U.S. citizen. 3. A public proclamation; for example, the Declaration of Independence. 4. An old word for the first paper filed in a lawsuit. It was a **common law** (see that word) **pleading** and corresponds to the current word "complaint." 5. An announcement of a set-aside of money. For example, a declaration of dividends is a corporation's setting aside part of its profits to pay stockholders; and a declaration of estimated tax is a statement and set-aside of money required by the I.R.S. of persons who have income from which taxes have not been withheld. 6. For declaration of condominium, see master deed.

- **Declaration of Independence** The July 4, 1776 announcement by the Continental Congress (representatives of the thirteen colonies) that because of specified grievances the colonies were no longer subject to British rule, but were free states. The Declaration is not a part of U.S. law, but its principles are reflected in the Constitution.
- **Declaration of Paris** An 1856 agreement among the major naval powers that abolished privateering and provided other protections of merchant shipping during time of war.
- **Declaration of trust** A written statement by a person owning property that it is held for another person. This is one way of setting up a **trust**.
- **Declaratory judgment** A **judicial** opinion that states the rights of the parties or answers a legal question without awarding any damages or ordering that anything be done. A person may ask a court for a declaratory judgment only if there is a real, not theoretical, problem that involves real legal consequences.
- **Declaratory statute** A law that is passed to clarify prior law. It may be to explain the meaning of a prior **statute** or to clear up uncertainty in iudge-made law.
- **Deconstruction** Examining the premises behind a legal rule to show that they could lead to a conflicting rule.
- 1. A judgment (see that word) of a court that announces the legal consequences of the facts found in a case and orders that the court's decision be carried out. Specialized types of decrees include consent decree, divorce decree, and decree nisi (one that takes effect only after a certain time and only if no person shows the court a good reason why it should not take effect). 2. A proclamation or order put out by a person or group with absolute authority to give orders.

Decrement An amount of decrease, especially of a property's value.



- **Decretal** Relating to a **decree**.
- **Decriminalization** An official act (usually passing a law) that makes what was once a crime no longer a crime.
- **Dedi et concessi** (Latin) "I give and grant." Old formal words used to transfer land or other property.
- **Dedication** 1. The gift or other transfer of land or rights in land to the government for a specific public use, such as a park, and its acceptance for that use by the government. 2. Voluntarily or involuntarily giving your **copyright** (or other right) to the public. It was once true that if you published a work without a copyright notice the work was considered to be *dedicated* to the public.
- **Deductible** 1. That which may be taken away or subtracted. Something that may be subtracted from income for tax purposes. 2. That part of a loss that must be borne by a person with **insurance** before the insurance company will pay the rest. For example, a **policy** with a "\$100 deductible" **clause** will pay nothing on a \$100 loss, and pay \$200 on a \$300 loss.
- **Deduction** 1. A conclusion drawn from principles or facts already proved. 2. Any subtraction of money owed. 3. Subtractions from income for tax purposes. Itemized deductions are those nonbusiness expenses that may be subtracted from **adjusted gross income** (see that word). These include certain medical payments; taxes; interest payments, such as home mortgages; charitable contributions; professional expenses; etc. There are detailed tax rules governing all such deductions. The standard deduction is a specific dollar amount that can be deducted from income by those taxpayers who do not itemize their deductions. See also **credit**, **exclusion**, and **exemption**.
- **Deed** A document by which one person transfers the legal ownership of **land** to another person. For various types of deeds, such as **quitclaim** or **special warranty**, see those words.
- **Deed of trust** A document, similar to a **mortgage**, by which a person transfers the legal ownership of land to independent **trustees** to be held until a debt on the land is paid off. Compare with **declaration of trust**.
- **Deem** 1. Treat as if. For example, if a fact is "deemed true," it will be treated as true unless proven otherwise. 2. Hold to be; determine to be. For example, if a **statute** says that a certain act is "deemed to be a crime." it is a crime.
- **Deep pockets** Capacity to pay a lot of money. The one person (or organization), among many possible **defendants**, best able to pay a **judgment** has the *deepest pockets*. This is the one a **plaintiff** is most likely to sue.



- **Deep Rock doctrine** The principle that even if an **insider** has a better formal claim to the property of a company that is going out of business, a court may give the property to **creditors** if that is fairer. The principle is stated in Taylor v. Standard Gas (306 U.S. 307).
- 1. Make illegible or unreadable by erasing, scrawling over, or other means. 2. Deliberately destroy or mar a building, monument, public display, or public symbol such as a flag.
- **Defalcation** 1. Failure to return or properly pay out money trusted to your care. There is the assumption that the money was misused. 2. Setting off one claim against another; deducting a smaller debt due to you from a larger one you owe to someone.
- **Defamation** Transmission to others of false statements that harm the reputation, business, or property rights of a person. Spoken defamation is **slander** and written defamation is **lihel**.
- 1. A failure to perform a legal duty, observe a promise, or fulfill Default an obligation. For example, the word is often used for the failure to make a payment on a debt once it is due. 2. Failure to take a required step in a lawsuit; for example, to file a paper on time. Such default can sometimes lead to a "default judgment" against the side failing to file the paper.
- **Defeasance clause** The part of a **mortgage** document that says that the mortgage is ended once all payments have been made or once certain other things happen.
- Subject to being defeated, ended, or undone by a future Defeasible event or action.
- 1. An error in the design (design defect) or production (manu-Defect facturing defect) of a product. 2. The absence of something required to make a thing legally sufficient or binding. For example, a defective title to land means that someone not named on the title documents has an ownership claim to all or part of the land. 3. Switch allegiance.
- **Defendant** The person against whom a legal action is brought. This legal action may be civil or criminal.
- Defendant in error An appellee.
- 1. The sum of the facts, law, and arguments presented by the Defense side against whom legal action is brought. 2. Any counter-argument or counter-force. 3. In negotiable instrument law, a real defense is good against any holder, and a personal defense is good against anyone except a holder in due course (see that word). 4. The U.S. Department of Defense. The cabinet department that runs the army, navy, etc. Also called "The Pentagon." 5. A property divider.



- **Deferred charges** A company's current spending for long-term needs such as research. This spending can be deducted from taxes over several years, not all at once.
- Deferred compensation (or income) 1. Any payment for work done that is withheld until, or payable at, some future date (or the occurrence of some future event). But see no. 3. 2. Payments to employees, such as those made under a pension plan (see that word) that satisfies I.R.S. rules, that will not be taxed until the employee actually gets the money. I.R.S. qualified plans also allow the employer to take a tax deduction when the money is paid into the plan, while nonqualified plans make the employer wait for the deduction until the employee is taxed. 3. Payments received before the work is done to earn them. Accrual basis taxpayers may pay taxes on this income in the later year the work is done. In this sense, the word really refers to the delay of taxation, not delay of receipt.
- **Deficiency** A lack or shortage. For example, a *deficiency* in a legal paper means that it lacks something to make it proper or able to take legal effect. Also, the difference between a tax owed and the amount paid is a *tax deficiency*. [pronounce: de-fish-en-see]
- **Deficiency judgment (or decree)** A court's decision that a person must pay more money to a **creditor** than the amount brought by the sale of property used to **secure** a debt. For example, when an auto dealer repossesses (takes back) a car for failure to make payments and then sells the car for eight hundred dollars, if the debt owed is one thousand dollars, some states will allow the car dealer to obtain a two hundred dollar *deficiency judgment*. The same thing can happen in a mortgage **foreclosure**.
- <u>**Deficit**</u> Something missing or lacking; less than what should be; a "minus" **balance**. For example, if a city takes in less money than it must pay out in the same time period, it is called "deficit financing" or "deficit spending."

Defined benefit (or contribution) plan See pension plan.

Definite sentence See determinate sentence.

Definitive Capable of finally and completely settling a legal question or a lawsuit.

Deflator A numerical figure used to change current cost figures to past **constant dollars** by removing increases due to inflation.

Deforcement Old word for using force to keep a person from possessing his or her own land.



- 1. To cheat someone out of something of value by making false Defraud statements. 2. Sometimes used more broadly to mean any type of cheating.
- 1. A step, grade, or division; for example, a "step removed" be-Degree tween two relatives (brothers are related in the first degree, grandparent and grandchild in the second). Also, a degree describes the division of a crime or group of crimes into different levels of severity (first dearee murder carries a more severe maximum punishment than second degree murder). 2. A general measure of importance, such as a **standard**. (See that word for degree of care and degree of proof.)
- Outside of; beyond the scope of. [pronounce: de-hor] Dehors
- (Italian) An agent who sells goods for a person and also Del credere quarantees to that person that the buyer will pay in full for the goods. [pronounce: del cred-er-e]
- Delectus personae (Latin) "Choice of person." The right of a partner to choose additional partners. A person's right to veto the admission of a new member.
- **Delegate** 1. A person who is chosen to represent another person or group of persons. 2. To choose a person to represent you or to do a job for you.
- 1. The giving of authority by one person to another. For ex-Delegation ample, a boss often *delegates* responsibility to employees. But see no. 2. 2. The giving of a task to another without giving up responsibility for its accomplishment. 3. An entire group of delegates or representatives. 4. An old word for a person taking over the debt of another person with the agreement of the person owed the debt. 5. Delegation of powers is the **constitutional** division of authority between branches of government and also the handing down of authority from the president to administrative agencies.
- **Deliberate** 1. To carefully consider, discuss, and work towards forming an opinion or making a decision. 2. Well advised; carefully considered; thoroughly planned. 3. Planned in advance; premeditated; intentional. 4. Deliberate indifference is a seemingly contradictory phrase describing the failure to provide adequate or timely medical care to prisoners. It includes acts or omissions that so seriously harm a prisoner's health or safety that the prison officials' knowledge of the risk to the prisoner's health or safety is inferred.
- Deliberative process privilege The government's right to keep some internal policy-making documents private if they were written before



- adoption of the policy they discuss and if disclosure of candid or personal comments would stifle communication within the agency. See **privilege** no. 6.
- **Delictum** (Latin) A crime, **tort**, or wrong. Also shortened to *delict*.
- **Delinquency** Failure, omission, or violation of duty; misconduct. For example, an overdue debt is called a *delinquency*.
- **Delinquent** 1. Overdue and unpaid. 2. Willfully and intentionally failing to carry out an obligation. 3. Short for "juvenile delinquent," a **minor** who has done an illegal act or who seriously misbehaves.
- Delist Remove a stock (or other security) from a stock (or other) exchange. This is more than a temporary suspension of trading in that stock.
- **Delivery** 1. The transfer of property other than **land** from one person to another. (Usually the transfer of goods that have been sold.) 2. An act other than physically handing over an object that has the legal effect of a physical transfer.
- **Demand** 1. A forceful claim that presupposes that there is no doubt as to its winning. 2. The assertion of a legal right; a legal obligation asserted in the courts. 3. On demand is a phrase put on some **promissory notes** or other **negotiable instruments** indicating that a specified amount of money must be paid immediately when the **holder** of the note requests payment. A demand deposit is money given to a bank that may be taken out at any time; for example, a checking account. 4. The strength of buyer desire for and willingness and ability to pay for a product.
- **Demeanor** Physical appearance and behavior. The demeanor of a witness is not what the witness says, but how the witness says it, including, for example, tone of voice, hesitations, gestures, and apparent sincerity.
- **Demense** An old word for **domain**. [pronounce: de-mens]
- **Demise** 1. A **lease.** 2. Any transfer of property (especially **land**). *Not* **devise.** 3. Death.
- **Democracy** Government by the people, either directly or indirectly through representatives; ideally, as a basis for a system highly protective of individual liberties.
- **Demonstrative evidence** All **evidence** other than **testimony**.
- Demonstrative legacy (or bequest) A gift of a specific sum of money in a will that is to be paid out of a particular fund where, if the fund has no money, the gift becomes a *general legacy* on an equal footing with other general legacies.

- **Demur** To make a **demurrer** (see that word).
- **Demurrage** The extra money paid to the owner of a ship or railroad car by a person who uses it longer than the agreed period.
- **Demurrer** A legal **pleading** that says, in effect, "even if, for the sake of argument, the facts presented by the other side are correct, those facts do not give the other side a legal argument that can possibly stand up in court." The *demurrer* has been replaced in many courts by a **motion** *to dismiss*.
- **Denaturalization** The involuntary loss or revocation of citizenship previously acquired through **naturalization**. Compare with **expatriation**.
- **Denial** 1. Any part of a **pleading** that contradicts claims made in an opponent's previous pleading. 2. A refusal or rejection; for example, a *denial* of **welfare** benefits to a family that makes too much money to qualify. 3. A deprivation or withholding; for example, a *denial* of a **constitutional** right.
- Dennis decision See clear and present danger test.
- **Dep.** 1. Short for "**deputy.**" 2. Short for "department" ("dept." is more common). 3. Short for **deposition** ("depo" is more common).
- **Department of** _____ For U.S. departments (such as the Department of Justice) see the named word (**justice**).
- Departure See variance.
- **Depecage** Apply the laws of different states to different issues in the same lawsuit. [pronounce: day-pe-saj]
- **Dependent** 1. A person supported primarily by another person. 2. Conditional. For example, a *dependent contract* is one in which one side does not have to do something in the contract until the other side does something it is required to do.
- Dependent relative revocation The legal principle in some states that if a person revokes (takes back or cancels) a will with the intention of making a new one, and that new one is either never made or fails to become effective because of a defect, there is a rebuttable presumption (an assumption) that he or she would have preferred the old will to no will at all. If the presumption is not rebutted, the old will is given effect.
- **Depletion** Using up a finite natural resource (such as coal or oil). See **depletion allowance**.
- **Depletion allowance** The amount allowable, under tax rules, as a **deduction**, corresponding theoretically to the loss in value of property due to the removal of oil, gas, or minerals.
- **Deponent** Person who gives sworn **testimony** out of court. See **depo-** sition.

- **Deportation** Expelling a foreigner from a country and sending that person to another country.
- the questions that are answered in a **deposition**. 2. Ask lawyer might say "I deposed Mr. Smith today." 3. Take away a person's public office against his or her will. This usually applies to a head of state's forcible removal.
- **Deposit** 1. Place property in another's hands for safekeeping. 2. Give someone money as part payment, **earnest money** (see that word), or **security** for a purchase. 3. Money placed in a bank or similar financial institution. Demand deposits may be taken out at any time and time deposits must be left in for a certain length of time.
- **Deposit in court** Place money or other property in the temporary custody of a court, pending the outcome of a court decision. For example, a person who admits a debt or **liability**, but does not know exactly to whom it is owed, may *deposit* money with a court to be held for the person whom the court finally decides is owed the money. Money may also be deposited in court when the amount owed or the question of owing is in doubt.
- **Depositary** A person or organization (especially a bank) that receives a **deposit** (see that word). Compare with **depository**.
- **<u>Deposition</u>** 1. The process of taking a witness's sworn out-of-court **testimony**. The questioning is usually done by a lawyer, with the lawyer from the other side given a chance to attend and participate. 2. The written record of no. 1.
- **Depository** The place (such as a bank) where a **deposit** (see that word) is kept. Compare with **depositary**.
- **Depreciable life** The time period over which an asset's tax **depreciation deductions** are taken.
- **Depreciation** A fall in value or reduction in worth, especially a reduction due to deterioration. [pronounce: de-pree-shee-<u>a</u>-shun]
- **Depreciation deduction** In tax law, the amount, allowable as a **deduction** (see that word), theoretically corresponding to the loss in value of investment or business property (such as an office building or computer) due to the assumed physical deterioration of the property. If an equal amount of depreciation is deducted in each year of a property's useful life, it is called *straight line depreciation*. If more of the depreciation is taken early, it is called *accelerated depreciation*. There are many complicated methods of calculating value and deciding how to *depreciate* it.



- **Deputy** An official authorized to act for another person; often the second-in-command of an organization who may act in place of the head; an assistant to a sheriff.
- **Deraign** Prove; vindicate; disprove things said against you. [pronounce: de-rain]
- **<u>Derelict</u>** 1. Property that is thrown away or **abandoned** intentionally. 2. An abandoned boat, whether or not abandoned intentionally.
- **Dereliction** 1. The permanent (or at least long-term) receding of water from a shore or bank, and the "creation" of new land due to a lower water level. 2. **Abandonment** of property. 3. A refusal or failure to perform a public office or duty.
- **Derivative** Based on something else. In finance, a *derivative* is a document, such as an **option**, with a value that depends on the value of something else (such as a stock). Many *derivatives* are highly complex, and strange new ones appear regularly.
- **Derivative action** A lawsuit by a stockholder of a **corporation** against another person (usually an officer of the company) to enforce claims the stockholder thinks the corporation has against that person.
- **Derivative evidence Evidence** that is collected by following up on evidence gathered illegally. See **exclusionary rule** and **fruit of the poisonous tree doctrine**.
- **Derivative tort** 1. A **tort** lawsuit based on harm done by a person committing a crime. 2. A tort lawsuit against a **principal** for action by the principal's **agent** (see those words).
- **Derivative work** In **copyright** law, a work (such as a translation, musical arrangement, art reproduction, abridgment, or condensation) separable from, but based on, one or more *preexisting works*. The owner of the copyright in the preexisting work usually has the *adaptation right* to prevent others from creating *derivative works*. An authorized derivative work is separately "copyrightable."
- **Derogation** Partial **repeal** or partial abolishing of a law by a later law.
- **Derogation** (or derogatory) clause A phrase inserted in a will with instructions that no later will lacking this phrase should be treated as valid. It is an attempt to protect against later wills being faked or extracted by pressure, but courts will usually treat such a clause as **evidence** only and not automatically enforce it.
- **Descent** 1. Inheritance from parents or other ancestors. 2. Getting property by inheritance of any type, rather than by purchase or gift. Descent and distribution usually refers to **intestate succession** (see that word).



- **Descriptive word index** A large set of books in dictionary form that allows you to find which cases have discussed a topic by tracing down exact words or catchphrases. For example, if you are interested in cases involving tires that blow out during a skid, you might look up "tires," "blowouts," or "skidding." This function is increasingly performed by database searching.
- **Deface** or otherwise damage a public building, church, Desecrate gravevard, etc.
- **Desertion** 1. Abandoning a military post and duty without permission, either to escape danger or with no intention of returning. 2. Abandoning wife, husband, or child with no intention of either returning or of reassuming the financial and other duties of marriage or parenthood. 3. Any abandonment of a job or duty.
- In law, a purpose plus a plan to carry it out. In **tort** law, a *design* Design defect is a fault in the design of a product, especially one that results in injury to a user even though the product is properly manufactured. And in **patent** law, a *design patent* is granted for a new way something looks, as opposed to a regular patent for the way a new thing works.
- Designated reporter See child abuse.
- **Designer drug** A synthetic drug that is altered from an illegal drug to mimic its effects without being illegal, or a new synthetic psychoactive drug generally.
- **Desire** When used in a will, the word *desire* can mean anything from a small preference to a total command. For example, "I leave all my jewelry to Tom and desire that Joe get my gold ring" could mean that either Tom or Joe gets the ring.
- Desk audit 1. A review of a job or jobs in the civil service (see that word) to see if the duties fit the pay and rank and to see if the person filling the job has the right qualifications. 2. The review of a federal tax return by an I.R.S. employee who needs no additional information from the taxpayer.
- **Desk jobbing** Wholesaling by drop shipment (see those words).
- **Despoil** Take something away from a person illegally, usually by force or threats
- **Destination contract** An agreement for the sale of goods in which the risk of loss of, or damage to, the goods passes from seller to buyer when the goods are delivered to a specific destination.
- 1. With regard to wills, contracts, or other legal documents, "destruction" does not necessarily mean total physical destruction. You can *destroy* a document's *legal effect* by less extreme methods,



such as tearing it in half or writing over it. 2. Destruction may mean many different things. For example, in an **insurance** contract, "destruction" may mean a total wreck or merely harm that makes something useless for its intended purpose.

- **Desuetude** Disuse. Refers to an obsolete law, custom, or practice that is no longer used or in effect. An obsolete law is *"in desuetude."*
- **Detainer** 1. **Unlawful detainer.** 2. Holding a person against his or her will. 3. A **warrant** or court **order** to keep a person in **custody** when that person might otherwise be released. This is often used to make sure a person will serve a **sentence** or attend a trial in one state at the end of a prison term in another state or in a federal prison.
- **Detention** Holding a person against his or her will. *Detention for questioning* is the holding of a person, by a policeman or similar public official, without making a formal **arrest**.
- **Determinable** 1. Possibly ended; subject to being ended if a certain thing happens. 2. Can be found out or decided upon.
- Determinate sentence See sentence no. 2.
- **Determination** 1. A final decision (usually of a court or other formal decision-maker such as a **hearing examiner**). 2. Any formal decision. For example, the **I.R.S.** puts out *determination letters* to explain whether or not an organization has been given **tax exempt** status. 3. The ending of a right or interest in property. When this happens, the right *determines*.
- **Determine** 1. Decide. 2. End.
- **Detinue** A legal action to get back property held unlawfully by another person, plus **damages** due to the wrongful withholding. [pronounce: <u>det</u>-i-new]
- **Detournement** An old word for taking money or financial documents entrusted to your care and cashing them or using them for your own purposes. Similar to **embezzlement**.
- **Detraction** Removing inherited property from a state and transferring that property's **title** to a new state.
- **Detriment** 1. Any loss or harm. 2. Giving up something of value (such as a right, benefit, or property). 3. An obligation taken on, or a right given up, as part of making a **contract**.
- Detrimental reliance See promissory estoppel.
- **Devaluation** Reducing the value of a country's money relative to other countries' money.



- Devastavit (Latin) "He has wasted." An old word for mismanagement of property by the administrator of a dead person's estate. The administrator could be held personally liable for any loss. See also de bonis propriis and waste.
- **Development** 1. A piece of land subdivided into building lots and sold. or built upon and then sold. 2. Preparation of a mining site to make the minerals accessible by stripping, blasting, tunneling, etc.

Devest See divest.

- Noticeable differing from average or normal behavior. The Deviance word is usually applied to things society in general does not condone. such as illegal drug use.
- 1. A departure from usual conduct, such as an employee's Deviation use of work time for personal business. 2. A change from original terms or plans, such as a contractor's substituting one type of wood for another specified in building plans. 3. Allowing the specific terms of a will or trust to be ignored in order to accomplish its general purposes. See also cv-pres.
- 1. The gift of land by will. 2. Any gift by will. Compare with be-Devise quest. *Not* "demise." [pronounce: de-viz]

Devisee Person to whom land is given by will.

Person who makes a will containing a gift of land. Devisor

1. The transfer or transition by process of law from one per-Devolution son to another of a right, liability, title, property, or office (often by death). 2. The decentralization of government or the transfer of functions "downward" from national to state government.

Devolve To go by **devolution** (see that word).

Dewey decimal system A library reference system that classifies all subjects by number. For example, the numbers in the 340's are for law, 343 is for criminal law, and 343.2 is for a special subject under criminal law. Each new number after the decimal point subdivides the previous number (and its subject) further. Compare with Library of Congress system.

Dicta Views of a judge that are not a central part of the judge's decision. even if the judge argues them strongly and even if they look like conclusions. One way to decide whether a particular part of a judge's **opinion** is *dicta* is to examine whether it was necessary to reach the result. If it could be removed without changing the legal result, it is probably dicta. If it is dicta, it is not binding **precedent** (see that word) on later court decisions, but it is probably still worth quoting if it helps vour case.



Dictum (Latin) 1. Singular of **dicta** (see that word). 2. Short for "obiter dictum" (a remark by the way, as in "by the way, did I tell you . . . "); a digression: a discussion of side points or unrelated points.

Dictum page See pinpoint citation.

(Latin) 1. A day; days; court day. 2. Dies gratiae are grace days. [pronounce: dee-es]

Diet A word used in various countries meaning **legislature**.

Digest A collection of parts of many books, usually giving not only summaries, but also excerpts and condensations. For example, the American Digest System covers the decisions of the highest court of each state and of the Supreme Court. It is divided into volumes by time periods. It collects **headnotes** (summaries given at the top of each case) and is arranged by subject categories.

Digesting 1. Creating a digest. 2. Summarizing discovery documents such as depositions.

Dilatory Tending or intending to cause delay or gain time.

Diligence Carefulness, prudence, or doing your duty.

Dilution 1. The use of a trademark by a product so unlike the original that, while it will cause no confusion, it may still lower the trademark's value. 2. Dilution of stock occurs when the stock is watered (see watered stock) or when more stock is sold than the value of the company can support. 3. Lowering a group's voting power through reapportionment. This may be a violation of equal protection of laws.

Diminished responsibility doctrine The principle that having a certain recognized form of diminished mental capacity while committing a crime should lead to the imposition of a lesser punishment or to lower the **degree** of the crime. The states use a variety of terms, such as "partial insanity," for these concepts and define them in many ways. Conditions involved may include mental retardation, alcohol or drug impairment, trauma, disease, etc.

1. Reduction. For example, diminution in value is one way to calculate damages for property or rights that have been injured or taken. 2. Incompleteness.

Diplomatic immunity A diplomat's freedom from prosecution under most of the host country's criminal laws.

Diplomatic relations Ongoing, formal country-to-country communications and the permanent exchange of **ambassadors** and other officials.

Direct Immediate or straight. This word, in different settings, may be the opposite of indirect (not direct), collateral (on the side), or cross (opposing).

- **Direct action** 1. A lawsuit by a person against his or her own **insurance** company instead of against the person who did the harm or against that person's insurance company, 2. A lawsuit by a stockholder to enforce his or her own rights against a **corporation** or its officers rather than to enforce the corporation's rights in a derivative action (see that word).
- Direct attack An attempt to have a judge's decision overturned (annulled, reversed, vacated, enjoined, etc.) by a proceeding started for that specific purpose (an appeal, an injunction hearing, etc.). Compare with collateral attack.
- See proximate cause. Direct cause
- Proof of a fact without the need for other facts leading Direct evidence up to it. For example, direct evidence that dodos are not extinct would be a live dodo. For the difference between direct and circumstantial evidence. see that word.
- **Direct examination** The first questioning in a trial of a witness by the side that called that witness.
- **Direct line** Grandparents, parents, children, grandchildren, etc., rather than brothers, uncles, nieces, etc.
- **Direct placement** Sale by a company of its own **securities** (such as **stock**) directly to buyers (especially to large institutional investors) rather than through offers to the general public.
- Direct reduction mortgage A type of mortgage in which the payment size decreases with each payment because interest is paid on only the principal still owed. Compare with constant payment mortgage.
- **Direct selling** A manufacturer selling directly to a customer rather than through a wholesaler or retailer.
- **Direct tax** 1. A tax that is paid directly to the government by the person taxed. For example, income tax is direct, but a manufacturing tax is not because it is passed on to the buyer in the form of higher prices. 2. An ad valorem tax (see that word). 3. The opposite of an indirect tax (see that word).
- **Direct trust** A **trust** stated in words rather than one created by law or by implication.
- **Direct writer** An insurance **agent** who generally represents only one insurance company.
- **Directed question** A question that is tightly phrased to be answered in one or two words, such as "yes."
- **Directed verdict** A **verdict** (see that word) in which the judge takes the decision out of the jury's hands. The judge does this by telling them

what they must decide or by actually making the decision. The judge might do this when the person suing has presented facts which, even if believed by a jury, cannot add up to a successful case.

- Director 1. Head of an organization, group, or project. 2. A person elected by the shareholders (owners) of a corporation to serve on its board of directors which decides basic corporate policy and hires the officers (president, etc.) to run the company's day-to-day operations.
 3. Directors as a group are a board of directors. Those who are also major stockholders, officers, or employees of the company are called inside directors, and those with no such interests are outside directors.
- **Directory** 1. Not mandatory. Merely advisory, instructing, or procedural. For example, *directory language* in a **statute** merely instructs an official and may not invalidate (overturn) actions of an official who fails to follow instructions. But see no. 2. 2. Mandatory. For example, a *directory trust* has specific instructions and leaves no **discretion** to the **trustee**. But see no. 1. You cannot tell what *directory* means unless you already know exactly how it has come to be used in a particular area of the law.
- Disability 1. A legal disability is the lack of legal capacity to do an act. For example, a married person is disabled from remarrying until the marriage ends in an annulment, in divorce, or by the spouse's death. 2. A physical or mental disability is the absence of adequate physical or mental powers or the lowering of earning ability due to this absence. Under the Americans with Disabilities Act, the impairment "substantially limits one or more of life's activities." Disability is defined in different ways under workers' compensation laws (see that word) and Social Security laws, but it always includes the inability to perform the person's usual job.

Disaffirm Repudiate; take back consent once given; refuse to honor former promises or stick by former acts (usually used in situations where the person has a legal right to do so).

Disallow Refuse, deny, or reject.

Disaster loss A loss (such as a building damaged in a flood) that takes place in a *disaster area* designated by the president of the United States. The persons who suffer these losses are given special loan benefits.

Disbar Take away a lawyer's right to practice law. *Not* **debar**.

Disburse Pay out of a fund of money.

Discharge 1. Release; remove; free; dismiss. For example, to *discharge* a **contract** is to end the obligation by agreement or by carrying it out;



to discharge a prisoner is to release him or her; to discharge a court **order** is to cancel or revoke it: to *discharge* a person in **bankruptcy** is to release him or her from all or most debts; to discharge a person from the army is to release him or her from service; and to discharge a bill is to move it from a committee to the full house of a legislature. 2. The documents showing that no. 1 has taken place: for example. discharge papers from the army. 3. Do or perform a duty.

- **Disciplinary rules** State rules listing and explaining what lawyers are prohibited from doing and what they should probably not do. Serious violations can lead to disharment. The whole subject, or sometimes just the "gray areas," is called legal ethics. See also Rules of Professional Conduct.
- Disclaimer 1. The refusal, rejection, or renunciation of a claim, a power, or property. 2. The refusal to accept certain types of responsibility. For example, a disclaimer clause in a written sales contract might say "we give you, the purchaser, promises A, B, and C, but disclaim all other promises or responsibilities."
- Revealing something that is secret or not well understood. For example, the *disclosure* in a **patent** application is the statement of what the invention is, what it does, and how it works. In consumer law. disclosure refers to what information must be made available in a loan or other credit deal and how that information must be presented to make it clear. And lawyers have many disclosure requirements, such as to disclose a conflict of interest.
- Discontinuance Another word for either nonsuit or dismissal (see those words).
- 1. A deduction or lowering of an amount of money; for exam-Discount ple, the amount by which a price is lowered. 2. Pay interest in advance. 3. See discounting.
- **Discount rate** 1. The percentage of the face value of a commercial note. bill, mortgage, etc., that is deducted from the payment by a buyer such as a bank. See also rediscount rate. 2. The rate set by the Federal Reserve Board for the charge made by Federal Reserve Banks to certain other banks borrowing money from them. 3. See discounting.
- **Discounting** Calculating the present value of money to be paid or collected in a future payment or a series of future payments (sometimes called "discounted cash flow"). The process involves answering the question: "How much money would I need to invest today at a certain interest rate to equal what is changing hands in the future?" The calculation is the reverse of compounding interest, and the interest rate



used is called the "discount rate" (see that word) or the "capitalization rate"

Must be turned over if requested in discovery. Discoverable

Discovered peril doctrine See last clear chance doctrine.

1. The formal and informal exchange of information between sides in a lawsuit. Two types of discovery are interrogatories and depositions. 2. Finding out something previously unknown. For example, in patent law, a discovery is finding out something new rather than inventing a device or process. Also, the discovery of a fraud or of medical malpractice occurs when the person harmed finds out the problem (or should have found out if careful).

Damage a person's believability or refute a claim that a docu-Discredit ment is genuine.

Discretion 1. Intelligent, prudent conduct; the capacity to act intelligently and prudently. 2. The power to act within general guidelines, rules, or laws, but without either specific rules to follow or the need to completely explain or justify each decision or action. For example, a discretionary account occurs when a customer gives a stockbroker great leeway in deciding what stocks to buy and sell, when to buy, etc. Compare with ministerial. 3. The ability to understand right from wrong, so you are responsible for your actions.

Discretionary review See certiorari.

Discretionary trust A **trust** (see that word) that allows some leeway in carrying out its terms.

Discrimination 1. The failure to treat individuals equally. The setting up of sham or irrelevant categories to justify treating individuals unfairly. 2. Illegally unequal treatment based on race, color, religion. sex, age, handicap, or national origin. This is often called invidious discrimination.

Disfranchise (or disenfranchise) Formally take away certain rights, such as the right to vote, from a citizen.

Disgorge Give up something upon legal demand.

Dishonor Refuse to accept or pay a **negotiable instrument** (see that word) when it comes due.

Disinterested Impartial; not biased or prejudiced; not affected personally or financially by the outcome. (The word, however, does not mean "uninterested" and does not mean "lacking an opinion.")

Disintermediation The process that occurs when large numbers of people take their money out of bank savings and similar accounts and



- put the money directly into investments that pay higher rates of interest (and that the banks might have invested in with the same money).
- **Disjunctive** 1. An "or" statement which, if one part is true, the other part is false; for example, "John was in New York vesterday at noon or he was in Boston yesterday at noon." 2. Referring to things that need not be interrelated; for example, a list of requirements of which only one must be satisfied. Compare with conjunctive.
- **Dismissal** A court order or judgment that ends a lawsuit. It may be "with **prejudice**" (no further lawsuit may be brought by the same persons on the same subject) or "without prejudice."
- **Disorderly conduct** A vague term for actions that disturb the peace or shock public morality. The prohibited conduct must be precisely defined by state criminal laws, and the conduct must not be protected by the Constitution, or the laws are unconstitutional under the due process clause of the fourteenth amendment.
- **Disorderly house** A building with occupants who behave in a way that creates a neighborhood nuisance. These often include places for gambling or prostitution.
- Disparagement The discrediting, belittling, or "talking down" of something or someone. Under some circumstances, you can be sued for doing it; for example, disparagement of title and disparagement of property. Also, a seller's disparagement of an advertised item may be part of prohibited bait and switch (see that word) sales tactics.
- **Discrimination** based on race, color, religion, sex, Disparate impact national origin, age, or disability that results from a practice that does not seem to be discriminatory and was not intended to be so.
- **Disparate treatment** Intentional **discrimination** based on a person's race, color, religion, sex, national origin, age, or disability.
- **Dispatch** A speedy sending off or completion.
- Dispensation An exemption from a law or permission to do something usually forbidden.
- Disposable earnings Gross or "total" pay minus payments (such as taxes and Social Security) required by law. This is not exactly the same as take home pay, since voluntary payments (such as health insurance) may further reduce "take home."
- 1. Sell, give, or otherwise transfer ownership of something. Dispose 2. See disposition.
- 1. Final settlement or result. A court's disposition of a case Disposition may be to give a judgment, dismiss the case, pass sentence on a



- criminal, etc. 2. Giving something up or giving it away. 3. A bequest or **devise**. Giving any form of property by will. 4. Not **dispossession**.
- **Dispositive facts** Facts that clearly settle a legal issue or dispute.
- **Dispossession** 1. **Ouster.** Wrongfully putting a person off his or her property by force, trick, or misuse of the law. 2. A legal proceeding by a landlord to evict a tenant. 3. Not disposition.
- **Dispute** A disagreement between persons about their rights or their legal obligations to one another.
- **Disqualify** Make ineligible. For example, a judge may be disqualified from deciding a case involving a company if the judge owns **stock** in that company.
- **Disseisin** An old word for **dispossession** or for wrongfully putting another person off land owned by that person.
- **Dissent** A judge's formal disagreement with the decision of the majority of the judges in a lawsuit. If the judge puts it in writing, it is called a dissenting opinion.
- **Dissolution** Ending or breaking up. For example, dissolution of a contract is a mutual agreement to end it, dissolution of a corporation is ending its existence, and dissolution of a marriage is any formal, legal ending of a marriage other than by annulment.
- Point out basic differences. To distinguish a case is to Distinguish show why it is irrelevant (or not very relevant) to the lawsuit being decided.
- **Distrain** To take another person's personal **property** either lawfully or unlawfully. For example, a landlord might distrain a tenant's property to make sure that back rent will be paid.
- 1. The process of **distraining** (see that word) property. 2. Forced. A distress sale of goods might be a "going out of business" sale in which prices are low, and a distress sale of land might be due to a mortgage foreclosure.
- **Distributee Heir**; person who inherits.
- **Distribution** Division by shares; for example, giving out what is left of a dead person's **estate** after taxes and debts are paid.
- **Distributive finding** A **finding** (see that word) in which a jury decides part of a case in favor of one side and part in favor of the other side.
- Distributor Wholesaler; a person or company that buys things for resale to other than the end user.
- District A subdivision of any of several different types of geographical areas (such as countries, states, or counties) for judicial, political, or



- administrative purposes. "Districting" is the process of drawing a district's boundary lines for purposes of **apportionment** (see that word).
- **District attorney** The top **criminal** prosecuting lawyer of each federal district (called the "U.S. attorney") and of each state district. At the substate level, this person may also be called the "state's attorney."
- 1. Trial courts of the United States Courts system. 2. In some states, low-level state courts (or even appeals courts).
- Disturbing the peace A vague term, defined in different ways in different places, for interrupting the peace, quiet, or good order of a neighborhood.
- **Divers** 1. Many; several. 2. Different; many different. [pronounce: dive-ers] 1. A company's adding new product lines or going into an entirely new business. 2. An investor's buying new types of **stock** or other securities, usually to reduce the risk of one stock's sudden fall in price.
- 1. A turning aside; for example, the unauthorized changing of Diversion the course of a river or the unauthorized use of a company's funds or of trust funds. 2. Pretrial diversion (or intervention) is a turning aside of persons from the regular course of criminal prosecution into special programs that avoid the stigma of a criminal conviction if they are successfully completed.
- **Diversity of citizenship** The situation that occurs when persons on one side of a case in federal court come from a different state than persons on the other side. Complete diversity (all the plaintiffs are from a different state than all the defendants) allows the court to accept and decide the case based on the court's diversity jurisdiction, provided that certain other criteria are met. Only minimal diversity (at least one plaintiff comes from a different state than at least one defendant) is needed for interpleader between states. Manufactured diversity (improperly creating diversity for the sake of obtaining federal jurisdiction) is prohibited. Diversity of citizenship also applies to suits between citizens and foreign nationals.
- 1. Deprive, take away, or withdraw. 2. Sell or otherwise dispose of Divest legal title. For example, you can divest yourself of a car by selling it.
- Divestiture A court order to a company that it sell or get rid of something (another company, stock, property, etc.) because of antitrust acts. The company's carrying out of the court order is also called divestiture (or divestment).
- **Divided court** An **appellate** court whose decision is not unanimous.



- Divided custody A child living with each divorced parent part of the time. Legal custody remains either joint (both parents have decisionmaking power) or *sole* (only one has the power).
- A share of profits or property; usually a payment per share of a corporation's stock (see those words). A few of the many different types of dividends include: asset (or property) dividend (paid in the form of property instead of cash or stock; for example, a blivit manufacturer might give each owner a blivit): consent dividend (declared to avoid a personal holding company or accumulated earnings tax, but never actually paid: this dividend, however, is taxed to the owners as if paid and increases their tax basis); constructive dividend (unreasonable compensation paid to an owner that will be taxed like a dividend, often consisting of unusually high wages, bargain purchases of company property, etc.); cumulative dividend (if not paid regularly, usually on preferred stock, it accumulates and must be paid before any common stock dividends are paid); deficiency dividend (paid to make up for a missed one; often to avoid paying a personal holding company tax); scrip dividend (paid in scrip, in certificates of ownership of stock not yet issued, or in short-term loan notes; done to divide profits but delay paying them out); and stock dividend (a dividend paid in the form of stock, which often involves dividing up of the increased worth of a company by **issuing** more stock).
- Can be divided into completely separate parts that do not depend on each other. For example, a divisible contract has parts that will be enforced by a court even if other parts are not legally valid; a divorce decree is considered divisible because the divorce itself may be final while alimony, support, and custody decisions may be ongoing; and a divisible offense is a crime that includes other lesser crimes (murder includes assault, battery, etc.). See also severable.
- The ending of a marriage by court order. It is different from an **annulment** (which legally determines that a marriage never existed) and from a limited divorce (which provides for a "legal separation" and is a step toward a divorce but does not end the marriage).
- **Do, lego** (Latin) "I give and **bequeath**." Old words introducing a gift in a will.
- A name sometimes used for the place in the courtroom where the prisoner stays during a trial.
- 1. A list of cases, usually with file numbers, scheduled for trial in a court. A docket call is a court session in which lawyers for cases on the docket announce readiness for trial, announce settlements. and handle other procedural matters. 2. A list of specific actions taken

in a court. For example, an appearance docket lists all lawyers appearing in cases and may list the formal steps taken; and a *iudament* docket is a list of all final actions taken by a court (often used to give notice to the public of new liens on property). 3. Any book of short entries or summaries.

- Doctor-patient privilege The right of a patient in some states to keep out of some legal proceedings some information communicated in a doctor-patient relationship. Also known as physician-patient privilege.
- A legal principle or rule. A doctrine may be accepted in one Doctrine jurisdiction, rejected in another, and modified in a third.
- Something with a message on it: for example, a contract, a map, a photograph of a message on wood, etc. An ancient document is an old document, produced from proper custody (safekeeping), that is presumed to be genuine if it is over a certain age. A public doc*ument* is a document that is, or should be, open for public inspection.
- **Document of title** A piece of paper that is normally accepted in business as proof of a right to hold goods; for example, a bill of lading or a warehouse receipt. A document of title can be negotiable (you have no right to the goods without the document) or nonnegotiable (you can use the document to prove your right to the accompanying goods).
- **Documentary evidence** Evidence supplied by writings and all other documents (see that word).
- Documentary originals rule See best evidence rule.
- **Documentary stamp** A stamp that must be purchased and put on a document before it can be recorded in the public records of some cities or states.
- Doing business A general, flexible term meaning carrying on enough business for profit within a state so that another person can sue the company in that state. Doing business also means that the state itself can tax the company or otherwise claim **jurisdiction** (see that word) over it.
- **Doli capax** (Latin) "Capable of crime"; old enough to know right from wrong and not insane.
- Dollar averaging Buying a fixed dollar amount of a stock (or other security) at regular intervals (usually getting a different number of shares each time).
- Dolus (Latin) **Fraud**, **deceit**, or crime.
- Ownership and control (usually by the public). For example, Domain national forests are in the public domain (owned and controlled by the

- U.S. for the benefit of the public). Some writings, inventions, and other works are in the *public domain* (available for use by anyone). Also see eminent domain.
- **Dombrowski doctrine** The rule (from *Dombrowski v. Pfister*, 380 U.S. 479 (1965)) that a federal court will stop state officials from prosecuting a person under a state law that is so broad or vague that it affects rights guaranteed by the First Amendment to the U.S. Constitution.

Dome See doom.

- 1. Relating to the home. For example, domestic relations is Domestic the branch of law that deals with divorce, custody, support, adoption, etc. 2. Relating to the state. For example, a domestic corporation is a corporation created under the laws of the state in question. 3. Relating to internal matters of a particular country.
- Domestic International Sales Corporation A type of U.S. company whose income comes primarily from foreign sales. A D.I.S.C. may get special tax breaks.
- **Domicile** A person's permanent home, legal home, or main residence. The words "abode," "citizenship," "habitancy," and "residence" sometimes mean the same as domicile and sometimes not. A corporate domicile is the corporation's legal home (usually where its headquarters is located); an elected domicile is the place the persons who make a contract specify as their legal homes in the contract. [pronounce: dom-i-cile]
- **Domiciliary** Relating to a person's permanent home. For example, a domiciliary administration is the handling of a dead person's estate (property) in the state of the person's legal **domicile**. [pronounce: dom-i-sill-ee-arv1
- **Dominant** Possessing rights against another thing. For example, a dominant estate has rights (such as an easement) in another piece of land.
- Dominant cause See proximate cause.
- **Dominion** Legal ownership plus full actual control over something.
- Donated stock (or surplus) Stock given back to a corporation by its shareholders, often for resale.
- **Donatio** (Latin) A gift. For donatio mortis causa, see causa mortis gift.
- **Donative** As a gift; related to a gift. For example, a *donative trust* is a trust set up as a gift for another person.
- **Donee** A person to whom a gift is made or to whom a **power** is given.



- **Donee beneficiary** If David and Paul have a contract that benefits Jonah, Jonah is the *donee beneficiary*.
- **Donor** A person making a gift to another or giving another person power to do something.
- **Doom** Old word for a law or for a judge's decision.
- **Dormant** "Sleeping," inactive, silent or concealed. For example, a *dormant partner* is a partner who has a financial interest, but takes no control over the business and is usually unknown to the public; and a *dormant judgment* is a **judgment** that can no longer be enforced because too much time has gone by, because the person who originally got it died, etc. Some dormant judgments can be "**revived**" by taking the proper legal steps. See also **lapse**.
- **Dormant commerce clause** The principle that the **commerce clause** prevents state regulation of interstate commerce even if the specific regulated activity is not covered by federal laws.
- **Double entry** A system of **bookkeeping** that shows every transaction as both a **debit** and a **credit** (see those words) and by using both horizontal rows and vertical columns of numbers. If the total of the horizontal rows and the vertical columns is not the same, it is easier to find out where mistakes are than if the records were kept with only one "entry" for each item.
- **Double hearsay Hearsay** that itself contains hearsay. For example, it would be *double hearsay* if John testified in court that he heard Mary say something that Mary heard from someone else.
- **Double indemnity** Insurance coverage that results in a double payoff if something happens in a certain way; for example, a ten thousand dollar life insurance payment for a person's death and twenty thousand for that person's accidental death would be a *double indemnity* against accidental death.
- **Double insurance** Insurance from more than one company on the same **interest** in the same thing. It is usually not possible to collect more than a thing is worth.
- **Double jeopardy** A second prosecution by the same government against the same person for the same crime (or for a **lesser included offense**) once the first prosecution is totally finished and decided. This is prohibited by the U.S. **Constitution**.
- **Double taxation** 1. Two taxes imposed on the same property by the same government during the same time period for the same purpose. This is not legal. But see no. 2. 2. Any time the same money is taxed twice. A legal form of double taxation is taxing a **corporation** on its profits, then taxing its stockholders on their **dividends** from the corporation.

Double will See reciprocal will.

Doubt Uncertainty of mind about proof in a trial. For example, "beyond a reasonable doubt" is the standard of proof to convict a person of a crime. It is the highest standard of proof required in any type of trial. but does not mean "beyond all doubt."

Doubtful title The opposite of **marketable** *title*.

Dow Jones Industrial Average The changing price of a group of 30 selected stocks of the largest U.S. industrial corporations.

Dower A wife's right to part of her dead husband's property. This right is now regulated by statute and varies from state to state. (This is not "dowry," a nonlegal word for property a bride brings into a marriage.) Compare with curtesy.

Down payment The cash that must be paid at the time that something is bought using credit.

Draconian law A law that is especially harsh or severe.

A bill of exchange or any other negotiable instrument (see those words) for the payment of money drawn by one person on another. To use an ordinary personal check as an example: one person (the drawer) writes the check directing payment by a bank (the drawee) to another person (the payee). An overdraft is writing a check for more money than there is in the account; a sight draft is payable on demand; and a *time draft* is payable after a certain number of days.

Drafter (or draftsman or draftswoman) A person who writes a legal document (especially the person who creates an original document) such as a contract or a legislative bill.

Dragnet clause A provision in a **mortgage** or similar document in which **security** is given not only for the present debt, but for past and future debts.

Drago doctrine The principle that one country should not intervene militarily in another country to force or secure payment of debts owed by the second country to citizens of the first.

Laws that make bars and stores liable for some acts Dram shop acts done by persons who got drunk or bought liquor there.

1. Prepare a legal document. 2. Write out and sign a bill of exchange or make a **note** (see those words). 3. Take money out of a bank account. 4. Money advanced to a salesperson. This money is later subtracted from the salesperson's sales **commissions**. The fund that a draw comes from is called a drawing account. 5. Choose a jury.



- **Drawee** 1. A person to whom a **bill** of exchange (see that word) is addressed, and who is requested to pay the amount of the bill. 2. A bank that has a **deposit** withdrawn from it.
- **Drawer** The person drawing a **bill** of exchange (see that word) or writing a check to pay another person.
- **Dred Scott case** *Scott v. Sanford* (60 U.S. 393). The 1867 U.S. Supreme Court decision that slaves and former slaves were not citizens even if they lived in non-slave states. This decision was overturned by the Thirteenth and Fourteenth Amendments.
- Dress See trade dress.
- **Droit** (French) *1.* Right or justice. *2.* A law or the law. For example, *droit international* is **international law.** [pronounce: drwah]
- **Drop shipment** The delivery of goods directly from manufacturer to retailer or to **consumer** for which a **wholesaler** earns a profit for placing the order.
- **Drug-free zone** An area, such as that surrounding and including a school, within which the penalties for drug sales or "possession with intent to distribute" are increased.
- Drunkometer (or Drunk-o-meter) A brand of evidential breath test.
- Dry 1. Passive; inactive; formal or nominal only. For example, a dry trust is one in which the trustee is legal owner of property, but has no duties to perform other than the passive act of having the property in his or her name, and gains no profits from the trust. 2. Describes a state, country, or city where alcoholic beverages cannot be sold (or served).
- **Dual capacity doctrine** The principle that an employer is liable for an employee's injury even if that injury is covered by workers' compensation, if the employer's conduct contributed to the injury and the injury did not occur as a part of the employer-employee relationship. Compare with **dual purpose doctrine**.
- **Dual citizenship** Simultaneously holding citizenship in two countries. This can occur because a person was born in one country to parents who are citizens of another or because a country of which a person is a citizen still recognizes that citizenship after the person becomes a citizen of another country.
- **Dual contract** Two contracts for the same deal that are used in two different places, or one is kept secret, usually to inflate the value of real estate to a lender or to reduce it to tax authorities.
- **Dual court system** The federal and state courts in the United States.



- **Dual purpose doctrine** The rule that in most cases if an employee is on a business trip, he or she is acting within the normal course of employment (see that word) even if doing something personal. Compare with dual capacity doctrine.
- **Dual sovereignty doctrine** The principle that both a state and the U.S. may have legitimate interests in the same matter. This means that successive state and federal prosecutions for the same conduct do not necessarily violate the constitutional prohibition against double icopardy.
- Dubitante With doubts.
- **Duces tecum** (Latin) "Bring with you." A **subpoena** (see that word) duces tecum commands a person to come to court with documents or other pieces of **evidence**. [pronounce: due-kiss tay-kum]
- **Due** 1. Owing; payable. 2. Just, proper, regular, lawful, sufficient, or reasonable. For example, due care means proper or reasonable care for the situation. (See also due diligence.)
- **Due-bill** An "I.O.U.," especially a company's I.O.U., that can be sold by the person to whom money is owed to another person, and then cashed in for goods or services.
- Day a tax or debt must be paid. Due date
- Enough care, enough timeliness, or enough investigation to meet legal requirements, to fulfill a duty, or to evaluate the risks of a course of action. Due diligence often refers to a professional investigation of the financial risks of a merger or a securities purchase, or to the legal *obligation* to do the investigation. *Due diligence* is also used as a synonym for due care.
- **Due notice** Reasonable notice (as determined by each individual situation).
- Due process of law The due process clauses of the Fifth and Fourteenth Amendments to the U.S. Constitution require that no person be deprived of life, liberty, or property without due process of law. What constitutes due process of law varies from situation to situation, but the core of the idea is that a person should always have **notice** and a real chance to present his or her side in a legal dispute ("procedural due process"; see procedural law) and that no law or government procedure should be arbitrary or unfair ("substantive due process"; see substantive law). Some of the specifics of due process include the right to a transcript of court proceedings, the right to question adverse witnesses, etc.
- **Dummy** Sham; make believe; set up as a "front." For example, *dummy* incorporators are persons who initially set up a corporation to meet



the formal requirements of a state's corporation laws and then drop out. Dummy incorporation is permitted in most cases.

Dump 1. Sell something in other countries for less than it is sold at home. Federal law prohibits some sales of this sort by foreign companies, and international trade agreements prohibit others. 2. Unload large quantities of goods regardless of price.

Dun Demand payment on an overdue debt.

Dun and Bradstreet A major supplier of business credit ratings.

Duplicate 1. A copy. 2. A new document made to take the place of an original.

Duplicity 1. Joining two or more separate reasons for a lawsuit in one paragraph, two or more subjects in one **act** passed by a legislature, etc. This is now usually permitted. Charging two or more unrelated crimes in one **indictment**, however, is usually not permitted. 2. Deception or "double dealing."

Durable power of attorney A **power of attorney** that lasts as long as a person remains incapable of making decisions, usually about healthcare. It is a form of **advance directive**.

Duress 1. Unlawful pressure on a person to do what he or she would not otherwise have done. It includes force, threats of violence, physical restraint, etc. 2. *Duress of goods* is the **tort** of taking someone's property, holding it with no right to do so, and improperly demanding something for its return.

Durham rule The principle, used in *Durham v. U.S.* (214 F.2d. 862 (1954)), that a **defendant** is not guilty of a crime because of **insanity** (see that word) if he or she was "suffering from a disease or defective mental condition at the time of the act and there was a causal connection between the condition and the act." The rule is no longer used in full in any state, but some parts survive in the *Model Penal Code*.

Duty 1. An obligation to obey a law. 2. A legal obligation to another person, who has a corresponding **right**. 3. Any obligation, whether legal, moral, or ethical. 4. A tax on imports or exports.

Duty of tonnage Governmental port charges or port taxes on a boat.

Dwelling defense See castle doctrine.

Dyer Act A 1919 law making it a federal crime to take a stolen motor vehicle across a state line.

Dying declaration See declaration.

Dynamite instruction An Allen charge.



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- **E.A.P.** Employee assistance program. A referral program for employees with problems such as drug dependency that require medical treatment or counseling.
- **E.B.I.T.** Earnings before interest and taxes.
- **E.B.T.** 1. Examination before trial of a party to a lawsuit. It is a part of the discovery process. 2. Evidential breath test.
- E.D. Eastern district.
- E.E.O.C. Equal Employment Opportunity Commission.
- **E.F.T.S.** Electronic fund transfer system.
- **E.g.** Abbreviation for the Latin "exempli gratia" (for the sake of example). It is used in most law books to take the place of "for example."
- E.I.S. Environmental Impact Statement.
- E.O. Executive order.
- **E.P.A.** Environmental Protection Agency. A U.S. **agency** that enforces pollution control, does environmental research, etc.
- **E.P.S.** Earnings per **share**.
- E.R.I.S.A. Employee Retirement Income Security Act.
- **E.S.A.** 1. Endangered Species Act. 2. Employment Standards Administration
- **E.S.O.P.** Employee stock ownership plan.
- **E.S.O.T.** Employee stock ownership trust. A **trust fund** set up to fund an employee stock ownership plan, giving tax benefits to employer and employee.
- E & O Errors and omissions insurance.
- Earmarked Set aside for a particular purpose; describes money or property that is easily identified so that it can be separated from similar things. For example, if a lender *earmarks* a loan to pay one specific **creditor** of the borrower, and the borrower then goes **bankrupt**, the bankruptcy **trustee** cannot claim the money paid as part of the debtor's **assets**. See **preference**.
- **Earned income** 1. Money or other compensation received for work. It does not include, for example, the profits gained from renting



property. 2. The earned income credit is a tax credit given to some low-income workers.

Earned premium The part of a paid premium that an insurance company may keep if the policy is canceled, because it has "earned" that part by providing **coverage** that has been used, or will be used, before the cancellation date.

Retained earnings. Earned surplus

Earnest money A deposit paid by a buyer to hold a seller to a deal and to show the buyer's good faith. It is usually, but not always, kept by the seller if the buyer fails to complete the deal. Compare option.

Earnings multiple The number by which an annual stock dividend must be multiplied to equal the stock's selling price.

Earnings per share A company's profits available to pay dividends on its **common stock** divided by the number of **shares** of such stock. "Primary" earnings per share and "fully diluted" earnings per share divide the available profits by not only the shares of common stock, but by everything that can be turned into common stock (convertible stock and bonds, options, warrants, etc.).

Earnings report See statement of income.

Earnout The sale of a business in which the final purchase price depends on future profits.

Easement The right of a specific nonowner of a piece of land (such as a next-door neighbor, the government, or a public utility) to use part of the land in a particular way. This right usually stays with the land when it is sold. Typical easements include the right of the owner of a piece of land with no streetfront to use a specific strip of another person's land to reach the street, or the right of a city to run a sewer line across a specific strip of an owner's land. The land that gives up an easement is the servient estate and, if there is one particular property that benefits from the easement, it is called the dominant estate. (Easements involving two properties are easements appurtenant and easements involving only one are easements in gross.) Easements may be affirmative (where the landowner must permit something) or *negative* (where the landowner is prohibited from doing something). A reciprocal negative easement may be created when a landowner sells part of a property and places a negative easement on it. That easement may then also restrict the part kept by the owner.

Ecclesiastical courts Religious courts, once powerful in England, that affected the development of the law. Religious law was called canon law.



Economic realities test 1. The principle that a court should consider the totality of a commercial situation, rather than look at only its documents, when deciding a case. 2. The principle that a key factor in deciding whether a person is an employee is whether the "employer" has the practical ability to control the person.

Economic rent Ground rent.

Economic strike A refusal to work because of a dispute over wages, hours, working conditions, etc. It is different from an **unfair labor practice** (see that word) strike and may result in loss of job.

Edict A major law made by a king or other head of state.

Editorial privilege Journalist's privilege.

Educational expenses Employee spending to gain skills for a current job or to meet an employer's educational requirements. Some educational expenses are tax deductible, but expenses to gain skills for a new job or to meet minimum educational requirements are not deductible. "Educational expenses" sometimes refer to only the deductible ones.

Effect 1. To do, produce, accomplish, or force. 2. A result. 3. This is *not* "affect." See that word for how to remember the difference.

Effective counsel A lawyer who is honest, knowledgeable, and competent, not necessarily one who commits few errors or who uses excellent judgment. For a criminal defendant to challenge a conviction based on *ineffective counsel*, the conviction must have been affected by the lawyer's conduct.

Effective rate See tax rate.

Effects 1. Personal **property.** 2. Personal property of a person making a will or of a dead person. 3. For *effects doctrine*, see **affects doctrine**.

Efficient breach theory The **law and economics** principle that if it is economically efficient to **breach** a contract and pay **damages**, you should be allowed to do it.

Efficient cause See proximate cause.

Efficient market A stock, commodity, etc., trading place or method that immediately gets and uses all available information, so that prices reflect full and current information. See also fraud on the market theory.

Eighteenth Amendment The 1919 **constitutional** amendment that prohibited the manufacture, sale, and transportation of alcoholic beverages until the amendment's **repeal** in 1933 by the **Twenty-first Amendment**



- **Eighth Amendment** The U.S. **constitutional** amendment prohibiting excessive **bail** or **fines** and **cruel** and **unusual** punishment.
- **Eight-hour laws** The federal laws that established the eight-hour work-day and required payment for overtime.

Eire See Eyre.

- **Ejectione firmae** (Latin) A **writ** of **ejectment** for a tenant who was wrongfully thrown out.
- **Ejectment** The name for an old type of lawsuit to get back land taken away wrongfully. It was used primarily to establish **title** to land and was brought against a fictitious **defendant** called the "casual ejector."
- **Ejusdem generis** (Latin) Of the same kind or type. Under the *ejusdem generis rule*, when a list in a document is followed by general words, those words should apply only to things of the same kind as the things on the list. [pronounce: ee-<u>use</u>-dem]
- Election 1. Any act of choosing. 2. Choosing from among legal rights. For example, a husband or wife may have to elect (choose) between what was left in a will by the other one and what state law reserves as a minimum share of a husband's or wife's estate. (A husband might leave a wife "the house and ten thousand dollars" and state law may allow the wife to take one-third of the husband's total estate. The wife can have one but not both of these.) In the same sense, election of remedies is the choice of legally contradictory courses of action to protect a right. 3. The choosing of an official by voting. A general election is one held regularly to choose public officials; a primary election is to choose the candidates of political parties; and a special election is to fill a vacancy at other times than those of a general election.
- **Election contest** A challenge to the accuracy or validity of **election** results. **Ballots** are usually recounted and their validity is examined.
- Elective Chosen, allowing a choice, or available as a choice. See **election** for these and other uses.
- **Elector** 1. A voter. 2. Member of the **electoral college** (see that word).
- Electoral college A name for the persons chosen by voters to elect the president and vice president of the United States. The *electoral college* is now almost a formality, and the vote of the general public in each state directly controls the election. Theoretically, however, some *electors* might decide to vote differently from their instructions, a choice that could change the result of a close election.
- **Electronic citation** An online **public domain** *citation* (see that word).
- **Eleemosynary** Charitable. For charitable organizations generally, see **nonprofit organization.** [pronounce: el-e-mos-e-nary]

- Eleganter Correctly, formally, and accurately.
- **Element** A basic part. For example, some of the *elements* of a **cause of action** for **battery** are an intentional, unwanted physical contact. Each of these things ("intentional," "unwanted," etc.) is one "*element*."
- **Eleventh Amendment** The U.S. **constitutional** amendment that prohibits the federal courts from handling a lawsuit against one of the states that is brought by a noncitizen of that state.
- **Eligibility** Being legally qualified. For example, *eligibility* for Social Security benefits means meeting all the legal requirements to get the benefits.
- **Elisor** A person appointed by a court to act as a **sheriff** or **coroner** if the sheriff or coroner cannot do the job needed.
- **Eloignment** An old word for removing or concealing something from the reach of a court.
- **Emancipation** Setting free. For example, a child is *emancipated* when the child is old enough so that the parents have no further right to control or obligation to support him or her.
- **Embargo** 1. A government's refusal to allow the transportation of certain things into or out of the country. 2. A government's stopping the ships or planes of another country from coming in or going out.
- **Embedded** Not broken out as a separate item. Part of a larger statistic.
- **Embezzlement** The **fraudulent** and secret taking of money or property by a person who has been trusted with it. This usually applies to an employee's taking money and covering it up by faking business records or **account** books.
- **Emblements** Crops grown by a tenant farmer, especially crops planted and harvested during the tenancy. In some cases, the tenant has the right to the *emblements* even if the harvest is subsequent to the tenancy.
- **Embracery** An old word for attempting to bribe a jury.
- Emergency doctrine 1. The rule that a person (such as a driver) is not required to take the same action in an emergency that would be required at other times, as long as the person used proper care before the emergency and did nothing reckless during the emergency. 2. The rule that if no proper person is available to give consent for emergency medical treatment for an unconscious adult or for a child, absolutely necessary treatment may be given anyway. 3. See also Good Samaritan doctrine and rescue doctrine. 4. The rule that a search warrant may not be needed if a law officer thinks that a life may be in danger. (Also called emergency exception.)



Eminent domain The government's right and power to take private land for public use by paying for it.

Emit Put out, **issue**, put into circulation.

Emolument Any financial or other gain from employment.

Emotional distress Mental anguish.

Empanel See impanel.

A lease on land that is long term and can be passed Emphyteutic lease on to another person as long as the rent is paid.

Empirical Based on observation or experiment.

Employee Retirement Income Security Act (29 U.S.C. 1001) A federal law that established a program to protect employees' pension plans. The law set up a fund to pay pensions when plans go broke and regulates pension plans as to *vesting* (when a person's pension rights become permanent), nondiversion of benefits to anyone other than those entitled, nondiscrimination against lower-paid employees, etc. See pension plan, vested, and annuity.

Employers' liability acts Federal and state laws defining the circumstances under which an employer must pay for an employee's injuries and illnesses. These laws commonly deny an employer the benefit of the fellow servant rule and the defense of contributory negligence. Many of these laws are now called workers' compensation laws (see that word), especially when they set up a fund for payments.

Empty chair 1. For empty chair rule, see adverse inference rule. 2. The empty chair defense is an attempt to put all the blame on a defendant who has already settled and is out of the case.

(French) In. For example, en ventre sa mere means "in its mother's En womb." [pronounce: ahn vahn-tre sa mare]

(French) All the judges of a court participating in a case all together, rather than individually or in panels of a few.

En gros (French) In **gross**; total; **wholesale**. [pronounce: ahn grow]

Enabling clause The part of a **statute** that gives officials the power to put it into effect and enforce it. Compare with enacting clause under enact.

Enabling power Power of appointment.

Enabling statute (or act) A law that grants new powers to do something, usually to a public official, a county, or a city.

Enact Put a **statute** into effect; pass a statute through a **legislature**; establish by law. An enacting clause is an introduction to a statute (such as "Be it enacted that . . . ") that authorizes the statute as law. Compare with enabling clause.



- **Encroachment** An unlawful burden placed on another's land or another's rights in land, especially the placement of a structure (such as a fence or a building) on another's land.
- **Encumber** Make property subject to a **charge** or **liability**. See **encumbrance**.
- **Encumbrance** A **claim**, **charge**, or **liability** on property, such as a **lien** or **mortgage**, that lowers its value.
- End balance method Charging a full month's interest on all bills unpaid at the end of each monthly billing period. (If a purchase is made on the last day of the month and payment made one day later, "1 percent interest" could turn into a true annual percentage rate (see that word) of over 300 percent by this method.)
- **End position** The legal and financial status that a person who signs a **contract** will have at the end of the contract; for example, the choices available to someone who has **leased** equipment (renew the contract, return the equipment, pay for damages, etc.).
- Endorsement 1. Indorsement. 2. A change added to an insurance policy.
- Endowment 1. Setting up a fund, usually for a public institution such as a school. 2. The fund in definition no. 1. 3. An insurance policy that pays a set amount at a set time or, if the person insured dies, pays the money to a beneficiary.
- **Energy** The U.S. Department of Energy. The **cabinet** department that handles energy regulation and development, including nuclear waste cleanup and nuclear weapons development.

Enfeoffment Feoffment.

Enforcement 1. Carrying out the commands of a law. For example, the enforcement powers of several U.S. constitutional amendments give Congress the power to enact laws to carry out the amendments' purposes. 2. Putting something into effect. For example, the Enforcement of Foreign Judgments Act, adopted by many states, gives persons who hold money judgments in other states the same right to collect on them (by levy and execution) that a citizen of the state would have to collect on a judgment in the state. 3. Short for law enforcement or police.

Enfranchise 1. Make free. 2. Give the right to vote.

Engage Take part in or do. To "engage" in a particular activity is to do it more than once, and probably regularly.

Engagement Contract or obligation.



- Engel v. Vitale (370 U.S. 421) The 1962 Supreme Court decision that prohibited prayer in public schools as a violation of the constitutional separation of church and state.
- **English rule** The principle that the winner of a lawsuit can collect costs and attorney's fees from the loser. Compare American rule.
- Engrossment (or engrossing) 1. Making a final or "good" copy of a document, often just prior to using it for some formal purpose, such as voting on a bill or executing a deed. 2. Cornering a market.
- Enhancement Increasing or making larger. For example, a criminal penalty may be enhanced (made longer or worse), even though "enhancement" is usually thought of as being good, as increasing value or attractiveness, etc.
- Enjoin Require or command. A court's issuing of an injunction (see that word) directing someone to do or, more likely, to refrain from doing certain acts.
- **Enjoyment** The exercise of a right; the ability to use a right. See quiet for covenant for quiet enjoyment.
- Enlarge 1. Make larger, 2. Extend a time limit, 3. Release a person from custody.
- Enoch Arden laws State laws concerning the time period and necessary conditions for a spouse to be presumed dead after a long absence with no knowledge by the remaining spouse of the person's fate.
- 1. Register or record a formal document in the proper office or Enroll file. 2. See engrossment.
- **Enrolled agent** A person authorized to represent taxpayers in all **I.R.S.** proceedings.
- Enrolled bill 1. A bill that has gone through the steps necessary to make it a law. 2. The enrolled bill rule is that once a law has been fully formalized, its wording may not be challenged by referring to previous versions.
- Ensue Follow later, especially follow later as a logical result.
- Restrict an **inheritance** in **land** so that it can be passed on only to children, then children's children, etc. Create a fee tail.
- 1. Go into; for example, go into a building unlawfully to commit a crime. See **breaking**. 2. Go onto land in order to take possession. 3. Become a part of. 4. Place formally on the record; write down formally in the proper place. (The thing written down in an entry.) For example, to enter an appearance is to submit a piece of paper to a court



saying that you are now formally a part of a case, either as a **party** or as a lawyer.

Entering judgment (or entry of judgment) The formal act of recording a court's **judgment** in the court's judgment **docket** after the judgment has been given or announced.

Enterprise 1. A business organization or activity. For example, enterprise liability is either the potential liability taken on by a business (such as workers' compensation) or that taken on by an entire industry (such as one that produces a defective product and the individual manufacturers cannot be identified). And an enterprise zone is an area identified for special business tax and development benefits. 2. Under R.I.C.O., a group or organization with a shared purpose and personnel, with a structure that exists apart from the racketeering activity itself.

Enticement 1. An old form of lawsuit brought because of the seduction or taking away of a wife. 2. Trying to persuade a child to come to a secluded place with the intent to commit an unlawful sexual act.

Entirety As a whole; not divided into parts. See tenant.

Entitlement Absolute (complete) right to something (such as Social Security) once you show that you meet the legal requirements to get it.

Entrapment The act of government officials (usually police) or agents of inducing a person to commit a crime that the person would not have committed without the inducement. This is done for the purposes of prosecuting the person. It is not lawful in most cases, and a criminal charge based on *entrapment* should fail, especially if the person has never before engaged in similar activity or indicated a desire or *predisposition* to do so. *Entrapment* is an **affirmative defense** (see that word).

Entry 1. The act of entering. See **enter.** 2. Something recorded in the proper record book.

Enumerated Mentioned specifically; listed one by one.

Enumeratio unius (Latin) Expressio unius.

Enure See inure.

Environmental Impact Statement Documents required by federal and state laws to accompany proposals for projects or programs that might harm the environment.

Envoy An ambassador or special government minister.

Eo (Latin) "*That,*" as in the phrases *eo die* (on that day); *eo instanti* (at that instant); *eo intuitu* (with that intent); and *eo nomine* (by that name).



- Equal Credit Opportunity Act (15 U.S.C. 1691) A federal law prohibiting discrimination based on race, religion, disability, color, sex, age, or national origin, in any credit transaction.
- Equal degrees An equal number of steps or degrees (see that word) away from a common ancestor.
- Equal Employment Opportunity Commission A federal agency that works toward ending discrimination based on race, religion, disability, color, sex, age, or national origin in all work-related activities such as hiring, promotion, etc. And an equal opportunity employer is one that pledges to do the same.
- Equal protection of laws The constitutional requirement that a state government not treat equals unequally, set up illegal categories to justify treating persons unfairly, or give unfair or unequal treatment to a person based on that person's race, religion, disability, color, sex, age, or national origin. This is based on the equal protection clause of the Fourteenth Amendment. See also compelling state interest, strict scrutiny test, and suspect classification.
- Equal Rights Amendment A failed U.S. constitutional amendment forbidding discrimination based on sex.
- Equal Time Act (47 U.S.C. 315) A federal law that may require radio and television stations that give (or sell) time to a qualified candidate for public office to also give (or sell) time to all other qualified candidates under the same terms and conditions
- Equalization The process of adjusting assessments and taxes on real estate in order to make sure that properties are properly valued and are taxed fairly according to value.
- Equipment trust The method of financing business equipment in which title to the property is held by trustees until paid for.
- 1. Just, fair, and right for a particular situation. For example, Equitable an equitable distribution of money or property is a fair division, but not necessarily an equal one. And equitable election is choosing between two things when it is not fair to have both. The doctrine of equitable election is the rule that a person cannot accept something given in a will and also challenge the validity of the will for other purposes. Also, whenever something *should* exist but does *not* exist under a strict interpretation of the law, a court may decide in fairness that it does exist. Thus, there can be such things as equitable adoptions, mortgages, liens, etc. An equitable adoption is a court's allowing a person to inherit property from someone who promised to adopt him or her and who acted as if the adoption really took place. An equitable



mortgage is a court's deciding that a deed transferring property was really given to **secure** a debt, so that a **mortgage**, not a complete transfer of property, exists. In each case, "equitable" can be read as "not strictly according to law, but we'll enforce it because of fairness."

- 2. An "equitable action" is a lawsuit based on a court's equity (see that word) powers, often to enforce rights like those in definition no. 1.
- 3. An equitable defense is one based on the court's equity powers.
- 4. For equitable estoppel, see estoppel. 5. For equitable servitude, see restrictive covenant. [pronounce: ek-wit-a-bl]
- See abstention doctrine. Equitable abstention doctrine
- Equitable restraint doctrine The principle that a federal court should not interfere in a state criminal prosecution except to prevent irreparable injury to the defendant or if there has been bad faith in prosecuting the defendant.
- **Equitable tolling** The principle that lawsuits for certain types of **torts** are not barred by the statute of limitations unless the plaintiff has failed to use due care to discover the harm done. See discovery and toll.
- 1. Fairness in a particular situation. 2. The name for a system of courts that originated in England to take care of legal problems when the existing laws did not cover some situations in which a person's rights were violated by another person. 3. A court's power to "do justice" where specific laws do not cover the situation. 4. The value of property after all charges against it are paid. This is also called net worth or net value, 5, Stock, Sometimes common stock only.
- Equity financing (or capital) A corporation raising money by selling stock (ownership shares) rather than by debt financing (selling bonds or borrowing). Stocks, and other securities similar to stocks, are called equity securities or equity shares.
- Equity investor A person who buys equipment that is then leased to another in a deal with special tax advantages.
- Equity of a statute The principle that statutes not only permit and forbid conduct but also state general policy for situations similar to, but not expressly covered by, the statute. See liberal construction.
- Equity of redemption The right of a person to stop a mortgage foreclosure by paying all money owed, interest, and costs within a statespecified time period.
- **Equivalents** Two devices or processes that do basically the same thing, in basically the same way, to get basically the same result. If two devices or processes are equivalents, and one is merely the result of one company's minor changes to another company's patented product,



the production, sale, or use of the changed device or process may be a patent infringement.

Erasure of record The procedure by which a person's **criminal record** (see those words) or juvenile delinquency record may be destroyed, or at least sealed and made unavailable for public access.

Ergo (Latin) Therefore.

Erie v. Tompkins (304 U.S. 64) The 1938 Supreme Court decision that, except for situations involving the Constitution or federal laws, the law used to decide a case in federal court should be state law. This case ended the idea that **federal common law** (see that word) applied to all state cases.

Erratum (Latin) Mistake in printed or written material.

Error A mistake made by a judge in the procedures used at trial, or in making legal rulings during the trial. Some errors must be objected to at the time in order to ask a higher court to review the case. If the error could have affected the outcome, it is called reversible error. plain error, or fatal error by the higher court. If it is trivial, it is called harmless error

Errors and omissions Insurance that covers professional mistakes, but not intentional wrongdoing. It is often a part of a lawyer's malpractice policy.

Escalator clause 1. A provision in a contract that allows a price to rise if costs rise. Or, in the case of a maximum payment regulated by the government (such as rent controls), for the price to rise if the maximum is raised or eliminated. 2. See cost of living clause.

Escape clause A contract provision that allows a person to avoid doing something or to avoid **liability** if certain things happen.

Escheat The state's getting property because no owner can be found. For example, if a person dies and no person can be found who can legally inherit that person's property, the government gets it by escheat. [pronounce: es-cheet]

Escobedo rule When a suspect in police custody has asked for and been denied a lawyer, nothing the suspect says after that can be used in a criminal trial. The rule is from Escobedo v. Illinois (378 U.S. 478). See also Miranda warning.

Money, property, or documents belonging to person A and held by person B until person A takes care of an obligation to person C. For example, a mortgage company may require a homeowner with a mortgage to make monthly payments into an escrow account to take care of the yearly tax bill when it comes due.



- **Esq.** Short for "Esquire"; a title given to lawyers.
- Essence Indispensable basis or core. See "time is of the essence."
- **Essoin** An old English word for an excuse for being absent from court, presented by a person called an *essoiner* sent for the purpose. [pronounce: es-soyn]
- **Establish** 1. Settle or prove a point. 2. Set up, create, or found.
- **Establishment clause** That part of the **First Amendment** to the U.S. **Constitution** that states "Congress shall make no law respecting an *establishment* of religion." See **freedom of religion.**
- Estate 1. The interest a person has in property; a person's right or title to property. For example, a "future estate" is a property interest that will come about only in the future if an uncertain event takes place.

 2. The property itself in which a person has an interest; for example, real estate (land and buildings) or a decedent's estate (things left by a dead person). 3. For types of estates, such as absolute, conditional, executed, executory, contingent, dominant, servient, vested, at will, in common, in expectancy, in fee simple, in fee tail, etc., see those words.
- Estate planning Carrying out a person's wishes for property to be passed on at his or her death and gaining maximum legal benefit from that property by using the laws of wills, trusts, insurance, property, and taxes.
- Estate tax A tax paid on the property left by a dead person. It is paid on the property as a whole before it is divided up and handed out. This is different from an **inheritance** tax, which is based on the money each individual inherits and is paid by each **heir** separately (unless the will says otherwise).
- Estate trust A trust (see that word), used to qualify property for the marital deduction from estate taxes, that puts property into a trust for a surviving spouse with the remaining trust property going into that spouse's estate at death for federal tax purposes.
- **Estimated tax** Some persons with income other than salaries must estimate, "report," and pay income tax four times a year.
- Estoppel 1. Being stopped by your own prior acts from claiming a right against another person who has legitimately relied on those acts. For example, if a person signs a **deed**, that person may be *estopped* from later going to court claiming that the deed is wrong. 2. Being stopped from proving something (even if true) in court because of something you said before that shows the opposite (even if false).



- **Estoppel by judgment** The inability to raise an issue against a person in court because a judge has already decided that precise issue between the persons.
- **Estoppel certificate** A **certificate** given by a mortgage lender, such as a bank, to a prospective real estate purchaser. It details the status of a mortgage on the property, including the amount due as of that date, and acts as an **estoppel** against the lender claiming otherwise later.
- 1. An allowance for basics such as food, shelter, and clothing. Estover 2. A tenant's right to cut and use timber for basic property maintenance (and sometimes for fuel).
- (Latin) Abbreviation for et alii ("and others"). For example, "Smith et al." means "Smith plus certain other persons."
- (Latin) "And not": has the same use as **absque** hoc.
- (Latin) Abbreviation for et sequentes ("and the following"). For example, "page 27 et seg." means "page twenty-seven and the following pages."
- Abbreviation for et uxor ("and wife") seen in old legal documents. For example, "This deed made by John Smith et ux."
- Et vir. (or et con.) (Latin) "And husband." See et ux.
- 1. Professional standards of conduct for lawyers and judges. See Rules of Professional Conduct. 2. Standards of fair and honest conduct in general.
- Euclidian zoning See zoning.
- Eurodollar A U.S. dollar deposited with a bank in Europe (or anywhere outside the U.S., especially if used in European money markets).
- Mercy killing. Euthanasia
- **Evaluation agreement** A contract in which a person who accepts an idea for evaluation promises to pay for its use or to neither use it nor disclose it to others.
- **Evasion** Eluding or dodging. *Tax evasion* is the illegal nonpayment or underpayment of taxes due. (Tax avoidance is the legal reduction or nonpayment of taxes by using **deductions**, **exemptions**, **exclusions**, etc.)
- Elusive or shifty. If a **pleading** is *evasive*, the other side in the lawsuit may demand a more definite statement. If an answer to a question asked in discovery is evasive, the other side may get a court order compelling a proper answer.
- Evergreen contract An agreement that automatically renews itself each year unless one side gives advance notice to the other side that it will end.



- Eviction A landlord putting a tenant out of property, either by taking direct action (a "self-help" eviction, often illegal) or, more often, by going to court.
- 1. All types of information (observations, recollections, documents, concrete objects, etc.) presented at a trial or other hearing. Statements made by the judge and lawyers, however, are not evidence. 2. Any information that might be used for a future trial. 3. For types of evidence, such as circumstantial, demonstrative, direct. hearsay, parol, probative, real, state's, etc., see those words.
- Evidence law The rules and principles about whether evidence can be admitted (accepted for proof) in a trial and how to evaluate its importance.
- Evidential breath test A device that is accepted by courts as an accurate measure of alcohol in the blood because it accurately measures the percentage of alcohol in the driver's breath.
- **Evidentiary fact** A fact that is learned directly from **testimony** or other evidence. Important factual conclusions inferred from evidentiary facts are called "ultimate facts."
- Evidentiary harpoon Inadmissible evidence deliberately placed before a jury to prejudice it against a criminal defendant.
- Ex (Latin) A prefix meaning many things including: out of, no longer. from, because of, by, and with.
- Ex aequo et bono (Latin) By equity and good faith; in justice and fairness.
- Ex arbitrio judicis (Latin) By the judge's discretion.
- Ex assensu curiae (Latin) By leave of the court; with the judge's consent.
- Ex cathedra (Latin) "From the chair"; authoritative.
- **Ex contractu** (Latin) "From a **contract.**" A lawsuit based on a contract. rather than on a tort.
- Ex curia (Latin) Out of court.
- Ex debito justitiae (Latin) "From a debt of justice." Something that may be done as of right, without asking permission or court approval. [pronounce: deb-ee-tow jus-tish-ee-i]
- Ex defectu sanguinis (Latin) "From a defect of blood"; because there are no children
- Ex delicto (Latin) "From wrongdoing." A lawsuit based on a tort (or on a crime) rather than on a contract.
- Ex dividend Describes a stock sold without the right to collect a divi**dend** that has been declared but not yet paid.
- (Latin) 1. "From the face" of a document. 2. Apparently. [pro-Ex facie nounce: ex fay-she-iy]

Ex facto (Latin) As a matter of fact; happening because of a fact, a person's actions, or an occurrence.

Ex gratia (Latin) From grace or as a favor and not as a right.

Ex integro (Latin) New.

Ex lege (Latin) As a matter of law; as a result of a law.

Ex mero motu (Latin) "On his own motion or motive"; voluntarily.

Ex necessitate legis (Latin) "From legal necessity"; implied by law.

Ex necessitate rei (Latin) "From the necessity of the case or matter"; implied from the facts.

Ex officio 1. By the power of the office (official position) alone. 2. Acting as a private citizen, not as an official. (This is a popular, not legal, meaning.) [pronounce: ex o-fish-ee-o]

Ex parte (Latin) With only one side present. For example, an *ex parte order* is one made on the request of one side in a lawsuit when (or because) the other side does not show up in court (because the other side failed to show up, because the other side did not need to be present for the order to **issue**, or because there *is* no other side). [pronounce: ex <u>par</u>-tee]

Ex post facto (Latin) After the fact. An *ex post facto law* is one that retroactively attempts to make an action a crime that was not a crime at the time it was done, or a law that attempts to reduce a person's rights based on a past act that was not subject to the law when it was done. *Ex post facto* laws are prohibited by the U.S. **Constitution** (Article1, Section 9).

Ex rel. Short for the Latin *ex relatione*, "on relation," or "from the information given by." When a case is titled "*State ex rel. Doe v. Roe*" it means that the state is bringing a lawsuit for Doe against Roe.

Ex rights Describes a **stock** sold without its special right to buy additional shares.

Ex tempore (Latin) 1. Without preparation. 2. Because of the passage of time.

Ex vi termini (Latin) "From the force of the word (or phrase)"; explained by itself with no need to refer to other words.

Exaction An official wrongfully demanding payment of a fee for official services when no payment is due.

Examination 1. An investigation; for example, the search through **title** records for any problems before buying property or the inquiry by the **patent** office into the novelty and usefulness of an invention. 2. A questioning; for example, the questioning of a witness under **oath** or



- the questioning in a hearing of a **bankrupt** about his or her financial situation. 3. The order of questioning a witness is usually "direct examination" (by the side that called the witness), "cross examination" (by the other side), "redirect," "recross," etc.
- **Examined copy** A copy of a public record that has been compared with the original and found to be both accurate and genuine. Compare with conformed copy.
- 1. The name for a type of hearing examiner or administra-Examiner tive law judge. 2. A person authorized to conduct an official examination; for example, a bank examiner (who looks into a bank's dealings); a bar examiner (who evaluates tests taken by those who apply for bar admission): etc.
- Exceptio (Latin) An exception or objection.
- 1. Leaving something or someone out intentionally; an ex**clusion.** 2. A formal disagreement with a judge's refusal of a request or overruling (see overrule) of an objection. It is a statement that the lawyer does not agree with the judge's decision, and expresses this disagreement to note it for possible later appeal; however, it is not necessary to take exception to appeal the decision in most courts.
- Too much. For example, "excess of jurisdiction" refers to a judge's actions that go beyond the proper actions he or she can take under the court's powers.
- Excess policy Insurance that pays for only losses greater than those covered by another policy.
- Excess profits tax A tax on those business profits in excess of what is considered reasonable (calculated by return on investment or past yearly averages). The tax is usually imposed only in time of war. Compare with accumulated earnings tax.
- Bail or a fine that is disproportionate to the of-Excessive bail or fine fense committed. These are forbidden by the Eighth Amendment to the U.S. Constitution.
- **Exchange** 1. A swap or **barter**; a transaction that involves no money and in which no price or value is set for any item involved. 2. An organization set up to buy and sell securities such as stocks. 3. The payment of debts in different places by a transfer of credits such as by bill of exchange. 4. See like-kind exchange.
- **Exchequer** The English treasury department. [pronounce: <u>ex</u>-check-er] Excise A tax on the manufacture, sale, or use of goods or on the carrying on of an occupation or activity. Compare with sales tax.



- Excited utterance A statement made about an event, during or just after the event, by a person who is still emotional as a result of the event. In-court testimony about another's excited utterance is often admissible as evidence as an exception to the hearsay rule.
- 1. Keeping (or leaving) someone or something out. For example, exclusions in an insurance policy are the persons, property, or types of losses that will not be covered. 2. Not counting something as income for income tax purposes. For example, while a gift of money from father to son is within the general definition of "income," most such gifts are, by law, excluded from (not counted as) the son's income, so that no income tax is payable on the gift. Compare with deduction, exemption, and credit.
- Exclusionary clause A part of a contract that tries to restrict the legal remedies (see remedy) available to one side if the contract is broken.
- Exclusionary rule 1. A reason why even relevant (see that word) evidence will be kept out of a trial. 2. "The exclusionary rule" often means the rule that illegally gathered evidence may not be used in a criminal trial. The rule has several exceptions, such as when the evidence is used to impeach (see impeachment) a defendant's testimony and when the evidence was gathered in a good faith belief that the process was legal. 3. An exclusionary hearing is a pretrial proceeding in which a judge decides whether evidence claimed to be illegally gathered may be used in the trial.
- 1. Shutting out all others; sole; one only. For example, if a court has exclusive jurisdiction over a subject, no other court in the area can decide a lawsuit on that subject, and if a union has exclusive recognition or exclusive bargaining rights, the employer may not even consult with another union. 2. For exclusive agency listing and exclusive listing, see listing. 3. One type of exclusive contract is an output contract.
- **Ex**culpate Provide an **excuse** or **justification**; show that someone has not committed a crime or a wrongful act.
- Exculpatory clause A provision in a trust arrangement by which the trustee is relieved of all responsibility for things that go wrong or for losses if the trustee acts in good faith.
- Exculpatory "no" doctrine The principle, accepted in most federal courts, that a defendant who falsely denies guilt cannot be charged with the additional crime of making a false statement because the statement is covered by the Fifth Amendment protection against selfincrimination



- **Excusable neglect** A procedural failure (such as failure to file a court paper on time) that results from circumstances (such as an illness) beyond a person's control. A judge may accept these circumstances as a reason to grant the person's request (such as to permit a late filing).
- **Excuse** A reason that will stand up in court for an unintentional action. For example, if you killed someone by accident and it was not your fault, it is *excusable homicide*. Compare with **justification**.
- Execute Complete, make, perform, do, or carry out. For example, to execute a contract is to sign it and make it valid and to execute an obligation created by the contract is to carry it out or perform it. Executed means completed, signed, done, etc. Compare with executory.
- Execution 1. Carrying out or completion (see execute). 2. Signing and finalizing (and handing over, if needed) a document such as a deed. 3. The government's putting a person to death. 4. An official carrying out of a court's order or judgment. For example, a body execution is a court order to a sheriff or other official to bring a person to court; and a writ of execution orders a court official to take a debtor's property to pay a court-decided debt, usually by then holding an execution sale.

Execution-proof Judgment-proof.

- Executive 1. The branch of government that carries out the laws (as opposed to the **judicial** and **legislative** branches). The administrative branch. 2. A high official in a branch of government, a company, or other organization.
- **Executive agreement** A document, similar to a **treaty**, that is signed by the president of the United States but does not require the approval of the **Senate** (as a treaty does).
- **Executive Office of the President** The organizations that give the president of the United States most of the direct staff help on national issues. These organizations include the *Office of Management and Budget, National Security Council, Council on Environmental Quality,* etc.
- **Executive officer** One of several top officials of a company or one particular official.
- **Executive order** A law put out by the president or a governor that does not need to be passed by the **legislature**.
- Executive privilege The right of the president of the United States and subordinates to keep some information (primarily documents) from public disclosure. The privilege is used most often for military and diplomatic secrets. See also Freedom of Information Act.

Executive session A closed meeting of a **committee**, a **board**, etc.



- **Executor** A person selected by a person making a will to **administer** the will and to hand out the property after the person making the will dies. Compare with administrator.
- **Executory** Still to be carried out; incomplete; depending on a future act or event. Compare with executed under execute.
- **Exemplars** Evidence of physical identification of a person such as fingerprints, voiceprints, blood samples, handwriting samples, lineup identifications, etc.
- Exemplary damages Punitive damages.
- **Exemplification** An official copy of a public document used as **evidence**.
- Exempt property See exemption no. 3.
- 1. Freedom from a general burden, duty, service, or tax. Exemption 2. The subtraction from income for tax purposes of a certain amount of money for yourself, your spouse, and each dependent (such as a child living at home). Each exemption lowers the income on which a person must pay taxes. See also credit, deduction, and exclusion. 3. Property that may be kept by a debtor when property is taken away from the debtor by a court order such as in a judgment debt or bankruptcy.
- Exequatur Having a U.S. lawsuit "clothed with an exequatur" means having it validated by the local court in order to have it recognized and enforced overseas.
- Make use of. For example, to "exercise a purchase option" is to make use of a right to buy something by buying it.
- Exercise price See striking price.
- Exhaustion of remedies A person must usually take all reasonable steps to get satisfaction from an administrative agency before taking a problem with that agency to court (and to get satisfaction from a state government before going into federal court). This is called exhaustion of administrative (or state) remedies.
- 1. Any object or document offered and marked as evidence (in Exhibit a trial, hearing, deposition, audit, etc.). 2. Any document attached to a pleading, affidavit, or other formal paper.
- Exigence (or exigency) A sudden event that requires immediate attention; an urgent state of affairs. Exigent circumstances may permit law officers to conduct a search or arrest a person without a warrant.
- **Eximbank** The U.S. Export-Import Bank that finances some purchases of U.S. goods in foreign countries.
- **Exlex** A made-up word for "outside the law" or "without legal authority."



- Exoneration 1. Clearing of a crime or other wrongdoing; exculpation. 2. Removal of a burden or a **duty**. 3. The right of a person who pays a debt for another person to be reimbursed by that person. 4. The right to be paid off on a **negotiable instrument**.
- **Exordium** The introductory clause of a **will**, stating that it is a valid will, etc.
- **Expatriation** The voluntary giving up of a person's citizenship (see **citizen**). This includes doing a voluntary act, such as joining another country's army, that the person may not consider as "voluntarily" giving up citizenship, but that the country stripping the citizenship does.
- **Expectancy** Something hoped for. For example, an **inheritance** under a **will** is an *expectancy* because the person making the will might change his or her mind. A right is *expectant* if a change in circumstances can end it. For *expectancy damages*, see **expectation damages**.
- **Expectation damages** Money awarded in some **breach** *of contract* lawsuits to replace the profits that probably would have been made from a deal that fell through.
- **Expectation of privacy** The belief that you (or your possessions) are in a place, or engaged in an activity, where you have a right to expect privacy. This belief is required to challenge the **Fourth Amendment** reasonableness, and thus the validity, of a search or seizure. See also **zone of privacy**.
- **Expensing** Taking an expense **deduction** from taxable income for the full purchase price of something used in business, rather than taking a series of **depreciation** deductions on the business **asset**.
- **Experience rating** An insurance company's calculation of the likely claim rate and cost for each type of *risk* (such as collisions by a particular type of car) that it insures.
- Experience tables Mortality tables.
- **Expert witness** A person possessing special knowledge or experience who is allowed to **testify** at a trial not only about facts (like an ordinary witness) but also about the professional conclusions he or she draws from these facts.
- **Exploit** 1. Make use of; use a natural resource; take advantage of an opportunity. 2. Take unfair advantage; use illegally.
- Exports clause See import-export clause.
- **Expository statute** A law that is **enacted** to explain the meaning of a previously enacted law.
- **Express** Clear, definite, direct, or actual (as opposed to **implied**); known by explicit words.



- **Express contract** A **contract** with terms stated in oral or written words. Compare with implied-in-fact contract.
- Expressio unius (Latin) Short for "expressio unius est exclusio alterius" (the mention of one thing rules out other things not mentioned). The phrase expresses a rule of thumb sometimes used for interpreting documents.
- **Expropriation** The taking of private property for public use; a taking by **eminent domain** (see that word); a governmental seizure (nationalization) of foreign holdings in the country.
- **Expulsion** Casting out: remove from membership. Most **houses** of **legislatures** have the power to vote to expel a member for engaging in prohibited conduct.
- **Expunge** Blot out, obliterate, or strike out. For example, to *expunge* an arrest record is to wipe it completely and physically "off the books."
- 1. A lengthening of time; for example, in the **term** of a **lease** or in the time a person may pay a debt. 2. "Extending a case" means a judge's applying the rule that decided a case to another case that is only somewhat similar. 3. "Extension of remarks" is the inclusion of speeches and materials in the Congressional Record that were not actually presented orally in a **House** or **Senate** session.
- **Extenuating circumstances** Surrounding facts that make a crime less evil or blameworthy. They do not lower the crime to a less serious one. but do tend to reduce punishment.
- **External financing** A corporation's raising money by selling **stock** or by borrowing.
- External memorandum An analysis of the law written to convince someone outside the office to do something.
- Exterritoriality The freedom from a foreign country's local laws enjoyed by ambassadors and many subordinates when living in that country. (Not extraterritoriality; see that word.)
- **Extinguishment** The ending of a right, power, contract, or property interest. It may end because of a merging with a bigger thing. For example, a right of tenancy extinguishes not only if the tenant moves out, but also if the tenant buys the house.
- 1. To compel, force, or coerce; for example, to get a confession Extort by depriving a person of food and water. 2. To get something by illegal threats of harm to person, property, or reputation. 3. The process is called extortion (pronounce: ex-tor-shun).
- 1. Outside of, 2. In addition to. Extra



- **Extra legem** (Latin) "Extralegal" or "outside of the law." Something that is illegal or, if not illegal or "wrong," is outside the law's protection.
- Extradition One country (or state) giving up a person to a second country (or state) when the second requests the person for a trial on a **criminal** charge or for punishment after a trial.
- Extrajudicial 1. Unconnected with court business; outside of court. 2. Beyond the proper scope of court business. 3. Not having legal effect, though said or done by a judge. See dictum.
- Extralateral right See apex rule.
- **Extraneous evidence Evidence** about the meaning of the terms of a **contract** or other document that comes from other than the document itself. Also called *evidence* **aliunde**.
- **Extraordinary remedy** An action a court will take only if a more usual legal **remedy** will not suffice. These include **habeas corpus** and **mandamus** (see those words).
- **Extraterritoriality** The operation of a country's laws outside of its physical boundaries; for example, the U.S.'s right to bring to trial and punish its soldiers in another country for crimes committed on a U.S. base there. (*Not* exterritoriality; see that word.)
- Extremis (Latin) Last illness or mortal injury.
- **Extrinsic evidence Evidence** drawn from things outside a **contract** (or other document). For example, the fact that a person was forced to sign a contract is *extrinsic* to the words ("**face**") of the contract itself.
- Extrinsic fraud In a lawsuit, fraud that prevented the losing party from having a full, fair trial. It is *extrinsic* because it is "outside" the issues in the trial (which might involve *intrinsic fraud*), involving the way the loser was prevented from knowing his or her rights or was prevented from presenting his or her side of the case.
- **Eyewitness** A person with firsthand knowledge of an event. Someone who can testify as to what he or she saw or heard or smelled, etc.
- Eyre A court of traveling judges in old England. [pronounce: air]



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- **F.** 1. Federal Reporter (see **National Reporter System**). "F.2d." is the second **series** of the Federal Reporter, and F.3d. is the third. 2. Following; for example, "26f." means "page 26 and the next page," and 26ff. means page 26 plus the next pages.
- **F.A.A.** Federal Aviation Administration; the branch of the U.S. Department of Transportation that regulates all air travel safety matters.
- **F.A.S.** Free along side. Indicates that the stated price includes shipping costs and delivery along side the ship. Compare with **F.I.L.O**.
- **F.A.S.B.** Financial Accounting Standards Board.
- **F.B.I.** Federal Bureau of Investigation. The branch of the U.S. Justice Department that investigates violations of federal law not specifically handled by other agencies.
- **F.C.A.** Farm Credit Administration. A federal agency that supervises the Farm Credit System of federal land banks and associated banks and **cooperatives**.
- **F.C.C.** Federal Communications Commission. The U.S. agency that **regulates** television, telephone, radio, etc.
- **F.C.R.A.** Fair Credit Reporting Act (15 U.S.C. 1601 (1970)).
- **F.D.A.** Food and Drug Administration. The federal agency that **regulates** the safety of food, drugs, cosmetics, etc.
- **F.D.C.A.** Food, Drug, and Cosmetic Act (21 U.S.C. 301 (1938)).
- **F.D.I.C.** Federal Deposit Insurance Corporation. The U.S. agency that insures bank **deposits** for individual depositors.
- **F.E.C.** Federal Election Commission. And the *F.E.C.A.* is the Federal Election Campaign Act (2 U.S.C. 431 (1971)).
- **F.E.P.C.** Fair Employment Practices Commission. A state or local government agency that administers employment antidiscrimination laws.
- **F.H.A.** 1. Federal Housing Administration. The U.S. agency that insures housing loans through approved lenders on approved homes. 2. Farmers Home Administration. The U.S. agency that provides rural housing loans. Also abbreviated FmHA.
- **F.H.L.B.** Federal Home Loan Bank. The system of, or any one of the many banks and other financial institutions that may borrow from, a regional Federal Reserve Bank to make home loans.

- **F.H.L.M.C.** Federal Home Loan Mortgage Corporation. A federal agency that buys **first mortgages** (see that word) from members of the Federal Reserve System and other approved banks. Also called "Freddie Mac."
- **F.I.C.A.** "Federal Insurance Contributions Act." The federal law governing the Social Security program.
- **F.I.F.O.** "First in, first out," a method of calculating the worth of **inventory.** Under this accounting method, if a merchant buys a blivit for a dollar, then buys another for two dollars, then sells either blivit, the remaining blivit is worth two dollars. Compare with **L.I.F.O.** and **N.I.F.O.**
- **F.I.L.O.** "Free-in, liner-out." Indicates that the shipper will load the cargo onto a certain ship and will pay all loading costs. Compare with **F.A.S.**
- **F.L.R.A.** Federal Labor Relations Authority. The U.S. agency that handles labor problems with the unions that represent federal employees.
- F.L.S.A. Fair Labor Standards Act.
- **F.M.C.S.** Federal Mediation and Conciliation Service. The U.S. agency that helps resolve labor disputes.
- EM V. Fair market value
- **F.N.M.A.** Federal National Mortgage Association. A government sponsored, but privately owned, organization that buys home **mortgages**. Also called "Fannie Mae."
- **F.O.B.** "Free on board." Indicates that the stated price of goods includes transportation costs to the *F.O.B. point*, which is a specific place named in the contract.
- F.O.I.A. Freedom of Information Act.
- **F.P.R.** Federal procurement regulations. Rules for federal government buying.
- **F.R.** Federal Rules, as in F.R.A.P. or F.R.App.P. (Federal Rules of Appellate Procedure), F.R.C.P. or F.R.Civ.P. (Civil Procedure), F.R.Crim.P. (Criminal Procedure), F.R.E. or F.R.Evid. (Evidence), and F.R.D. (**Federal Rules Decisions**).
- **F.R.B.** Federal Reserve Board. See **Federal Reserve Act**.
- **F.T.C.** Federal Trade Commission. The U.S. agency that enforces prohibitions against **unfair competition** in business and "unfair or deceptive acts or trade practices"; it also enforces other federal laws such as the **Consumer Credit Protection Act**.
- F.T.C.A. Federal Tort Claims Act.



F.Y. Fiscal vear.

F.Cas. Federal Cases. A series of federal case reports that predate the National Reporter System.

F.Supp. Federal Supplement.

- Fabricated evidence "Facts" that have been created or changed in an attempt to present false evidence in a trial or "facts" that have been faked to mislead officials.
- **Face** All things seen in normal inspection of a document; primarily the language of the document. For example, a contract can be valid "on its face" even though a person was forced to sign it at gunpoint and no court would uphold it.
- Face value The formal cash-in value written on a **note** or other financial document. Face value does not include interest or other charges normally added on, nor does it reflect fluctuating value in the marketplace.
- Having to do with the words of a document, as opposed to the Facial way the words apply to a specific situation.
- Doing something intentionally to make it easier for another Facilitation person to commit a crime.
- Facility of payment clause An agreement in an insurance contract allowing the insurer to make payments to a particular person to hold for the person ultimately entitled to the money.

Facsimile Exact copy.

- 1. An act: a thing that took place: an event, 2. Something that exists and is real as opposed to what should exist. For example, a "question of fact" is about what is or what happened, while a "question of law" is about how the law affects what happened and what should have happened according to law. 3. Something that exists and is real as opposed to opinion or supposition. 4. For types of facts, such as adjudicative facts and legislative facts, see those words.
- Fact pleading Code pleading. See that word for the definition and see pleading for examples.
- **Fact situation** A summary of the facts of a case without any comments or legal conclusions.
- Factfinder 1. See trier of fact. 2. A person (or group of persons) appointed by a government agency or court to collect facts, clarify issues, and make recommendations, often by holding a hearing.
- Facto et animo See animus et factum.
- A person who is given goods to sell and who gets a commission for selling them.



- Buying accounts receivable from a business. The business gets immediate cash for the money owed by its clients and the buyer gets the accounts at a discount.
- Factor's (or agent's) acts State laws that protect buyers of goods sold by **agents**, whether or not the owner approved the sale.
- Facts & Findings A National Association of Legal Assistants publication
- (Latin) 1. Act; fact; central fact or act upon which a question Factum "turns." 2. Old word for an appeal brief or for a statement of facts. 3. Factum probandum is a "fact to be proved" or one at issue in a case, and factum probans is an evidentiary fact (see that word) used to prove a main issue.
- Failure of consideration The situation that exists when something that is offered as part of a deal (the "consideration") becomes worthless or ceases to exist before the deal is completely carried out.
- Dying without children. Failure of issue
- Faint pleader A pleading in a lawsuit that is false or that has false or misleading information, usually to trick someone not participating in the lawsuit.
- Fair comment The common law (preconstitutional) right to comment, within limits, upon the conduct of public officials without being liable for defamation (see that word).
- Fair Credit Billing Act (15 U.S.C. 1666) A federal law regulating billing disputes and making credit card companies partially responsible for items bought by consumers.
- Fair Credit Reporting Acts Federal (15 U.S.C. 1681) and state laws regulating the organizations that investigate, store, and give out consumer credit information, organizations that collect bills, etc. Consumers are given rights to know about investigations, see and dispute their files, etc.
- Fair hearing The word many administrative agencies use for their trial-like decision-making process, which is used when a person appeals an administrative decision. The hearing does not have to use full trial rules or procedures and is "fair" because it follows rules, not because persons always get what they need or deserve.
- Fair Labor Standards Act (29 U.S.C. 2011) The 1938 federal law that set minimum wages and maximum hours for workers in industries engaged in interstate commerce, prohibited the labor of children under sixteen, etc.
- Fair market value See market value.

- Fair trade practices 1. General practices of fairness in business, such as truth in advertising. 2. Fixing retail prices. When done by manufacturers or distributors acting together, it is generally illegal. When done by a single manufacturer who is not also the retailer, it is generally illegal if done with any retailer's agreement.
- Fair trial 1. A trial before a competent, impartial judge (and, if applicable, an impartial jury) in an atmosphere of judicial calm. 2. A criminal trial that is conducted without violating any of the defendant's constitutional rights.
- Fair use The limited copying, quoting, displaying, adapting, or other use of another's copyrighted work permitted by **copyright** law even if no fee is paid and no permission is granted. Such *fair use* is often permitted when the copyright owner does not suffer financial loss and when the work is used for purposes such as criticism, news reporting, parody, or teaching.
- **Fair warning (or notice)** The rule that a criminal law must define the offense clearly enough for a reasonable person to know what conduct to avoid.
- Fairness doctrine A former Federal Communications Commission rule that broadcasters must present, or give others a chance to present, all sides of major public issues if they present one side. See also **Equal Time Act**.
- **False** 1. Intentionally or knowingly untrue. 2. Untrue.
- **False arrest** Any unlawful restraint or deprivation of a person's liberty, usually by a public official. It is a **tort**.
- False imprisonment False arrest.
- **False light** False or misleading statements about a person that are part of an **invasion of privacy**.
- **False pretenses** A lie told to cheat another person out of his or her money or property. It is a crime in most states, though the precise definition varies.
- **False representation** Similar to **false pretenses**, but the basis for a lawsuit rather than a crime. To sue for *false representation*, you must prove that a person told a lie to cheat you and that you were hurt financially by relying on that lie.
- False return 1. A sheriff's or other court officer's certification that something false is true or that something not done was done. See sewer service for an example. 2. A tax return that is intentionally (or grossly, negligently) wrong.



- False swearing (or oath) Lying on an affidavit or under oath in an official proceeding other than a court proceeding. A less serious form of **periurv** (see that word).
- False verdict A jury's verdict that is so unjust or out-of-line from the facts that the judge may set it aside. See judgment non obstante veredicto.
- Falsus in uno doctrine (Latin) The principle that if a jury believes that any part of what a witness says is deliberately false, the jury may disregard it all as being false.
- Family A broad word that can mean, among other things: 1. Any household or group of persons living together as a single group. 2. Parents and children. 3. Persons related by blood or marriage. "Family" is usually defined differently for different purposes. For example, it might have one meaning in a state's zoning laws and another meaning in its tax laws.
- Family car doctrine (or family purpose doctrine) The rule that the owner of a car will usually be liable for damage done by a family member driving the owner's car. This rule has been limited or rejected by most states.
- Family corporation (or partnership) A corporation (or partnership) set up to spread income among family members, usually reducing the total tax hill
- 1. A court that may handle proceedings for child abuse Family court and neglect, support, paternity suits, custody, juvenile delinquency, etc. A specific family court is usually referred to by its formal name, often something like "Juvenile and Domestic Relations Court." 2. A domestic relations court that handles divorces, separations, etc.

Family farmer bankruptcy See Chapter Twelve.

See domestic relations. Family law

Fannie Mae See F.N.M.A.

- Fascism Absolutism (see that word) as practiced by a central state that allows private ownership of property, but makes all economic and social decisions from the top. Under fascism, individuals exist to serve the state.[pronounce: fash-izm]
- Causing the failure, invalidity, or unenforceability of a court claim, contract, or other legal effort. For example, a fatal error (see that word) can be the reason for granting a new trial.
- Fatico hearing A pre-sentencing hearing (named after Fatico v. U.S., 603 F.2d.1055 (1971)), sometimes granted to someone convicted of



- a crime, in which the conclusions of a sentencing report may be disputed and other sentencing evidence offered.
- Fault 1. Lack of care; failure to do a duty; responsibility for a wrong; cause of harm. 2. Defect or imperfection. 3. According to the Uniform Commercial Code, fault means a "wrongful act, omission, or breach."
- Fauntleroy doctrine The rule that a state must enforce a judgment of a court in another state even if it is based on a lawsuit that would not be legal or valid in the state asked to enforce it. The doctrine (from Fauntleroy v. Lum, 210 U.S. 230) is a specialized application of the full faith and credit requirement.
- **Favored beneficiary** A person who has a hand in preparing a **will** and is favored in the will over others who have an equal claim to inherit. This *favored* **beneficiary** may have **undue** *influence* over the **testator** (the person whose will it is).
- Feasance Doing an act; performing a duty. [pronounce: fee-zence]
- **Featherbedding** A popular name given to the practice (usually done in response to an employee or union demand) of employing more persons than a job requires. This may include creating or maintaining "busy work."
- Fed 1. "The Fed" is short for the Federal Reserve System, the central U.S. bank that sets monetary policy. 2. Short for federal, as in Fed. Reg. for Federal Register.
- **Fed.R.** Federal Rules, as in Fed.R.App.P. (Federal Rules of Appellate Procedure), Civ.P. (Civil Procedure), Crim.P. (Criminal Procedure), and Evid. (Evidence).
- **Federal** 1. A federal union is two or more states uniting into one strong central government with many powers left to the states. 2. The U.S. federal government is the national, as opposed to state, government. 3. For the various federal agencies that are not listed here or by name, look under their initials at the start of the letter.
- Federal Circuit See Federal Circuit under United States Courts.
- **Federal common law** Federal judge-made law, now restricted to areas (such as interstate commerce and federal labor and antitrust laws) that are governed by the federal Constitution and federal statutes, or that require a nationally uniform rule.
- Federal courts See United States Courts.
- **Federal question** A legal issue directly involving the U.S. **Constitution, statutes**, or **treaties**. Federal courts have **jurisdiction** in cases involving a *federal question*.

- **Federal Register** The first place that the rules and **regulations** of U.S. administrative agencies are published. Abbreviated "Fed. Rea."
- Federal Reporter A publication with the opinions of many federal courts below the U.S. Supreme Court level. Those lower federal court opinions not published in the *Federal Reporter* are published in the Federal Supplement.
- **Federal Reserve Act** The law that created the *Federal Reserve banks*. supervised by the Federal Reserve Board, to maintain money reserves; issue Federal Reserve notes (dollar bills, fives, etc.); lend money to banks; and supervise banks. The member banks of the system, one in each region of the country, are the working centers of the Federal Reserve System.
- Federal rules The Federal Rules of Civil Procedure, Criminal Procedure, Appellate Procedure, and Evidence. (These rules also serve as models for many state rules.) Specialized rules also cover bankruptcy, admiralty, and other proceedings, as well as proceedings before U.S. magistrates.
- A reporter that contains federal court deci-Federal Rules Decisions sions having to do with the courts' procedural rules.
- Federal Supplement A publication with the opinions of many federal courts below the Supreme Court level. Those lower federal court opinions not published in the Federal Supplement are published in the Federal Reporter.
- Federal Tort Claims Act (28 U.S.C. 1346) The 1946 federal law that abolished the federal government's immunity from lawsuits based on torts. Suits based on some kinds of intentional torts, or on some kinds of discretionary acts by federal officials, are still not permitted.
- Federalism A system of political organization with several different levels of government (for example, city, state, and national) co-existing in the same area with the lower levels having some independent powers.
- Federalist Papers Essays advocating adoption of the U.S. Constitution that still help interpret what it means.
- A formal group of persons, organizations, or governments Federation loosely united for a common purpose.
- 1. A charge for services. Fee splitting is a lawyer sharing a legal fee with another person. This is ethically permissible if both lawyers who work on a case split the fee, but not if only one has done work or if the fee is split with a non-lawyer. 2. Any estate in land that can be conveved



- by gift, sale, and inheritance. *Fee* is often used to mean "fee simple absolute." a full estate in land with no ownership limitations.
- Fee **simple** The same as **fee** (see that word) in **land** and **inheritance** law. A *fee simple* **estate** can be **absolute**, **conditional**, or **defeasible**.
- Fee tail An **estate** that can be passed on only to children (or only to those in a set line of **inheritance**).
- Feint pleader Faint pleader.
- Fellow servant rule A rule, abolished in most states by employers' liability acts, that an employer is not responsible for the injuries one employee does to another employee if the employees were carefully chosen.
- **Felon** A person convicted of a **felony**.
- **Felonious** 1. Done with the intent to commit a major crime; of or pertaining to a **felony**. 2. Evil; malicious; unlawful.
- **<u>Felony</u>** 1. A serious crime. 2. A crime with a **sentence** of one year or more.
- **Felony-murder rule** The principle that if a person (even accidentally) kills another while committing a **felony**, then the killing is murder. The *misdemeanor-manslaughter rule* is similar: if a person (even accidentally) kills another while committing a **misdemeanor**, then the killing is at least **manslaughter**.
- **Feme couvert** (French) A married woman. Married women in the past had legal disabilities, such as an inability to make **contracts**. Feme couvert was used in comparison to feme sole (a woman alone; an unmarried woman). [pronounce: fem coov-er]
- **Feoffment** The old method of transferring full ownership of land in England. [pronounce: <u>feef</u>-ment]
- **Ferae naturae** (Latin) "Of wild nature." Naturally wild animals. Naturally tame animals are *dometae naturae*. *Dometae naturae* are considered to be owned by the landowner, while *ferae naturae* are owned by no one.
- **Fertile octogenarian rule** The rule that you cannot assume that merely because persons are beyond normal fertility age that there will be nobody new to **inherit** from them.
- **Feudal law** The law of property from the Middle Ages in England. It was based on the *feudal system* of rights and duties tying people to the land in a rigid **hierarchy** from the king on down to the serfs.
- **Ff** An expression such as "p. 26ff." means "found on page 26 and on the pages immediately following."



Fi. fa. Abbreviation for fieri facias.

Fiat (Latin) "Let it be done"; a command, especially an authoritative yet arbitrary command.

Fictio (Latin) A legal fiction.

Fiction A legal fiction is an assumption that something that is (or may be) false or nonexistent is true or real. Legal fictions are assumed or invented to help do justice. For example, bringing a lawsuit to throw a nonexistent "John Doe" off your property used to be the only way to establish a clear right to the property when legal title was uncertain. See constructive trust for another example of a legal fiction.

Fictitious 1. Fake (and usually in bad faith); but see no. 2. 2. Nonexistent; made up, often for a legal, useful purpose. For example, see **John Doe**.

Fidelity bond Insurance on a person protecting against that person's dishonesty. A company must often buy this type of insurance when an employee is in a position of trust, handles large sums of money, and is seldom checked on by others.

Fides (Latin) Faith, honesty.

Fiduciary 1. A person who manages money or property for another person and in whom that other person has a right to place great trust. 2. A relationship like that in definition no. 1. 3. Any relationship between persons in which one person acts for another in a position of trust; for example, lawyer and client or parent and child. 4. The fiduciary shield doctrine is the principle that acts performed by an employee solely for the corporation do not form the basis for jurisdiction over that person as an individual, only as a corporate employee. Compare with corporate veil.

Field search A search restricted to part of a **database**.

Field warehousing An arrangement by which a lender takes formal control of goods stored in the possession of a borrower. The borrowing merchant, wholesaler, or manufacturer gets access to the goods, and the lender gets a **security** *interest* and close watch over the goods.

Fieri facias (Latin) A **writ** of **execution** commanding a **sheriff** to seize and sell the personal property of a debtor and use the proceeds to pay off a **judgment** against the debtor. [pronounce: fie-er-e fay-she-as]

Fifteenth Amendment The U.S. **constitutional** amendment that guarantees the right to vote regardless of race, color, or prior slavery.

Fifth Amendment 1. The constitutional amendment that guarantees an indictment or grand jury presentment for persons accused of major

crimes; due process of law (see that word) before depriving a person of life, liberty, or property; and just compensation in taking private property for public use. The amendment also prohibits double jeopardy and forcing a person to be a witness against him or herself. 2. "Taking the Fifth" means refusing to answer a question because it might implicate you in a crime.

- **Fighting words** Speech that is *not* protected by the **First Amendment** to the U.S. **Constitution** because it is likely to cause violence by the person to whom the words are spoken.
- File 1. The complete court record of a case. 2. "To file" a paper is to give it to the court clerk for inclusion in the case record. 3. A folder in a law office (of a case, a client, business records, etc.). 4. A file wrapper is the entire record of a patent office proceeding in a patent application, from first application, through all negotiations and objections, to an issued patent. File wrapper estoppel is the limitation placed on a patent holder's attempt to get a broad interpretation of the patent once the patent holder accepts a more narrow patent to avoid a patent examiner's objections.
- Filiation proceeding Same as paternity suit.
- <u>Filibuster</u> A tactic used in a legislature by which long, often irrelevant speeches are made to delay vote on a proposed bill, often in the hopes of "killing" it. *Filibusters* can be cut off by a **cloture** vote or by outlasting the talker.
- **Final agency action** An administrative agency decision that is sufficiently concrete in its effect on a person's rights that it is properly subject to review by a court. Compare with **exhaustion of remedies.**
- **Final argument** A last statement made to the jury (or to the judge when there is no jury) by each side in a trial. Each side presents what it thinks the facts are and how it thinks the law applies to those facts.
- Final decision (or decree, determination, judgment, opinion, or order) Each of these words has opposite uses: 1. The last action of a court; the one upon which an **appeal** can be based. 2. The last decision of a court or a series of courts from which there are *no more* appeals.
- **Final passage** The last affirmative vote on a **bill** in one **house** of a **legislature** after it has gone through all preliminary procedures.
- **Final submission** The time when an entire case (**testimony**, each side's in-court **arguments** and written materials, etc.) is finished and the judge can make a **decision**.



- Finance charge The interest or other payment made in addition to the price of goods or services paid off in installments or "on time." This does not include late charges, collection expenses, etc. It must often be expressed as an **annual percentage rate** (see that word).
- Finance committee 1. A U.S. Senate committee (see those words) that handles taxation and related matters. It is comparable to the House Ways and Means Committee, 2. A committee of a company's **board** of directors that makes major financial decisions.
- Financial institution Any bank, trust company, credit union, savings and loan association, or similar organization licensed by a state or the U.S. government to do financial business.
- Financial lease A long-term property lease that cannot be canceled and that provides no maintenance or other services.
- Financial planning Integrated planning that includes such things as investment, insurance, tax, retirement, and estate planning.
- Financial responsibility acts State laws requiring insurance, posting a bond, or a cash payment by applicants for a motor vehicle license or registration.
- Financial statement A summary of what a company or other organization owns and what it owes. It may be in the form of a balance sheet, a profit and loss statement, or an annual report. This is not a financing statement.
- Financing statement A paper, filed on the proper public records, that shows a security interest in goods. This is not a financial statement.
- A person who brings together two companies for a merger, who secures a mortgage for a borrower, who locates an underwriter (see underwrite) for a company issuing stock, etc., usually for a fee, often called a "finder's fee."
- Finder of fact See trier of fact.
- Finding A decision (by a judge, jury, hearing examiner, etc.) about a question of fact; a decision about evidence. It is often called a "finding of fact" upon which a "conclusion of law" may be based.
- Fine Payment of a sum of money imposed by a court. A *fine* may be a civil or a criminal penalty.
- Fire sale A sale at reduced prices due to fire or water damage or, sometimes, any emergency. Fire sales often require special licenses and are regulated to protect consumers.
- Firefighter's rule The principle that an owner or occupant of property is not liable to firefighters or police officers for unintentional injuries caused by the problem that brought them to the property.

- Firm offer A merchant's written offer (see that word) to buy or sell goods, that will be held open for a certain length of time. It is a type of **option** that requires no **consideration** (see that word) to be valid.
- First Amendment The U.S. constitutional amendment that guarantees freedom of speech, religion, press, and assembly as well as the right to **petition** the government.
- **First chair** Head lawyer of an in-court legal team.
- First degree The most serious form of a particular crime that has more than one type. For example, first degree murder includes premeditation or extreme atrocity or cruelty, or is done in the commission of a major felony.
- New. A case or a question is "of first impression" if it First impression presents an entirely new problem to the court and cannot be decided by precedent.
- First instance A court of first instance is a trial court as opposed to an appeals court.
- First mortgage (or lien) The mortgage (or lien) that has the right to be paid off before all others. This is not necessarily the first in time.
- First offender A person who has never before been convicted of a crime and who may be entitled to more lenient treatment, such as a short sentence, diversion rather than prosecution, or expungement of the arrest record.
- First refusal See right of first refusal.
- First sale doctrine The right to sell or display something obtained lawfully under copyright law.
- Financial. The *fiscal year* is a period of time, equal in length to a calendar year, but starting on the day that the state or company uses as "day one" for its business records. This is often January, April, July, or October first.
- Fishing trip (or expedition) 1. Using the courts to find out information beyond the fair scope of the lawsuit. 2. The loose, unfocused questioning of a witness or the overly broad use of the discovery process.
- Fitness for a particular purpose If a merchant knows or should know that an item is to be used by a buyer for a particular purpose, the merchant is responsible (absent a statement to the contrary to the buyer) for that item's fitness for the purpose. Such "warranty of fitness for a particular purpose" is in most cases an implied warranty.
- Determine the amount of bail or the bail bond required for a de-Fix bail fendant to go free pending trial. A judge or magistrate does this.

Fixation See fixed work.

Fixed assets Property such as land and machinery used in a company's business. Fixed assets are not part of a company's merchandise; are used up slowly, if at all; and are sometimes referred to as "property, plant, and equipment,"

1. Fixed assets. 2. The money permanently invested in a Fixed capital husiness

Fixed charges (or fixed costs) Business costs that continue whether or not business comes in: for example, rent.

Bias or prejudgment about a person's guilt or liability Fixed opinion that should disqualify a juror for lack of impartiality.

See sentence no. 2. Fixed sentence

Fixed trust A nondiscretionary trust.

Fixed work Under **copyright** law, a new work is "fixed" or "created" when it is put in stable, tangible form, such as written on paper, recorded on film, sculpted in clay, etc. This fixation gives the author of the work an "automatic" copyright, whether or not the correct formalities are followed (although registering the work with the Copyright Office and putting proper copyright notice on it gives the work added protections).

Anything attached to land or a building. The word sometimes refers to attached things that, once attached, may *not* be removed (by a tenant or by a person selling a building) and sometimes refers to those things attached that may be removed. A trade fixture is a fixture attached by a tenant for reasons of commercial gain.

Flag of convenience The flag of a merchant ship registered in a country that has low costs or low safety requirements rather than registration in the country where it is owned or does most of its business.

Flagrante delicto (Latin) 1. In the act of committing the crime. 2. Popularly used to mean lovers caught together in bed.

A fixed amount of money paid each time period rather than paying at fluctuating levels (for electricity used, for services used, etc.).

See **sentence** no. 2. Flat sentence

Flat-benefit plan A pension plan (see that word) or other employee benefit plan with a value to each employee that is unrelated to that employee's salary level (pays the same to everyone, pays more by years of service, etc.).

Flee to the wall doctrine The principle that a person must try every reasonable way of escape before killing an attacker. Compare with true person doctrine.

Flight Leaving or hiding to avoid arrest or prosecution.

Flipping 1. Popular word for refinancing consumer loans, often at higher rates of interest. 2. Popular word for purchasing and quickly reselling real estate for profit, 3. Popular word for buying a large block of a new stock to drive up the price, then selling it at a profit. This often works because those who underwrite the stock temporarily support its price.

Float 1. The time between the deposit of a check in one bank and its subtraction from an account in another bank. This is "free" use of the money by the person who wrote the check. 2. To let a national currency's value against other currencies change freely depending on supply and demand rather than by one or both countries' fixing or "pegging" the "exchange rate" by law or otherwise. 3. See the six floating words following this definition, in most of which "floating" means "changeable."

Floating capital Money available to pay short-term debt and other current expenses.

Floating debt Short-term debt.

Floating interest rate An interest rate that varies according to changes in some external financial measure, such as the **prime** rate.

Floating lien An arrangement in which later property purchased by someone with a **secured** debt or **lien** (see those words) on property becomes subject to that debt or lien, and the original property remains subject to the lien until all debts are paid.

Floating (or floater) policy A supplemental insurance policy to cover items such as jewelry that frequently change location or quantity.

Floating stock (or bonds) Issuing and selling stock (or bonds).

Floor 1. The right to speak in a meeting or **legislature** is called *holding* the floor. 2. The central meeting place of a legislature or **stock** (or similar) exchange. 3. A lowest limit.

Floor plan financing A loan to a retail seller that is secured by the items to be sold and that is paid off as each sells.

Flotsam The wreckage of a ship or its goods found floating in the water or washed up on land. Compare with jetsam.

Fluctuating clause See escalator clause.

Fm.H.A. See F.H.A.

Followed A **case** is *followed* by a later case if it is relied upon as **prece**dent (see that word) to decide the later case.



- For cause For a sound legal reason, as opposed to merely a stated reason. To remove an official from a job for cause may require a better reason than "because we didn't like certain actions he took or like the way he handled his job." It usually requires proof that the official lacked the ability or fitness to do the job right.
- 1. Refraining from action (especially action to enforce a right). 2. Holding off demanding payment on an overdue debt. 3. The "forbearance rule" or "patient forbearance rule" is the principle that. in most circumstances, a person does not lose a right merely because the person did not enforce the right quickly. For example, if a wife puts up with abuse, this does not automatically stop the wife from getting a divorce based on that abuse.
- 1. A cause of something, such as an intervening cause or force Force majeure. 2. Violence or compulsion, whether lawful or not. 3. Unlawful or wrongful violence. For example, forcible entry is taking possession of or entering another person's property against that person's will or by using "force" in its ordinary meaning. 4. "In force" means "in effect and valid."
- Force majeure (French) Irresistible, natural, or unavoidable force; for example, an earthquake. See act of God for further discussion. [pronounce: force ma-zhur]
- Forced heir A person who cannot be deprived of a share of an estate unless the testator (person making a will) has a recognized legal cause for disinheriting the person.
- 1. A court-ordered sale of property, especially a sale in Forced sale which the proceeds are to be used to pay a **judgment** or otherwise pay a debt. 2. Popular term for a sale caused by financial hardship.
- **Forcible detainer** 1. The act of a person who refuses to give up occupancy of land or a building to the rightful owner or tenant; most often the refusal of a person to leave when occupancy rights end. 2. The summary (quick) court process for getting back land or a building held as in no. 1. Also called forcible entry and detainer.
- Foreclosure An action by a person who holds a mortgage to: 1) take the property away from the mortgagor (such as the homeowner); 2) end that mortgagor's rights in the property; and 3) sell the property to pay off the mortgage debt. Both the process (which is usually but not always done by lawsuit) and the result are called "foreclosure."
- Foreign Belonging to, coming from, or having to do with another country or another state. For example, a Maine court would call a corporation incorporated in and based in Ohio a "foreign corporation."



- 1. A person who must register with the federal govern-Foreign agent ment as a lobbyist, advertising agency, or other representative of a foreign country or company. See also **lobbying acts.** 2. A spy or other person who works for a foreign country.
- **Foreign exchange** Trading or exchanging the money of one country for that of another.
- Foreign service The part of the State Department, including ambassadors and their staffs, that represents the U.S. to foreign governments.
- **Foreign situs trust** A **trust** that exists because of foreign laws.
- Foreign substance A substance or thing found where it should not be and where it does not occur naturally, such as a sponge left behind by a doctor in a patient's body or a nail in a can of beans.
- **Foreign trade zone** An area of a country where component parts and raw materials may be imported tax-free until the finished product enters that country's market or is re-exported. See also free port.
- Having to do with courts and law. For example, forensic medicine is medical knowledge or medical practice involved with court testimony or other legal matters. And forensics refers to both firearms evidence and to the skill of making reasoned arguments.
- Foreperson (man, woman) The leader chosen to speak for the jury.
- Foreseeability The degree to which the consequences of an action should have been anticipated, recognized, and considered beforehand. Not hindsight.
- Forestall the market Abbroachment.
- Forfeit To lose the right to something due to neglect of a duty, due to an offense, or due to a breach of contract. For example, if a criminal defendant fails to show up for trial, the judge may order a forfeiture of the defendant's bail bond. [pronounce: for-fit]
- Forgery 1. Making a fake document (or altering a real one) with intent to commit a fraud. 2. The document itself in no. 1.
- Foris (Latin) On the outside; put out. For example, forisfactura is a "putting out" or forfeiture.
- 1. A model to work from (or a paper with blanks to be filled in) of a legal document such as a **contract** or a **pleading**. 2. The language, arrangement, conduct, procedure, or legal technicalities of a legal document or a legal proceeding, as opposed to the "substance" (subject, meaning, and legal importance) of the document or proceeding. 3. See forms of action.

Forma pauperis In forma pauperis.



- 1. In form only. For example, a formal party is a person who is involved in a lawsuit in name only and has no real interest in the proceedings. The opposite of real, substantial, etc. 2. Fully formalized. For example, a formal contract is written, as opposed to oral, and contains all the necessary legal language, signatures, etc. The opposite of informal.
- Formbook A collection of legal forms with summaries of relevant law and information on how to use the forms
- Formed design A deliberate and set intention to commit a crime (particularly a killing).
- Former adjudication Either estoppel by judgment or res judicata.
- See double icopardy. Former jeopardy
- **Forms of action** Once, the special, individual, technical ways each different type of lawsuit was brought in court. If a legal problem did not fit into one of the forms of action (such as assumpsit, debt, detinue, ejectment, replevin, trespass, trespass on the case, and trover), it could not be brought to court. These have all been replaced under state and federal rules of civil procedure. Under the **Federal Rules** of Civil Procedure, they are now all civil actions.
- **Formula instructions** Jury **instructions** of the type: "if you find *these* facts to be true, then your **verdict** must be for that party." Compare with affirmative charge.
- **Fornication** Sexual intercourse between a man and a woman not married to each other.
- **Forswear** 1. Swear to something you know is untrue. This is broader than **perjury** (see that word), but not as serious. 2. Formally deny or deny under oath.
- Forthwith An unnecessarily formal word meaning "immediately" or "as soon as possible."
- Fortiori (Latin) See a fortiori.
- Fortuitous Happening by chance or accident; unexpected; unforeseen; unavoidable; not the same as "lucky."
- Fortune 500 A ranked list of the 500 largest U.S. industrial corporations.
- Forum (Latin) A court. For example, forum domicilii is a court in the place where a person lives, and forum rei is a court where either the thing involved with the suit is or where the defendant lives.
- Forum non conveniens (Latin) "Inconvenient court." If two or more courts both have proper venue (see that word) for a case, a judge may



- rule that a lawsuit must be brought in the *other* court for either the convenience of or fairness to the parties.
- **Forum shopping** Choosing the one court, among two or more that may legally handle a lawsuit, that you think may look most favorably at your side.
- Forward 1. Set a rate (such as an interest or exchange rate) today for a future transaction. 2. Send on. For example, a forwarding fee is money paid to a lawyer who refers a client to another lawyer. The money is paid by the lawyer who receives the client. Some forms of this type of arrangement are unethical.

Forward contract See futures.

- **Foster child** A child living with, cared for, and under the control of someone other than his or her own parents, but not **adopted** by this other person. A *foster home* is a home for children without parents or who have been taken away from parents by a court.
- **Foul bill** A **bill of lading** that says that the goods are damaged or partly missing.
- Foundation 1. Basis. For example, the foundation of a trial is the group of issues in dispute between the sides (as set out in the pleadings).

 2. The preliminary questions to a witness that establish the admissibility (legal usability) of that person's testimony (or of other things) as evidence in a trial are called "laying the foundation." 3. An organization funded by will, by trust, or by contributions and set up to give money to charitable, educational, and other nonprofit organizations and projects. However, any organization may legally call itself a "foundation" without meeting the actual definition, and a "private foundation," according to the I.R.S., is one that does not meet several technical requirements for the most favorable charitable organization tax treatment
- **Four corners** Same as **face** (see that word) of a document; that is, the document itself without outside information about it.
- Four corners rule 1. The principle that the meaning of an unambiguous document should be determined from the document alone, not, for example, from oral **testimony** about what the writer "really" meant. 2. The general rule that the meaning of a phrase should be interpreted in the context of the entire document, not from the phrase in isolation.
- **Fourteenth Amendment** The U.S. **constitutional** amendment that forbids the states from enforcing laws that "abridge the privileges and immunities" of U.S. citizens, forbids the states from depriving any



- person of due process or equal protection of law, and changes the apportionment of congressional representatives.
- Fourth Amendment The U.S. constitutional amendment that forbids unreasonable searches and seizures and requires probable cause for search warrants.
- 1. Popular word for incriminating someone on false evidence. 2. Draw up; put into words. For example, to frame a complaint is to choose the legal form it will take, fit the facts to the form, and choose the actual wording.
- 1. A business arrangement in which a person buys the right Franchise to sell, rent, etc., the products or services of a company and use the company's name to do business. The person who buys the rights is a franchisee, and the person who sells the rights is a franchisor. 2. A special right given by the government, such as the right to vote or to form a **corporation**. 3. A sports team granted a particular territory by the league. [pronounce: fran-chize]
- Franchise tax A tax on the right of a company to do business. It may be based on a fixed fee, on the amount of business done, on assets, etc.
- 1. The right, primarily of the federal government, to mail things without charge. Also called a franking privilege. 2. An old English word for free. For example, a frank-pledge was the responsibility of all free persons (the community as a whole) for the good conduct of each adult in the community.
- Fraternal benefit association A group of persons, often in the same line of work, who band together for such things as group insurance coverage.
- Fraud Any kind of trickery used to cheat another of money or property. See, for example, tax fraud. [pronounce: frawd]
- **Fraud on the market theory** The principle that if a broker, stock issuer, or company gives out false information about the company that probably changed the value of the company's stock, and if a person loses money by relying on that stock price to buy or sell the stock, the person was cheated by the information-giver even if the person did not rely on the false information itself. See also efficient market.
- Fraud order A decision by the postmaster general to deny a person the use of the mail. This is done to prevent the person from continuing to obtain money fraudulently.
- Frauds, statute of See statute of frauds.
- **Fraudulent** Cheating. For example, a *fraudulent conveyance* is a **debtor's** transfer of property to someone else in order to cheat a **creditor** who sight have a right to it.

- Freddie Mac See F.H.L.M.C.
- **Free agency** The right of some veteran professional athletes to play for any team that wants them.
- Free and clear With clear title (unrestricted, doubt-free legal ownership) to property with no encumbrances (liens, mortgages, etc.).
- Free and equal election Free means that each person has a reasonable chance to qualify as a voter and, once qualified, a reasonable chance to vote without coercion of any kind. Equal means that each voter has the same rights as any other voter to have his or her vote count equally in the election.
- Free exercise clause That part of the First Amendment to the U.S. Constitution that states, "Congress shall make no law . . . prohibiting the free exercise [of religion]." See freedom of religion.

Free on board See F.O.B.

- Free port An area of a country (usually of a marine port, but sometimes a railroad crossover, airport, etc.) set aside for bringing in and selling foreign goods without paying import taxes. See also **foreign trade** zone.
- **Free ride** Popular phrase for a riskless action that may result in a profit or for getting the benefit of **union** representation without having to join the union or pay dues.

Free speech See freedom of speech.

Free trade zone Foreign trade zone.

- **Freedom of association (or assembly)** The **First Amendment** right to gather together in groups for any lawful purpose.
- **Freedom of choice** Among other general meanings, the right to attend the school of your choice within a school district so long as there is no **de jure** segregation. This "right" often produces **de facto** segregation.
- **Freedom of contract** The constitutionally protected right to make and enforce **contracts**, as limited only by reasonable laws about health, safety, and consumer protection.
- **Freedom of expression** The **First Amendment** freedoms of religion, speech, and press combined.
- Freedom of Information Act (5 U.S.C. 552) A 1966 federal law that makes all records held by the federal government, except for certain specific types of records (such as certain military secrets), available to the public. Procedures are set up to get these records and to appeal decisions to withhold them, but these procedures are often slow and cumbersome.



- Freedom of religion The First Amendment right to hold any religious beliefs and to practice these beliefs in any way that does not infringe on public safety or infringe on important rights of others. Also, the right of all citizens to be free of the exercise of religious control by or through the government. See establishment clause.
- Freedom of speech The First Amendment right to say what you want as long as you do not interfere with others' rights. These other rights are protected by the laws of **defamation**, public safety, etc.
- Freedom of the press The First Amendment right of the press to publish most things "without censorship or prior restraint," to be free from unreasonable attempts to punish what has already been published, and other rights.
- Freedom of the seas A merchant ship's right to travel the high seas at all times.
- Freehold Ownership of land, either unrestricted or limited by no more than a time limit.
- A halt to changes in prices, wages, hiring, etc.
- **Freeze-out** The use of **corporate** power by a majority of the stockholders (owners) or of the **board** of directors to either get rid of **minority** stockholders and board members or to strip them of all power. See also **squeeze-out**.
- Fresh complaint rule The idea, used infrequently now, that a rape or other sexual assault complaint may not be believable unless the complainant went for help within a short time.
- Fresh (or hot) pursuit rule 1. The right of a police officer to cross state (or county or other) lines to continue an unbroken chase of a suspected criminal. This right is limited to those states which allow it. 2. The right of a person who has had property taken to use reasonable force to get it back after a chase that takes place immediately after it was taken
- Friend of the court See amicus curiae.
- **Friendly fire** A fire that remains contained where intended, but may do damage anyway.
- Friendly suit A lawsuit brought by agreement to settle a point of law that affects opposing persons.
- Friendly takeover One company gaining control of another with the approval of the second company's board and officers.
- **Fringe benefits** Things besides salary that either compensate a person for working (such as paid medical insurance or **profit-sharing** plans) or make it pleasant to work (such as on-site recreational facilities).

- **Frisk** A superficial running of hands over a person's body in order to do a quick search, especially for weapons.
- **Frivolous** Legally worthless. For example, a **pleading** that clearly has no legal leg to stand on, even if every fact it claims is true, is *frivolous*. Also, an **appeal** that presents no legal question or is so lacking in substance that it could not possibly succeed is *frivolous*.
- Frolic An employee's deviation from a mission to do something for himself or herself.

Front name Street name.

- Front wages Prospective payments made to a victim of job discrimination who cannot yet be given the job to which he or she is entitled. These payments, made until the job comes through, make up the difference between money earned now and money that would be made now if the new position were immediately available.
- **Frontage assessment** A tax to pay for improvements (such as sidewalks or sewer lines) that is charged in proportion to the frontage (number of feet bordering the road) of each property.
- **Front-end load** Charging a large part of the commissions and selling costs at the *start* of a deal to buy insurance, to invest in a mutual fund, to lease property, etc.
- Frozen account An account (usually a bank account) from which no money may be removed until a court or administrative order is lifted.
- **Frozen assets** The property of a business that cannot be easily sold without damaging the business. This includes financial assets which, if sold, will hurt the company's financial structure. The opposite is *liquid assets*.

Fructus (Latin) Fruit or profit.

- **Fruit** Product of; material result. For example, rental income is the *fruit* of renting land out and stolen money is the "fruit of crime."
- Fruit and tree doctrine The rule that income tax cannot be avoided by merely assigning income to another person. The only way to transfer the income tax to another person is to give away the income-producing property itself (such as by giving it to a child who may pay lower taxes).
- Fruit of the poisonous tree doctrine The rule that evidence gathered as a *result* of evidence gained in an illegal search or questioning cannot be used against the person searched or questioned even if the later evidence was gathered lawfully. Compare with **independent source rule**.



- Frustration "Frustration of contract" occurs when carrying out a bargain has become impossible because of some change or occurrence that is not the fault of the persons making the deal. The change must remove something (or change some condition) that the persons who made the contract knew from the beginning was necessary for the contract to be carried out. "Frustration of purpose" occurs when, even if a bargain can be carried out, some change has wiped out the real reasons for the contract. In some cases, promises need not then be carried out.
- Fugitive from justice A person accused of committing a crime who leaves the area or hides to avoid prosecution.
- Full coverage Insurance that pays for every dollar of a loss with no maximum and no deductible amount
- Full faith and credit The constitutional requirement that each state must treat as valid, and enforce where appropriate, the laws and court decisions of other states. There are exceptions to this rule, especially those cases in which the other state lacked proper jurisdiction.
- In trademark law, essential to a product's use or purpose, Functional or affecting the product's cost or performance. A functional product feature cannot get trademark protection unless it has a patent.
- Functus officio (Latin) A person whose official job is finished and who has no further authority to act.
- 1. A sum of money set aside for a particular purpose. 2. Money and all other assets (such as stocks or bonds) on hand.
- **Fundamental** Basic or crucial. For example, fundamental rights are the basic rights, such as the right to vote and right to travel, that are most strongly protected by the **Constitution**. See also **strict scrutiny test**.
- Fundamental analysis Deciding whether to buy or sell a particular stock or other security based on the company itself, the industry in general, etc. Compare with technical analysis.
- Fundamental law A country's constitution or its basic governing principles.
- 1. State or local debts that have either a fund of money or Funded debt a specific tax plan set aside for payment. 2. A company's long-term debt, such as a **bond** issue, replacing other short-term debts.
- Fungible Able to be easily replaced one for another. For example, pounds of a particular grade and type of rice are fungible because one may be substituted for another, but different paintings are not fungible. [pronounce: funji-ble]
- Furandi animus (Latin) See animo.

Furman v. Georgia (408 U.S. 238) The 1972 U.S. Supreme Court decision that found certain state laws and practices imposing the death sentence to be violations of the **Eighth Amendment's** prohibition of cruel and unusual punishment. Many state death penalty laws and practices were changed because of this case, but later cases have limited its effect.

Furtherance Helping something move forward.

Furtum (Latin) A theft or the item stolen.

Future advances Money lent on the same **security** as a previous loan. Some open-ended **credit** and **mortgage** contracts allow additional loans like this.

Future-acquired property See after-acquired property.

Future damages Money awarded in some lawsuits to compensate for the likely future effects (such as long-term medical expenses, pain, and loss of earnings) of an injury. Contrast **speculative damages**.

Future earnings Estimated money that would have been made in the future if an injury had not occurred.

Future interests Present rights in property that give the right to future possession or use; for example, the right to own property and use it after ten years go by.

Futures Contracts promising to buy or sell standard commodities (rice, soybeans, etc.) or **securities** at a future date and at a set price. These are "paper" deals that involve profit and loss on promises to deliver that do not depend on possession of the actual commodities.



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- **G.A.A.P.** *Generally Accepted Accounting Principles* published by the Financial Accounting Standards Board.
- **G.A.A.S.** *Generally Accepted Auditing Standards* published by the American Institute of Certified Public Accountants.
- **G.A.O.** General Accounting Office. The federal agency that assists the U.S. Congress in financial matters; **audits** and investigates federal programs; settles claims against the U.S.; etc.
- **G.A.T.T.** General Agreement on Tariffs and Trade. An international agreement that lowers import taxes and otherwise makes international trade flow more smoothly.
- **G.D.P.** Gross domestic product. The value of all goods and services produced in a nation in one year.
- **G.M.I.** *Guilty, but mentally ill.* A jury's recommendation of treatment after it rejects a defendant's **insanity** defense.
- **G.N.M.A.** Government National Mortgage Association. A government organization that operates special programs in which housing **mortgages** are bought and sold to encourage private lending in certain types of housing. Also called "Ginnie Mae."
- G.N.P. See G.D.P.
- G.P.M. Graduated payment mortgage.
- **G.P.O.** Government Printing Office. The agency that publishes all the laws, **regulations**, etc., of the federal government.
- G.S. Short for general schedule or government service. The abbreviation precedes most federal civil service ranks, which range from G.S. 1 to G.S. 18.
- **G.S.A.** General Services Administration. The federal agency that manages U.S. property.
- Gag order 1. A judge's order that a wildly disruptive defendant be bound and gagged during a trial. 2. A judge's order to lawyers and witnesses that they discuss the trial with no outsiders, reporters in particular. 3. A judge's order, usually held unconstitutional, to reporters that they not report certain court proceedings.
- **Gag rule** 1. A **gag order.** 2. Any law or rule that prohibits the expression of ideas or that cuts off debate.

Gage An old word for pledge, pawn, or security.

Gambling policy An insurance policy issued to a person who has no insurable interest in the person or property insured. These policies are unenforceable, and sometimes illegal.

Gaol (Old English) Jail.

Gap-filler An essential contract term that is supplied by a court or by a law because the parties failed to include it.

<u>Garnishee</u> A person who holds money or property belonging to a debtor and who is subject to a garnishment (see that word) proceeding by a creditor.

Garnishment A legal process, taken by a creditor who has received a money judgment against a debtor, to get the debtor's money. This is done by attachment of a bank account or by taking a percentage of the debtor's regular income. State laws set a limit on the percentage (often 25 percent) of a person's wages that may be garnished through a person's employer. The garnishment of federal wages is limited by the Federal Wage Garnishment Act, which, in addition, gives some protection from dismissal due to garnishment.

Gault decision The Supreme Court case (In the Matter of Gault, 387 U.S. 1 (1967)) that gave juvenile defendants the rights of adult criminal defendants (such as the right to counsel, the privilege against self-incrimination, etc.).

Gay rights A general term for the prevention of discrimination based on sexual orientation.

Gearing See leverage.

Gebser v. Lago Vista (524 U.S. 274) The 1998 U.S. Supreme Court decision that a school district is not liable for sexual harassment of a student by a teacher when no responsible official had actual notice of or was deliberately indifferent to the teacher's misconduct.

Gele An old word for a rent or a public license similar to a **royalty** payment for mining.

Gen. General.

Gender discrimination See discrimination.

General 1. A whole group (as opposed to only a part of the group or only one individual in the group); applying to all (as opposed to only some or only one); broad or unlimited. The opposite of "general" is often "special" or "limited." 2. For general election, instructions, partner, verdict, and others that do not follow here, see those words. See also special and limited for the opposite, especially if the word cannot be found here or under the base word.

- General appearance Coming before a court and submitting to its jurisdiction in a case. Compare with special appearance.
- General assembly 1. The entire legislature in many states. 2. The lower **house** of many state legislatures. 3. The meeting of representatives of all the member nations of the United Nations
- General assignment for creditors A transfer of all rights to a debtor's property to a **trustee** who settles the debtor's affairs and distributes money to the creditors.
- General assistance (or general relief) A local form of aid to the poor that sometimes has state backing, but involves no federal funds. It is usually temporary.
- General average loss (or contribution) A loss at sea that will be shared by the shipowner and all owners of cargo shipped. This happens if the lost or damaged items (often thrown overboard) were intentionally lost to save the ship and the rest of the cargo.
- General building scheme A development plan involving the division of a piece of land into separate building lots that are sold with identical restrictions on each as to how the land may be used.
- General cash issue (or offer) A sale of stock or other securities open to all buyers.
- General (or prime) contractor A person who contracts for a whole project (such as a building job) and hires subcontractors (such as plumbers) to do specialized work.
- General creditor A person who is owed money, but who has no security for the debt.
- General digest See American Digest System.
- General execution A court order to a sheriff or another court official to take any personal property of a defendant in order to pay off a judgment against that person.
- **General jurisdiction** The power of a court to hear and decide any of a wide range of cases that arise within its geographic area.
- General lien A right (arising from a contract) to hold personal property of another person until payment of a debt is made.
- **General strike** A work stoppage by a large part of the workers in a geographic area. The strike may be spontaneous, and its goals are often political rather than economic.
- General warranty deed A document used for the transfer of land that includes the promise to protect the buyer against all claims by others to ownership of the property transferred. Compare with quitclaim.



- General welfare clause The provision of the U.S. Constitution (Article I. Section 8. Clause 1) that Congress may tax and pay debts to provide for the country's "general welfare."
- Generation-skipping trust A trust in which, for example, a grandmother gives the income from the trust property to her children and then the trust assets to her grandchildren. By not passing the trust assets directly to her children, then on to the grandchildren, one transfer tax is avoided, but there are now tax rules that impose a special generation-skipping tax on this.
- Public domain citation. Generic citation
- **Generic name** A general name for a type of product that does not distinguish between the various brands of the product; the nontrademark name of a product.
- Genericide A court or Patent and Trademark Office decision that there has been an abandonment of a trademark right because the trademarked name (such as aspirin) was permitted to come into common use as the generic name for the product.
- Genetic marker testing See DNA fingerprinting and HLA testing.
- **Geneva Convention** An international agreement for the conduct of war that includes the proper care of enemy wounded, the safety of hospitals and medical crews, etc.
- Gentleman's agreement A deal that cannot be enforced in court and that depends solely on the good faith of the persons making it. See informal agreement.
- Close on point, relevant, pertinent.
- **Gerrymander** Create unusually shaped (or otherwise odd or unnatural) political boundaries or districts in a state or country in order to accomplish an improper purpose, such as to give a voting advantage to one political party.
- Gideon v. Wainwright (372 U.S. 335) The 1963 U.S. Supreme Court decision that gave criminal defendants in state felony trials the right to counsel.
- Gift 1. Any willing transfer of money or property without payment close to the assumed value of the thing transferred. 2. Any willing transfer of money or property without payment and with no thought of any possible financial benefit to the giver. 3. For gift causa mortis, see causa mortis.
- Gift over A property transfer that takes effect automatically when another ends; for example, a gift "to Linda for life, then to David."



- Gift tax A tax on gifts (see that word) that is paid by the giver (federal and some state taxes) or by the person receiving the gift (some states). Once, federal gift tax was separate from estate tax but now there is a "unified estate and gift tax." See unified transfer tax (and compare with inheritance tax).
- Gifts to Minors Act A uniform act, adopted by most states, that simplifies the transfer of property to minors. In a transfer under the act, the adult keeps title to and control over the property, and the child gets the interest or dividends, which may be used for the child's support.
- **Gilt edge** A popular term describing a **stock**, **bond**, other **security**, or **negotiable instrument** with the highest rating (for safety of investment).

Ginnie Mae See G.N.M.A.

Gist The main point, issue, or argument. [pronounce: jist]

Giveback An arrangement in which a union negotiates a new contract with lower salaries or benefits, usually to preserve jobs.

Gloss An explanation of a passage in a book or document that is usually put on the same page.

Glossary 1. Dictionary. 2. Small dictionary; specialized dictionary.

Go bare 1. **Self-insurance** (see that word). 2. Making a risky investment or doing a risky deal without **hedging** against the risk.

Go forward Proceed

Go to protest See protest.

Going and coming rule The principal that while a person is commuting to or from work the person is not usually covered by workers' compensation laws, and the person's torts are not usually within the scope of employment, so in neither case must employers pay for such things as collision injuries.

Going concern A company that is transacting its usual business in its usual way (even if in a weak financial condition).

Going private 1. A company's taking its **stock** off a stock **exchange**. 2. A company's rebuying of its own stock or otherwise rearranging its financial affairs so that it is no longer owned by many persons (for example, by merging with or being bought by a larger company).

Going public Selling **shares** in a **corporation** to the general public for the first time.

Goldberg v. Kelly (397 U.S. 254) A 1970 Supreme Court decision that called **welfare** a **right**, not a **privilege**, thus requiring a **hearing** before termination of benefits.



- **Goldbricking** 1. An organized work slowdown. 2. Shirking work; "goofing off" while pretending to work.
- **Golden parachute** An employment contract or termination agreement that gives a top executive a big bonus or other major benefits if the executive loses his or her job (usually due to a change in corporate control).
- Golden rule 1. Plain meaning rule. 2. "Do unto others as you would have them do unto you." A moral, not legal rule. 3. The golden rule argument is a request by a lawyer (or instructions by a judge) that jurors imagine themselves or their family members in the place of the person hurt (who is suing), and then make a decision. This request is no longer permitted in any trial.
- Good Valid; legally sufficient. For good consideration, see consideration.
- **Good behavior** A vague term, applied differently to the conduct required for public officials to keep their jobs, for criminals to get out of jail early, etc.
- Good cause Legally sufficient; not arbitrary.
- Good faith 1. Honest; honesty in fact. 2. For a merchant, good faith also means "the observance of reasonable commercial standards of fair dealing in the trade" according to the Uniform Commercial Code.

 3. Good faith bargaining is the obligation of an employer to hold honest negotiations about wages, hours, and employment conditions with a union that has been certified to represent its employees. 4. A good faith purchaser in commercial law is a person who buys something honestly, pays good value, and knows of no other person's claim to the thing bought. 5. There is a good faith exception to the exclusionary rule.
- Good Samaritan doctrine 1. The principle that a person who helps another in great danger cannot be held **liable** for that person's injuries unless the help was **negligent** and definitely worsened the person's condition. 2. See also **emergency doctrine** and **rescue** doctrine.
- Good title Marketable title (see also marketable title acts).
- **Goods** A general word that can have a meaning as broad as "all property excluding **land**" or as narrow as "items for sale by a merchant." *Durable goods*, such as refrigerators, have a long life; *fungible goods*, such as pounds of rice, are interchangeable; *hard goods* are durable goods sold to consumers; and *soft goods* are nondurable goods, such as clothing, sold to consumers.
- **Goodtime** The amount of time that may be credited against a prison sentence for the early release of a prisoner who has behaved well.



- **Goodwill** The reputation and patronage of a company. The monetary worth of a company's *goodwill* is roughly what a company would sell for over the value of its physical property, money owed to it, and other **assets**.
- Government instrumentality doctrine The rule that an organization run by a branch of government may not be taxed. See also **sovereign immunity**.
- Governmental function An action performed for the general public good by a government agency (such as an arrest by a police officer) or by a private organization closely tied to government (such as a primary election by a political party). These functions are *state action* subject to the **due process of law** and **equal protection** clauses of the Constitution. If performed by a government agency, they are usually free from **tort** lawsuits unless the suits involve constitutional issues or are otherwise authorized by **statute**.
- **Governmental trust** A **charitable trust** for things like maintenance of historic government buildings and city playgrounds.
- Grab law See aggressive collection.
- Grace 1. A favor. 2. A holding off on demanding payment of a debt or enforcing some other right. Often called "grace days" or a "grace period," such as the short period of time an insurance policy stays in effect after the **premium** is due, but unpaid. 3. A permission to do something in a lawsuit is "of grace" if it is not automatic, but is given because the judge thinks it is the fair thing to do.
- **Graded offense** A criminal offense divided into **degrees** (see that word).
- **Graduated lease** A commercial **lease** with rent payments that vary according to the money made by the renter or by some other standard such as the number of people who enter the store.
- **Graduated payment mortgage** A **mortgage** in which payments go up by a set formula over the years. Compare with **variable rate mortgage**.

Graduated tax See tax rate.

Grand jury See jury.

- **Grand larceny** A **theft** of money or property worth above a certain amount set by law.
- **Grandfather clause** An exception to a restriction or requirement that allows all those already doing something to continue doing it even if they otherwise would be stopped by the new restriction or obligated to meet the new requirement.



- 1. Give or confer. 2. A transfer of land, usually by deed. 3. A gift or subsidy. 4. A transfer of any property or right.
- **Grantee** A person to whom a **grant** is made or land is deeded.
- Grant-in-aid A sum of money given for a particular purpose and with some "strings attached."
- **Grantor** A person making a **grant** or deeding over land.
- **Grantor trust** A **trust** with income that is taxed to the person who created it because he or she kept certain rights to the assets.
- **Grantor-grantee index** A reference list to the recorded documents. such as deeds, in a county's land records, organized by both the names of the person transferring the property and the person to whom it was transferred. See also tract index.
- Gratis (Latin) Free; for example, a gratis dictum is a free (voluntary) statement to which a person may not be strictly held. [pronounce: grah-tis]
- **Gratuitous** 1. Without payment or other **consideration**. 2. Without being requested; without being wanted.
- **Gratuitous licensee** A nonbusiness visitor; a social quest.
- Gravamen The basis, gist, "heart," or material part of a charge, complaint, etc.
- Gray market goods Goods made lawfully outside the U.S. that are imported into the U.S. and that by importation are an infringement of a copyright, trademark, or patent,
- Great Writ Habeas Corpus.
- Green card Popular name for the permanent resident visa that is a requirement for noncitizens to hold many jobs in the U.S. The card is no longer green.
- Green river ordinance A local law that protects residents against peddlers and door-to-door salespersons.
- **Greenmail** Payment by a corporation of a price above **market value** for stock held by someone threatening a hostile takeover.
- Grievance procedure An orderly, regular way of handling problems between workers and employers, prisoners and guards, etc.
- Griswold v. Connecticut (381 U.S. 479) The 1965 Supreme Court decision that invalidated state anti-contraceptive laws as applied to married persons. See zone of privacy and penumbra.
- 1. Great or large. 2. Flagrant or shameful. 3. Whole or total. Gross
- The total value of a dead person's property from which **de-**Gross estate ductions are subtracted (and to which certain gifts made during life

- are added) to determine the amount on which federal **estate** and **gift taxes** will be paid.
- **Gross income** 1. Money taken in (as opposed to "**net** *income*," which is money taken in minus money paid out). 2. Under the federal tax laws, *gross income* is all money taken in minus **exclusions** (such as interest on tax-free **bonds**).
- **Gross lease** A **lease** in which the landlord pays all ownership and maintenance expenses, and the tenant pays rent. Compare with **net lease**.
- **Gross receipts** The total amount of money received (or the monetary value of anything received) from running a business, selling property, performing services, etc.
- **Gross up** Add back into the value of property or income the amount that has already been deducted or paid out (usually for taxes).
- **Ground rent** Rent paid for raw land, usually under a long-term lease, by a tenant who puts up a building (usually a commercial building).
- **Grounds** Basis, foundation, or points relied on. For example, "grounds" for a divorce may include adultery, cruelty, etc.
- **Group insurance** 1. Insurance for employees paid by or through the employer. 2. Any insurance bought through an organization, rather than directly from the insurance company, with the organization holding the "master policy."
- **Group legal services** Legal help given to members of an organization or employees of a company. It is paid for in advance on a group basis, often similar to group health insurance.
- **Growth rate** The rate at which a company increases its revenues and its **earnings per share**.
- **Growth stock** A stock invested in primarily for an increase in value (capital gains) rather than for income payments (dividends).
- Guarantee Same as guaranty.
- Guarantee clause The provision of the U.S. Constitution (Article 4, Section 4) promising the states a republican (see republic) form of government and protection from invasion and domestic violence.
- **Guaranteed mortgage** 1. A **mortgage** made by a mortgage company that then sells the mortgage to an investor, guarantees payments to the investor, and manages the mortgage for a fee. 2. A mortgage with payments guaranteed by the government.
- **Guaranty** 1. The same as a merchant's **warranty** (promise) that goods are of a certain quality, will be fixed if broken, will last a certain time, etc. 2. A promise to fulfill an obligation (or pay a debt) if the person



who has the obligation fails to fulfill it. For example, John contracts with Ron that if Ron lends Don five dollars and Don fails to pay it back in a week, John will pay it. 3. Any promise.

- **Guardian** A person who has the legal right and duty to take care of another person or that person's property because that other person (for example, a child) cannot. The arrangement is called "guardianship."
- **Guardian ad litem** A **guardian** (see that word), usually a lawyer, who is appointed by a court to take care of the interests of a person who cannot legally take care of himself or herself in a lawsuit involving that person.
- **Guest statute** Laws in a few states that do not permit a person who rides in another person's car as a *guest* (without payment or other business purpose) to sue that person if there is an accident, unless the accident involves more than ordinary **negligence**.
- Guilt by association Being penalized (by loss of job, prosecution for a crime, etc.) merely for belonging to a particular group or by being personally associated with certain people. Except in cases of a conspiracy, criminal prosecutions of this type are not permitted.
- **Guilty** 1. Responsible for a crime. 2. Convicted of a crime. 3. Responsible for a civil wrong (**tort** or **breach of contract**).





- **H.A.L.T.** Help Abolish Legal Tyranny, a group devoted to lessening the public's dependence on lawyers.
- **H.B.** House Bill. A **bill** in the process of going through the **House of Representatives**.
- H.D.C. Holder in due course.
- **H.H.S.** The U.S. Department of Health & Human Services. The cabinet department that handles health, welfare, and Social Security.
- H.I.D.C. Holder in due course.
- H.L. House of Lords.
- **H.L.A.** testing Human leukocyte antigen testing. A blood test used to help determine paternity for a **paternity suit**. It is not as accurate as **D.N.A.** fingerprinting.
- **H.M.O.** Health Maintenance Organization. A group health insurance plan that requires use of specific doctors, hospitals, and other medical services. Compare **P.P.O.**
- H.O.W. Home owners warranty.
- H.R. House of Representatives.
- H. Res. House Resolution.
- H.R.-10 Plan Keogh Plan.
- H.U.D. Department of Housing and Urban Development. The U.S. cabinet department that coordinates federal housing and land use policy and funds housing construction through a variety of programs.
- Habeas corpus (Latin) "You have the body." A judicial **order** to someone holding a person to bring that person to court. It is most often used to get a person out of unlawful imprisonment by forcing the captor and the person being held to come to court for a decision on the legality of the imprisonment or other holding (such as keeping a child when someone else claims **custody**). [pronounce: hay-bee-as <u>core</u>-pus]
- Habendum clause The part of a **deed** that describes the ownership rights being transferred.
- **Habitability** The requirement that a rented house or apartment be fit to live in, primarily that it can pass building and sanitary code inspections.



- Habitual Regular, common, and customary; more than just frequent. Some states have "habitual criminal" laws that may apply to a person who has been convicted of as few as two prior crimes (often violent or drug-related crimes) and that greatly increase the penalties for each succeeding crime.
- **Habitual intemperance** Regular drunkenness that is serious enough to interfere with a normal home or job. This is grounds for a divorce in many states. Some states consider drug addiction to be habitual intemperance.
- Haeres/haereditas (Latin) Heir/inheritance. Also, haeredes proximi are "nearest heirs" or **next of kin**; haereditas testimentaria is inheritance by will: and haereditas legitima is intestate (by law) inheritance.
- Hague Convention Any of the many international treaties that begin with these words may be called "the" Hague Convention by specialists. Many Conventions standardize legal procedures in areas such as service of process in a foreign country or taking evidence there.
- Hague Tribunal See International Court of Justice.
- Hallmark A stamp put on gold, silver, and other items to prove their genuineness. The word is used in a legal sense to mean any official mark of genuineness.
- **Hammer** A **forced sale**; any sale by auction.
- Hammurabi, Code of One of the oldest sets of laws, prepared in Babylonia almost four thousand years ago.
- Decide. A judge hands down an opinion or a decision Hand down (usually in a case that has been appealed or one in which the judge has delayed a decision) by announcing it or filing it.
- 1. See disability. 2. An impairment that substantially limits performance of an important life function. 3. Handicap is defined differently in different statutes.
- 1. Words and actions that unlawfully annoy or alarm an-Harassment other. Harassment may include anonymous, repeated, offensively coarse, or late-night phone calls; insulting, taunting, or physically challenging approaches; words or actions by a debt collector that serve no legitimate purpose; etc. 2. See also sexual harassment.
- 1. Shelter, house, keep, or feed. 2. Shelter or conceal a person for an illegal purpose, such as to hide a criminal from police arrest.
- Hard cases Cases where fairness requires being loose with legal principles. The phrase "hard cases make bad law" comes from this idea.
- Harmless error See error.



- **Harmonize** Reconcile differences between points of view to reach a good result; for example, interpret two **statutes** that seem in conflict in a way that eliminates the conflict.
- Harter Act (46 U.S.C. 190) An 1893 federal law prohibiting bills of lading that relieve negligent or otherwise at-fault shipowners from liability for lost or damaged cargo. The law also protects from liability shipowners whose crews act responsibly.
- **Hatch Act** (5 U.S.C. 1501) A 1939 federal law to prevent certain types of political activity (such as holding public office) by federal employees and by certain state employees who are paid with federal funds. States have similar laws.
- Hate A hate crime is a crime that violates a person's civil rights and is motivated by hatred for a particular group, such as the person's race or national origin. And hate speech expresses hatred for one of these groups, expresses nothing protected by the First Amendment, and is likely to provoke violence.
- **Have and hold** A common formal phrase in a **deed** that is no longer necessary to make the deed effective. *To have and to hold* is the first phrase of a typical **habendum clause**.
- **Hazard** Any risk or danger of loss or injury. In **insurance** law, *hazard* is the probability that something may happen, and *moral hazard* is the risk of fire or similar destruction as measured by the carefulness, integrity, etc., of the person whose property is insured plus the person's possible loss or gain from the destruction of the insured property.
- **Head money** 1. A tax based on each person counted. A "head tax," "capitation tax," poll tax, immigration tax, etc. 2. A bounty or reward for enemies or outlaws killed or brought in alive.
- **Head of family** A person who financially supports a group of related persons living together.
- **Head of household** A special category of federal taxpayer. To be taxed at *head of household* rates, you must meet several tests; for example, unmarried or legally separated, pay over half the support of your **dependents**, etc.
- Head tax Capitation tax.
- **Headnote** A summary of a **case**, or of an important legal point made in the case, placed at the beginning of the case when it is published. A case may have several headnotes.
- **Healthcare proxy** A document that allows another person to make healthcare decisions for you if you cannot make them for yourself. It is a type of **advance directive**.

- Hearing 1. A court proceeding. 2. A trial-like proceeding conducted by an **administrative agency** or in another noncourt setting. 3. A meeting of a legislative **committee** to gather information. 4. A "public hearing" may involve an agency's showing a new plan or proposed action to the public and allowing public comment and criticism.
- **Hearing examiner (or hearing officer)** A judgelike official of an **administrative agency**. Also called *administrative law judge*.
- **Hearsay** A statement about what someone else said (or wrote or otherwise communicated). *Hearsay evidence* is **evidence**, concerning what someone said outside of a court proceeding, that is offered in the proceeding to prove the truth of what was said. The *hearsay rule* bars the admission of hearsay as evidence *to prove the hearsay's truth* unless allowed by a **hearsay exception**.
- Hearsay exception An exception to the hearsay rule (see hearsay). There are hearsay exceptions for business records, declarations against interest, dying declarations, excited utterances, party admissions, present sense impressions, public records, etc.
- Heart balm acts State laws that either eliminate or restrict lawsuits based on alienation of affection, breach of promise to marry, criminal conversation, and seduction of an adult.
- **Heat of passion** A state of violent and uncontrollable provoked anger. Killing someone in the *heat of passion* may constitute **manslaughter** rather than **murder**.
- **Hedge fund** An investment group (not licensed by the **S.E.C.** to sell shares to the general public) that makes risky investments based on the **leverage** of financial instruments such as **derivatives** that are more traditionally used to reduce risk through **hedging**.
- **Hedging** Safeguarding a deal or speculation by making counterbalancing arrangements. For example, if a dealer contracts to deliver a hundred ounces of gold at a future time, then thinks that the price of gold may go up, the dealer might contract to *buy* fifty, or even a hundred, ounces of gold for that same future delivery date. Contrast **hedge fund**.
- **Hedonic damages** Money awarded in some lawsuits for loss of the ability to enjoy life's pleasures.
- **Height density controls** Control of an area's population density by limiting the maximum height of buildings through **zoning** laws.
- **Heir** A person who **inherits** property; a person who has a *right* to inherit property; or a person who has a right to inherit property only if another person dies without leaving a valid, complete **will**. An *heir ap-*



parent is a person who will inherit property if the ancestor who owns the property dies first without a valid will, and an heir presumptive is an heir apparent who will not inherit the property if a child is born with a better claim to inherit it. [pronounce: air]

Held Decided; as in "the court held that"; see definition no. 2 of **hold**.

Henceforth An unnecessarily formal word meaning "from now on."

Hereafter An unnecessarily formal word meaning "in the future."

Hereditaments Anything that can be inherited. Objects that can be inherited are called "corporeal hereditaments" and rights that can be inherited are called "incorporeal hereditaments."

Hereditary succession Intestate succession.

Herein A vague word meaning "in this document." ("Hereinabove" and "hereinafter" are just as vague, adding only "before this" and "after this" to the definition.)

Heresy Holding or advocating opinions contrary to established religion. This is punishable in some foreign countries, but the U.S. **Constitution** prohibits governmental involvement in religion.

Hereto An unnecessarily formal word meaning "to this."

Heretofore A vague and unnecessary word meaning "before" or "in times past."

Hereunder A vague word meaning either "in this document" or "in accordance with this document."

Herewith An unnecessarily formal word meaning "in this" or "with this."

Hermeneutics The study of the rules and techniques used to interpret documents.

Hidden asset An **asset** with a much higher value than the value stated in the company's financial records.

Hierarchy An ordering of persons, things, or ideas by rank or level, especially with "more at the bottom than at the top." A typical *hierarchy* is the army (many privates, some majors, very few generals, etc.). Most **bureaucracies** are hierarchies. [pronounce: <u>hi</u>- er-ark-ee]

High crimes and misdemeanors The basis for **impeachment** in the U.S. **Constitution** (Article 2, Section 4). Opinions differ as to the exact meaning of the phrase. It may include **felonies**; it may include offenses against the U.S. that have serious governmental or political consequences; or it may be whatever the U.S. **Congress** decides it is.

High seas International waters, beyond any one country's control.

Highest and best use The potential use of **land** that would bring in the most money. For example, a real estate **assessor** valuing a piece of



farm land inside an urban area might say that its *highest and best use* is an office complex and, thus, that the land should be valued more highly for tax purposes.

High-low settlement An agreement that if the jury awards below a certain minimum amount of **damages**, the defendant will pay that minimum amount, and if the jury awards above a certain maximum, the defendant will pay that maximum. In between, the defendant pays the jury award.

Hijack Take over a vehicle or plane by illegal force, threat of force, or theft. **Hire-purchase** See **lease-purchase**.

Hit and run law A law that requires a motorist involved in an accident to stop and give identification and other information to others involved in the accident and to the police.

Hitherto An unnecessarily formal word that means "in the past" or "until now"

Hobbs Act See Anti-Racketeering Act.

Hobby loss A non**deductible** loss from a *hobby*, rather than a deductible loss from a business activity. Under federal tax law, an activity is presumed to be a hobby unless the activity made a profit in two of the last five years.

Hoc (Latin) This.

Hodgepodge See hotchpot.

Hold 1. To possess or own something lawfully and by good **title**. 2. To decide. A judge who decides how law applies to a case or "declares **conclusions of law**" is said to "hold that. . . . " 3. Conduct or have take place; for example, to "hold court."

Hold harmless Agree to pay certain claims that might come up against another person.

Hold over 1. Keep possession as a **tenant** after the **lease** period ends. 2. Stay in office after the **term** of office is up.

Hold (or held) self out Claim you have a legal status (usually without having it) or act as if you have it. "She held herself out as the homeowner, but she was a renter."

Holdback A percentage of the amount owed under a contract that is retained until all work is satisfactorily completed and, in the case of construction work, until it is certain that there are no mechanic's liens.

Holder A person who has legally received possession of a **negotiable instrument** (see that word), such as a **check**, and who is entitled to get payment on it.



- Holder in due course A holder (see that word) who buys a negotiable instrument thinking that it is valid, and having no knowledge that any business involving it is "shady." The Uniform Commercial Code defines it as "a holder who takes the instrument for value, in good faith and without notice that it is overdue or has been dishonored or of any defense against or claim to it." But this definition is limited to the "usual course of business" and does not normally apply to *iudicial* sales, inheritance, etc. A holder in due course has more rights than a mere holder. For example, except in consumer sales and credit, a holder in due course cannot be sued for defective goods by a buyer of merchandise involving the negotiable instrument.
- **Holding** The core of a judge's **decision** in a case. It is that part of the iudge's written **opinion** that applies the law to the facts of the case and about which can be said "the case means no more and no less than this." When later cases rely on a case as precedent, it is only the holding that should be used to establish the precedent. A holding may be less than the judge said it was. If the judge made broad, general statements, the holding is limited to only that part of the generalizations that directly apply to the facts of that particular case. Contrast dicta.
- Holding company A company that exists primarily to control other companies by owning their stock. A personal holding company is formed by a few persons and is subject to a special federal income tax.
- **Holding period** The length of time a **capital** asset is owned. Federal tax law categorizes certain assets as short-term or long-term depending on the length of the holding period.
- A will, deed, or other legal document that is entirely in the Holograph handwriting of the signer. Some states require a holographic will to be signed, witnessed, and in **compliance** with other formalities before it is valid. Other states require less.
- **Homeowners policy** A standard type of **insurance** that insures a home against losses due to fire, water, theft, liability, etc.
- Homeowners warranty A warranty/insurance program that protects a home buyer against loss due to major defects for a set time period.
- **Home port doctrine** 1. The general rule that a ship in interstate or foreign commerce may be taxed only in its home port. 2. The general rule that a provider of repairs for a ship anywhere other than in the home port can get a lien for these repairs, but in the home port, local law decides whether a lien is allowed.

Home relief See general assistance.



Home rule Local self-government.

- Homestead exemption State laws allowing a head of a family to keep a home and some property safe from **creditors** other than mortgage holders, or to allow certain persons (such as those over a certain age) to avoid paving real estate or inheritance taxes on their homes.
- Killing another person (not necessarily a crime). Justifiable homicide is the rightful killing of another person, such as in time of war or in self-defense. Excusable homicide is the wrongful killing of another person that is not a crime, such as when a defendant is found "not quilty by reason of **insanity**." Two types of **criminal** homicide are murder and manslaughter.

Homo (Latin) A man; a human being.

Homologation 1. Approval by a court. 2. **Estoppel**.

Hon Short for "honorable," often placed before a judge's name.

- Honor To accept (or pay) a negotiable instrument, such as a check, when it is properly presented for acceptance (or payment).
- Honorarium A free gift; a free payment as opposed to a payment for services. But merely calling a payment (for example, for a speech) an honorarium does not necessarily make it nontaxable.
- Honorary trust A trust that gets no special tax advantages, but is not quite a private, ordinary trust; for example, a trust set up to "feed the pigeons in Clark Park." Some states allow these trusts, but most do not
- Horizontal merger One company acquiring another that produces the same or similar products for sale or has a similar type and level of operation in the same geographic area.
- Horizontal price fixing An agreement among competing producers, wholesalers, or merchants to set the price of goods. These agreements are prohibited by law.
- Horizontal property acts Laws dealing with cooperative housing or condominiums.
- Hornbook A book summarizing the basic principles of one legal subject, usually for law students. For hornbook law, see black letter law.
- Hose and spray An expression for the power of some trustees to decide how much each person named in a will should get.
- Hostile environment A workplace in which an employer permits regular intimidating or offensive words or actions based on sex, race, religion, etc.; for example, the sexual harassment that exists if repeated sexual jokes make it difficult for a woman to perform her job.



- **Hostile fire** A fire that either escapes from where it was contained or a fire that was never intended to exist at all.
- Hostile possession Claiming ownership of land against the whole world (including the person whose name appears on the land records as owner), but not necessarily in an angry, aggressive, or emotionally "hostile" way. It is a part of adverse possession.
- Hostile witness A witness called by one side in a trial who shows so much **prejudice** or hostility to that side that he or she can be treated as if called by the other side.
- Hot blood See heat of passion.
- Hot cargo 1. Goods produced or handled by an employer with whom a union has a labor dispute. "Hot cargo agreements," in which a company promises to put pressure on another company with which a union has a dispute, are now illegal. 2. Stolen goods.
- Hot pursuit See fresh pursuit rule.
- Hotchpot Combining properties belonging to different persons to redistribute them fairly, especially the practice of counting in any advancement (see that word) when dividing a decedent's estate.
- 1. One of the branches of a **legislature**; either the "upper house" (for example, the British House of Lords) or the "lower house" (for example, the British House of Commons). 2. The lower chamber of a two-part legislature. For example, "the House" is short for the U.S. House of Representatives.
- Requiring a person accused or convicted of a crime to House arrest remain home for all but certain approved purposes, such as work or medical care.
- House counsel A lawyer who is an employee of a business and does its day-to-day legal work.
- House of Representatives 1. The lower house of the U.S. Congress, with members elected according to state population to two-year terms. 2. The name for the lower chamber of certain legislatures, including those of several states.
- **Housebreaking** Breaking into and entering a house to commit a crime. Some states call it **burglary** if done at night.
- **Household** A **family** (see that word) living together (plus, sometimes, servants or others living with the family).
- Humanitarian doctrine See last clear chance doctrine.
- Hung jury A jury that cannot reach a verdict (decision) because of disagreement among jurors.



- **Hurdle rate** The minimum acceptable rate of profit expected on a project for it to be started. See **opportunity cost**.
- Husband-wife privilege See marital communications privilege.
- **Hybrid security** A cross between an *equity* **security** (such as a stock) and a *debt* security (such as a bond).
- Hybrid state (or hybrid theory jurisdiction) Any state in which a mortgage is considered a cross between a lien and a transfer of title. In a hybrid state the creditor must use foreclosure to force the sale or return of a mortgaged property when payments fall behind or stop. In a hybrid state, a mortgage may take the form of a deed of trust, by which a trustee holds legal title as security for repayment of the debt incurred in the purchase of real estate.
- **Hypertext** A direct link from information in a computerized document to information elsewhere.
- Hypothecate 1. To pledge or mortgage a thing without turning it over to the person making the loan. 2. Securing repayment of a loan by holding the **stock**, **bonds**, etc., of the **debtor** until the debt is paid, with the power to sell them if it is not paid.
- **Hypothesis** A theory or working assumption, especially one that is to be tested by experiment or observation.
- Hypothetical question Posing a hypothetical question involves setting up a series of facts, assuming that they are true, and asking for an answer to a question based on those facts. In a trial, hypothetical questions may be asked of **expert witnesses** only. For example, a gun expert might be asked "If this gun had a silencer, could a shot be heard from a hundred feet away?"





- I.C.J. International Court of Justice.
- I.e. (Latin) That is. Short for id est.
- I.F.P. In forma pauperis.
- I.L.P. Index of Legal Periodicals.
- **I.M.F.** International Monetary Fund. A United Nations agency that helps stabilize international exchange rates and promotes world trade.
- I.N.S. Immigration and Naturalization Service.
- **I.O.L.T.A.** Interest on Lawyers' Trust Accounts. State programs that set up accounts into which lawyers deposit funds held for clients. The interest on these funds sometimes supports legal services to the poor.
- I.O.U. "I owe you." A written acknowledgment of a debt.
- I.R.A. Individual Retirement Account.
- **I.R.B.** Internal Revenue Bulletin. The **I.R.S.** publication that contains most important new information about the tax laws.
- I.R.C. Internal Revenue Code.
- **I.R.S.** Internal Revenue Service. The U.S. tax collection agency.
- I.T.C. Investment tax credit. See investment credit.
- **Ibid.** (Latin) The same; in, from, or found in the same place (same book, page, case, etc.). Short for *ibidem*.
- Id. (Latin) Exactly the same thing; the same citation as the one immediately before. Short for idem.
- **Idem sonans** (Latin) "Sounds the same." The *idem sonans rule* is the principle that if a person's wrongly spelled name sounds the same as the correctly spelled name, a legal document with the name spelled wrong will usually be valid.
- Identity 1. In patent law, identity of invention means exact sameness as to looks, parts, method of operation, and results. 2. In civil procedure, identity of interest means two persons joined so closely (usually in a business sense) that suing one serves as notice of the lawsuit to the other, and a judgment against one bars another judgment against the other. 3. In evidence law, identity means that something (or someone) is authentic, that it is the thing (or person) it is represented to be.



- Idiopathic Caused by a person's infirmity, disease, or personal condition, rather than by the person's employment or by unexplained outside causes.
- **Ignoramus** (Latin) "We are ignorant (of a reason)." The formal words that used to be said by a grand jury that failed to find a reason to charge someone with a crime. Now they say "no bill," "not found," or something similar.
- Ignorantia legis neminem excusat (Latin) Ignorance of the law is no excuse.
- Illegal Contrary to the criminal law; breaking a law (not merely improper, a tort, or civilly wrong).
- **Illegal entry** 1. A foreigner is guilty of *illegal entry* into the U.S. if he or she comes in at the wrong time or place, avoids examination by immigration officials, or gets in by fraud. 2. Entering a building with the intent to commit a crime.
- **Illegal purpose doctrine** The rule that an otherwise legal act is illegal if done to further an illegal purpose. This rule is constitutional only in certain limited situations.
- Illegally obtained evidence Evidence obtained by violating a person's constitutional or statutory rights; for example, by searching without a warrant, with a legally defective warrant, or with no probable cause to arrest and search. This evidence cannot be used in a criminal trial. See exclusionary rule and fruit of the poisonous tree doctrine.
- 1. Contrary to law; lacking legal authorization. 2. Describes Illegitimate a child born to an unmarried mother. The law in many states is changing as to who may be defined as illegitimate, as to inheritance and other rights of illegitimate children, and as to use of the word itself.

Illicit Prohibited; unlawful. [pronounce: il-liss-it]

- Illusory promise A statement that looks like a promise that could make a **contract**, but, upon close examination of the words, promises nothing real or legally binding.
- Imagination test The principle that the more that consumer imagination, thought, or perception is needed to associate a trademark (or service mark) with a particular product (or service), the stronger the mark is and the more it will be protected against infringement.

Imbargo See embargo.

Imbezzle See embezzlement.

Imitation Something made intentionally to resemble something else. In trademark law, if a use of words, letters, signs, etc., is close enough to a trademark to fool much of the general public (not necessarily when placed side by side, but when there is no chance to compare the two), it is an *imitation* and usually forbidden.

Immaterial Not necessary; not important; without weight; trivial.

Immediate 1. Close, closest, or touching, depending on the context, when referring to distance. 2. As fast as (reasonably) possible, when referring to time. *Immediately* does not usually mean *instantly*.

Immediate cause 1. The last event in a series of events, which, without any further events, produced the result in question. 2. **Proximate cause.**

Immediate issue Children.

Immemorial See time immemorial.

Immigrant 1. A foreigner who comes into a country. 2. A foreigner who comes into a country with the intention of living there permanently.
3. In U.S. law, a foreigner who comes to the U.S. to live permanently and who meets several specific requirements of the *Immigration and Naturalization Act*.

Immigration and Naturalization Service A U.S. government agency that handles the admission, **naturalization**, and **deportation** of foreigners. It is also responsible for preventing the illegal entry of **aliens**. The *Immigration Appeals Board* handles mostly **appeals** from deportation orders.

Imminent Just about to happen; threatening; *not* "eminent." The *imminent peril doctrine* is the **emergency doctrine**.

Immoral A vague word that can mean anything from "contrary to the accepted conduct of one religious sect" to "flagrant and shameless disregard for the welfare of the community or the opinions of most of its members" to "violating community standards as expressed by law." For a contract to be invalid or void due to immoral consideration or for a lawyer to be disbarred due to immoral conduct, immorality usually means serious illegality.

Immovables Land and things naturally and permanently a part of the land.

Immunity 1. An exemption from a legally imposed duty, freedom from a duty, or freedom from a penalty. See also privilege. 2. The freedom from prosecution (based on anything the witness says) that is given by the government to a witness who is forced to testify in a trial, before a grand jury, before a legislature, etc. Transactional immunity, the broadest form, is freedom from prosecution for all crimes related to the compelled testimony, so long as the witness tells the truth. Use immunity, less broad, is freedom from prosecution based on the



compelled testimony and on anything the government learns from following up on the testimony. *Testimonial immunity,* the narrowest form, is freedom from prosecution based on the compelled testimony only. *3.* The freedom of a national, state, or local *government* from all taxes and from most **tort** lawsuits. See **government instrumentality doctrine** and **sovereign immunity.** *4.* The freedom of national, state, and local government *officials* from prosecution for, or arrest during, most official acts, and their freedom from most tort lawsuits resulting from their official duties. See also **diplomatic immunity.**

Impact rule The rule (used today in very few states) that damages for emotional distress cannot be had in a **negligence** lawsuit unless there is some physical contact or impact.

Impair Weaken, make worse, lessen, or otherwise hurt.

Impanel Make up a list of possible **jurors** for a trial or select those who will actually serve.

Imparl Delay proceedings in a lawsuit so that the two sides can discuss settlement of the dispute. Both the delay and the discussion used to be called an *imparlance*.

Impartial Unable to see any personal advantage from taking one side rather than another. To be *impartial*, an **expert witness** or a **jury** must not favor one side over the other or prejudge any of the facts or theories involved in the case. A **juror** in particular must be fair, openminded, unbiased, and just, so that decisions are based only on proper **evidence**.

Impasse A breakdown in negotiations with no definite plans for further efforts to break the deadlock, after both sides have tried hard to negotiate in good faith to reach agreement. An *impasse* permits either side in a labor dispute to then take certain unilateral actions.

Impeachment 1. Showing that a witness is untruthful, either by evidence of past conduct, or by showing directly that the witness is not telling the truth. When you do this, you impeach the witness. 2. The first step in the removal from public office of a high public official such as a governor, judge, or president. In the case of the president of the United States, the House of Representatives makes an accusation by drawing up "articles of impeachment," voting on them, and presenting them to the Senate. This is impeachment. But impeachment is popularly thought to include the process that may take place after impeachment: the trial of the president in the Senate and conviction by two-thirds of the senators.

Impediment A thing causing the legal inability to make a contract. For example, an *impediment to marriage* might be a prior marriage that is still valid.

- Imperfect 1. Incomplete or **executory**. 2. Defective or missing an essential legal requirement. 3. Unenforceable (or enforceable only in certain circumstances).
- **Impersonation** Pretending to be a police officer, a public official, or a person (such as a doctor or lawyer) whose occupation requires a state license. Such behavior is often criminal.
- **Impertinence** Irrelevance in the sense that the proof offered may be relevant to an issue, but the issue itself is irrelevant to the trial.
- **Implead** Bring into a lawsuit. For example, if A sues B and B sues C in the same lawsuit, B *impleads* C, and the process is *impleader*.
- **Implicate** Show that a person is involved with a crime or other misdeed.
- Implied Known indirectly. Known by analyzing surrounding circumstances or the actions of the persons involved. The opposite of express. For example, implied authority is the authority one person gives to another to do a job even if the authority is not given directly (such as the authority to buy and charge gas if you run out while making a delivery for your boss). And implied terms are parts of a contract that do not exist on paper, but are part of the contract nonetheless (because the law requires them, because usual contracts in that business have them, etc.).
- **Implied acquittal** Conviction of a **lesser included offense** is an *implied acquittal* of the greater offense, and thus bars a trial on that offense because of **double jeopardy**.
- **Implied consent laws** State laws that permit law officers to require a blood alcohol test even if the driver does not consent. Consent is implied from the use of the public roadway.
- Implied contract Either an implied-in-fact contract or a quasi contract.
- Implied powers See necessary.
- **Implied remedy** A **remedy** (to compensate a violation of a **constitutional** right) that is not specifically provided by law but is **implied** from the existence of the right itself.
- Implied trust Resulting trust.
- Implied warranty An unstated promise, imposed on a merchant, that what is sold is fit for normal use, or, if the merchant knows what the buyer wants the thing for, that it is fit for that particular purpose. Unless these *implied warranties* are expressly excluded (for example, by clearly labeling the thing sold "as is"), a merchant will be held to them.
- Implied-in-fact contract A contract with existence and terms determined by the *actions* of the persons involved, not by their words.

 Compare with express contract and quasi contract.

Implied-in-law contract A quasi contract.

- Import-export clause The provision of the U.S. Constitution (Section 10, Clause 2) that no state may tax imports and exports unless the tax is absolutely necessary for inspection laws or otherwise permitted by Congress.
- Impossibility That which cannot be done. A contract is not binding and cannot be enforced if it is *physically impossible* (for example, to be in two places at once); *legally impossible* (for example, to make a contract at age four); or *logically impossible* (for example, to sell a car for one thousand dollars when the buyer pays two thousand for it). These are all examples of "*objective impossibility*." However, "*subjective impossibility*." (such as not having enough money to pay for something you have contracted to buy) will not get you out of a contract.

Imposts Taxes; import taxes.

- Impound 1. Take a thing into the custody of the law until a legal question about it is decided. 2. Impoundment is an action by a president or governor to prevent the spending of public money that the legislature has ordered spent. 3. An impound account is money set aside for future use. 4. Seal a legal record. See sealed.
- Impracticability Less than an impossibility and more than a big inconvenience; difficult, to the point where it would be unreasonable or unfair to require something.
- **Impressment** The act of forcibly taking for public use or service, such as forcing a person into the army or forcing a merchant seaman or merchant ship into the navy.
- Imprest 1. A loan or advance. 2. An imprest fund contains "petty cash."Imprimatur (Latin) "Let it be printed." Official government permission to publish a book. This is not needed in the U.S.
- **Imprisonment** 1. Putting a person in prison. 2. Depriving a person of personal liberty in any physical way.
- **Improper accumulation** Too much profit that is kept by a business to shield the owners from personal taxes. See **accumulated earnings tax**.
- **Improvement** 1. An addition or change to land or buildings that increases the value. More than a repair or replacement. See **repair** for the *tax* difference. 2. Any development of land.
- **Improvident** A judge's **decision**, **judgment**, or **order** is "*improvidently granted*" if the judge later thinks that he or she made a mistake.
- **Imputed** Something is "*imputed*" to you if, even though you do not know a fact, you *should* have known it (both legally and actually) or if,



- even though you are not *physically* responsible for something, you are *legally* responsible. See the words following for examples.
- **Imputed income** If you do certain kinds of activities, **income** will be imputed to you for tax purposes whether or not money was actually paid.
- **Imputed knowledge** If the facts are available to you and if it is your duty to know those facts, knowledge may be *imputed* to you and you are treated legally as if the facts are known.
- Imputed negligence If David is negligent and Paul is responsible for David's actions, David's negligence is *imputed* (carried over or attributed) to Paul.
- Imputed notice If Linda is given notice of something (a fact, a lawsuit, etc.) and Linda is Ruth's agent (lawyer, manager, etc.), then notice to Linda can be imputed as notice to Ruth.
- In autre droit (French) "In another's right." Representing someone else (as an **executor**, **trustee**, etc.) in a legal proceeding. [pronounce: in <u>oh</u>-tra dwat]

In banc See banc.

In being Existing now. See life in being.

- In blank Without restriction. Signing a negotiable instrument, such as a check, without making it payable to anyone in particular (leaving the "pay to" space empty).
- **In camera** (Latin) "In chambers"; in a judge's private office; also describes a **hearing** in court with all spectators excluded.
- In common With others; by all without division; together. Describes something shared on equal terms. For example, if two people own a house "in common," they both own all of it.
- In eadem causa (Latin) In the same condition. [pronounce: in e-a-dem cow-sa]

In esse (Latin) In being; now existing.

In evidence 1. Facts or things that are already before the court as evidence. 2. "Facts in evidence" may be those facts already fully proved (but not necessarily believed, or believed to be important, by the jury).

In extremis (Latin) In the last illness before dying.

In faciendo (Latin) While doing something.

In fieri (Latin) Incomplete. In the process of happening or being made. [pronounce: in fa-<u>yer</u>-e]

In <u>forma pauperis</u> (Latin) "As a pauper." Describes a court filing that is permitted without payment of the customary fees or court costs if the person filing proves that he or she is too poor to pay.

In futuro (Latin) In the future; at some future time.

In genera In kind.

In haec verba (Latin) In these (same) words.

In hoc (Latin) In this; concerning this.

In integrum (Latin) To the original or former state.

In invitum (Latin) Against an adversary.

In <u>jure</u> (Latin) In law or by right. *In jure alterius* means "by another's right."

In kind The same type of thing. For example, a loan is returned "in kind" when a closely similar, but not identical, object is returned. An in kind contribution is of labor, materials, etc., rather than money.

In lieu of Instead of; in place of.

In <u>limine</u> (Latin) "At the beginning"; preliminary. A **motion** in limine is a (usually pretrial) request that prejudicial information be excluded as trial **evidence**.

In litem (Latin) See ad litem.

In loco parentis (Latin) In the place of a parent; acting as a parent with respect to the care and supervision of a child; acting with the power to discipline a child as a parent can.

In medias res (Latin) Into the heart or middle of a subject without introduction or preface.

In pais (French) 1. Describes an act done informally, as opposed to one done by taking legal action or by making a formal document. 2. Outside of the courtroom. See pais. [pronounce: in pay]

In pari delicto See pari delicto.

In pari materia See pari materia.

In perpetuity Forever.

In personam (Latin) Describes a lawsuit brought to enforce rights against another person, as opposed to one brought to enforce rights in a thing against the whole world (in rem). For example, a suit for automobile accident injuries is in personam because it is against the driver or owner only. A suit to establish title to land is in rem because, even if there is a person fighting the claim on the other side, a victory is binding against the whole world and a "thing" is primarily involved.

In pleno <u>lumine</u> (Latin) "In daylight"; common knowledge.

In posse (Latin) "In possibility"; not now or yet existing.

In praesenti (Latin) Right now.

In principio (Latin) At first; at the start.



In promptu (Latin) 1. Now ready; in readiness. 2. Without preparation. In propria causa nemo judex (Latin) No one can be a judge in his or her own case.

In propria persona (or in pro. per.) Pro se.

In re (Latin) "In the matter of." This is a prefix to the name of a case "concerned with something," rather than a lawsuit directly between two persons. For example, "In re Brown's Estate" might be the name of a proceeding in **probate** court to dispose of the property of a dead person. The words are also sometimes used when a child is involved. For example. "In re Mary Smith" might be the name of a child **neglect** proceeding even though it is really against the parents. "In re" should not be used in an ordinary sentence as a substitute for "concerning." [pronounce: in ray]

In rem (Latin) Describes a lawsuit brought to enforce rights in a thing against the whole world as opposed to one brought to enforce rights against another person. For an example of each type of suit, see in **personam.** Also, there is a type of lawsuit "in between" in rem and in personam called "quasi in rem" or "sort of concerning a thing." Quasi in rem actions are really directed against a person, but are formally directed only against property (or vice versa); for example, a mortgage foreclosure.

In se (Latin) In and of itself. [pronounce: in say]

In solido (Latin) "As a whole"; joint and several (see that word). Each of several persons liable for an in solido debt can be held responsible for the entire debt.

In specie (Latin) 1. In the same or similar form or way; in kind. But see no. 2. 2. In specific; specific. For example, "performance in specie" usually is given the same meaning as "specific performance."

In terrorem (Latin) "In threat": "in terror": "by threat." An *in terrorem* clause in a will "threatens" a beneficiary with revocation of that person's **bequest** if he or she contests the will.

In testimonium (Latin) As a witness to; as evidence of.

In the black (red) Making a profit (taking a loss).

In toto (Latin) In whole; completely.

In transitu (Latin) While in transit.

Refers to facts or things that cannot be admitted into ev-Inadmissible idence in a trial; for example, evidence from an illegal search or most hearsay.

1. Lack of attention or carelessness, 2. Excusable mis-Inadvertence take or oversight.



- **Inalienable** Something that cannot be given away, taken away, or sold. For example, "inalienable rights" are those basic constitutional rights that cannot be taken away.
- **Inc.** Incorporated: for example: "Pink Ink. Inc." is the Pink Ink Corporation.
- 1. Lack of legal ability or power to do something. For example, a child has a legal *incapacity* to vote or make **contracts**. 2. An injury bad enough to prevent working.
- **Incarceration** Confinement in a iail or prison.
- Incest Sexual intercourse between a man and woman who, according to state law, are too closely related by blood or adoption.
- Partial, unfinished, unripened. For example, an "inchoate instrument" is a document, such as a deed, that is valid between the parties, but will not give the holder full rights or protections against most others until it is registered or recorded with the proper officials. [pronounce: in-ko-ate]
- **Incident of ownership** An indication that a right or some property has been kept rather than fully given away; some measure of control kept over something.
- Incidental Depending upon or relating to something else more important. "Incidental damages" are the "side costs" of a broken contract, such as storing the goods you thought were sold. A search is incidental to an arrest (and thus permissible) only if it is at the same time, limited in scope, and for a definite purpose.
- Urge, provoke, strongly encourage, or stir up. Incite
- **Included offense** A crime with a legal definition that is part, but not all, of the legal definition of a more serious crime. For example, manslaughter is a lesser crime included in murder. Also called "lesser included offense."
- Inclusio unius See expressio unius.
- 1. Money gains from business, work, or investments. 2. All financial gain. 3. Accrued income is earned but not necessarily received; earned income is from work or a business, rather than from investments; gross income is what is taken in before deductions; imputed income is a benefit that will be taxed as income even though it doesn't look like income; and ordinary income is from wages, interest, etc. (everything except capital gains, such as from the sale of stocks that go up. etc.).
- Income averaging Reducing your taxes by showing that your income in prior years was far lower and by paying tax on the basis of your



- average income for several years. *Income averaging* is currently available only for certain farmers.
- Income basis A way of figuring out the rate of return (payoff) of a security (such as a stock or bond) by dividing the interest income or dividend paid in that time period by what you paid to buy the security.
- Income splitting (or shifting) See assignment of income.
- Income statement See statement of income.
- **Income tax** A tax on profits from business, work, or **investments**, but not on the increase in value of investments or property before they are sold. For income tax **return**, see **tax return**.
- Incompatibility 1. Describes two or more ideas or things that cannot logically, physically, or legally coexist. 2. The inability of a husband and wife to live together in marriage. "Incompatibility" is "grounds" for a divorce in some states. In these states, a divorce may be granted without either person being at fault.
- **Incompetency** The lack of legal ability to do something; the condition of persons who lack the mental ability to manage their own affairs and who have someone appointed by the state to manage their finances.
- **Incompetent evidence** Facts, objects, **testimony**, etc., that may not be admitted into (used as) **evidence** in a legal proceeding.
- **Incomplete transfer** A gift or other transfer of property made by a person who keeps some of the control or benefits. If the person then dies, the value of that property may be included in his or her **estate** for tax purposes. See also **incident of ownership**.
- **Inconsistent** Contradictory, so that if one thing is **valid**, another thing cannot be valid. Or, if one thing is allowed to happen, another thing cannot be.
- Incontestability clause A provision in a life or health insurance policy that after a certain number of years the insurance company cannot get out of the contract by claiming that statements made in the original application were wrong.
- **Inconvenience** A broad word meaning anything from trivial problems to serious hardship or injustice. See also **forum non conveniens.**
- **Incorporate** Formally create a **corporation**, usually by filing *articles of incorporation* and paying a fee. The persons who do this are called *incorporators*.
- **Incorporate by reference** Make a part of something else by mere mention. For example, if document A says that "document B is *incorporated by reference*," then document B becomes a part of document



A even though the words in document B are not rewritten into document A.

Incorporation doctrine The principle that the **Bill of Rights**, which protects persons against certain actions of the federal government. also protects against most, but not all such actions by a state government because the Fourteenth Amendment requires it.

Intangible: without physical substance. Rights such as patents are called *incorporeal property*.

Incorrigible Uncorrectable or unmanageable. An incorrigible juvenile is a child who cannot be managed or controlled by parents or quardians.

Increment 1. One piece or part of a piece-by-piece increase (or decrease, which is also called a decrement). 2. Anything gained or added. 3. The process of gaining or adding to something.

Implicate in a crime or show involvement in a crime. Incriminate

Incriminatory Tending to show guilt.

See encroachment. Incroachment

1. Accuse of guilt or crime. 2. Involve in guilt or crime. Inculpate

Incumbent 1. A person who presently holds an office (usually an elective public office). 2. Required.

Incumber See encumber.

Incumbrance See encumbrance.

Incur Get. Get something bad, such as a debt or liability, because the law places it on you. For example, you incur a liability when a court gives a money judgment against you.

Indebitatus assumpsit See assumpsit.

Indecent A general term meaning "offensive to public morality." For example: indecent assault (fondling or otherwise touching an unwilling person but with no intent to commit rape); indecent exposure (showing genitals in a public place); indecent liberties (fondling or otherwise taking sexual advantage of a child); and indecent speech (words, visuals, or symbolic actions that depict or describe, in an offensive way, sexual or excretory activities or organs). Indecent speech is not necessarily obscene.

Indefeasible Describes a right that cannot be defeated, revoked, or taken away.

Indefinite sentence See indeterminate sentence.

Indemnify Compensate or promise to compensate a person who has suffered a loss or may suffer a future loss.



- **Indemnity** A contract to compensate or reimburse a person for possible losses of a particular type: a type of insurance.
- **Indenture** 1. The written agreement of sale for **bonds** that contains the maturity date, interest rate, etc. 2. Any mortgage or similar agreement in which there is a **lien** or similar **security** *interest*. 3. An apprenticeship agreement. 4. An old word for a formal paper, such as a deed, with identical copies for each person signing it. 5. An old word for a deed to real estate containing promises by both the grantor and grantee.
- Independent agency A federal agency, board or commission that is not a part of one of the **cabinet** departments. These include the *Envi*ronmental Protection Agency, Federal Trade Commission, Federal Reserve Board, and many others.
- **Independent contractor** A person who contracts with an "employer" to do a particular piece of work by his or her own methods and under his or her own control.
- **Independent counsel** An outside lawyer hired for special tasks, such as to give impartial advice or to conduct an investigation. When a government agency hires the lawyer for a criminal investigation, the word used is sometimes "special prosecutor." (The chief investigator in the Nixon impeachment was a special prosecutor and in the Clinton impeachment an independent counsel.)
- Independent source rule The general rule that if new evidence can be traced to a source completely apart from the illegally gathered evidence that first led to the new evidence, it may be used by the government in a criminal trial. Compare with fruit of the poisonous tree doctrine.

Indestructible trust A Clafin trust.

- With the exact time period not set. For example, an indeterminate sentence is a criminal sentence with a maximum or minimum set, but not the exact amount of time. Some states allow judges to set only indeterminate sentences, and have special boards to decide the exact sentence later.
- **Index fund** A **mutual fund** that invests in stocks in the proportion that those stocks make up an index, such as the Dow Jones 30, Standard & Poor's 500, or Russell 3000. Its returns should generally parallel those of the index.
- **Index offenses** The major crimes reported to the **F.B.I.**, such as **mur**der, rape, robbery, etc.
- **Indexing** Linking the level of payments (on **bonds**, wages, pension benefits, etc.) to an index such as the Consumer Price Index.



- The word used for **Native American** in statutes and judicial de-Indian cisions before about 1975. For *Indian reservation*, see **reservation**.
- Indicia Indications; pointers; signs; circumstances that make a certain fact probable, but not certain. For example, indicia of partnership are those circumstances that tend to show that a particular business arrangement is a partnership, and indicia of title are documents, such as photocopies of bills of sale, that show, but not conclusively, who holds title to personal property. [pronounce: in-dish-ee-al
- **Indictment** A sworn written accusation of a crime, made against a person by a prosecutor to a grand jury. If the grand jury approves it as a true bill, the indictment becomes the document used against the person as a **defendant** in pretrial and trial proceedings. [pronounce: in-dite-ment]
- **Indigent** A poor person. An indigent criminal defendant is entitled to a free court-appointed lawver.
- **Indignity** In **divorce** law, a type of mental cruelty that makes a marriage intolerable. Indignity includes continued abusive language and ridicule, and is **arounds** for divorce in some states.

Collateral attack. Indirect attack

Indirect contempt See contempt.

Indirect cost Fixed charges.

Indirect evidence Circumstantial evidence.

- 1. A tax on a right, privilege, or event (such as the granting Indirect tax of the right to incorporate) rather than a tax on a purchase or on income, etc. 2. The opposite of a direct tax (see that word).
- **Indispensable party** A person who has such a stake in the outcome of a lawsuit that the judge will not make a final decision unless that person is formally joined as a party to the lawsuit.
- Individual Retirement Account A bank or investment account into which some persons may set aside a certain amount of their earnings each year and have the interest taxed only later when withdrawn. (Some spouses without income may have I.R.A.s, and some persons who have tax-deferred pension or profit-sharing plans have limited or no use of I.R.A.s., depending on their income.) See also **Keogh Plan** and S.E.P.

Indorse Sign a paper or document.

1. Signing a document "on the back" or merely signing it anywhere. 2. Signing a negotiable instrument, such as a check, in a way that causes the piece of paper, and the rights it stands for, to transfer to another person. A qualified indorsement limits rights (for



example, signing "without **recourse**") and a *restrictive indorsement* limits its purpose or the person who may use it (for example, signing "for deposit"). For **accommodation**, **blank**, and **conditional** indorsements, see those words. 3. The signatures themselves in definitions no. 1 and no. 2.

- Inducement 1. A statement or promise by a person that convinces another person to make a deal. A benefit or advantage of a deal. 2. A thing that convinces someone to do something. The motive for an action.
- **Industrial relations** All employer-employee matters, such as safety, **benefits**, union recognition and bargaining, etc.
- **Industrial union** A labor union whose members may have different skills, but who work for the same type of industry (printing, clothing manufacture, etc.).

Industry Any type of trade or business.

Ineffective counsel See effective counsel.

- **Inevitable discovery** The principle that even if criminal **evidence** is gathered by unconstitutional methods, the evidence may be **admissible** if it definitely would have come to light anyway.
- **Infamy** The loss of a good reputation because of **conviction** of a major crime, and the loss of certain legal rights that accompanies this loss of reputation. An *infamous crime* used to be defined by *type* (such as **treason**), but is now defined by punishment possible (such as over a year in prison).
- **Infancy** A general word for being a very young child. In some states, however, this means the same as **minority**. An *infant* is either a very young child or a **minor** (see that word).
- **Inference** A fact (or proposition) that is *probably* true because a true fact (or proposition) leads you to believe that the *inferred* fact (or proposition) is also true. For example, if the first four books in a set of five have green covers, it is a reasonable *inference* that the fifth book has a green cover.
- **Inferior court** 1. Any court but the highest one in a court system. 2. A court with special, limited responsibilities, such as a **probate** court.

Infeudation An obsolete word for granting a **freehold**.

- **Infirmative** Describes **evidence** or theories that weaken the impact of other evidence or theories. In **criminal** law, tending to **exculpate**.
- **Infirmity** A defect. For example, if the papers that transfer a **title** are defective, the title transferred has an *infirmity*.



- **Informal agreement** 1. An agreement that is not fully formalized, but is valid; for example, some types of oral contract. But see no. 2. 2. Not fully formalized, so *not* valid; for example, a **gentleman's** agreement. But see no. 1.
- **Informant** A person who gives information to law enforcement officers. For certain legal purposes, however, only persons who come forward with information on their own, rather than witnesses and persons questioned in the course of an investigation, are considered to be informants.
- 1. A formal accusation of a crime made by a proper pub-Information lic official such as a prosecuting attorney. 2. A sworn, written accusation of a crime that leads to an **indictment**. 3. Personal knowledge of something. (But "information and belief" may mean no more than a person's good faith opinion.)
- **Informed consent** A person's agreement to allow something to happen (such as surgery) that is based on a full disclosure or full knowledge of the facts needed to make the decision intelligently.
- **Informed intermediary** In *product liability* law, a person in the chain of distribution (between manufacturer and user) who has been informed of product risks. In some cases (particularly those involving prescribing doctors) the manufacturer may not be liable for harm to the ultimate user (such as a patient) when the product is obtained from an informed intermediary.
- **Informer's privilege** The government's right in some situations to withhold the identity of persons who give information about illegal activity.
- Infra (Latin) 1. Below or under. 2. Within. 3. Later in this book. For example, "infra p. 236" means "look at page 236, which is further on."
- 1. A violation of a minor law, 2. A violation or **breach** of a Infraction contract or a duty.
- **Infringement** 1. A **breach** or violation of a right. 2. The unauthorized making, using, selling, or distributing of something protected by a patent, copyright, or trademark.

Infuedation See infeudation.

Ingross See engrossment.

Inherent Derived from and inseparable from the thing itself. For example, "inherent danger" is the danger some objects have by merely existing. A bomb is probably inherently dangerous, while a hammer is probably not.

Inherent powers The powers a government must have to govern, even if not explicitly stated in its governing documents; for example, the

- constitutional power of the federal government to conduct foreign affairs or the power of the federal courts to protect constitutional rights.
- **Inherent vice** A basic defect that exists in an item no matter how it is used, or exists in a law no matter how it is applied.
- Inherit To legally receive ownership of property from the estate of a person who has died. Property can be inherited by will or, if the person died without a valid will, by intestate succession.
- **Inheritance** Property **inherited** by a person (or property that the person assumes will be inherited.) An *inheritance tax* is the tax that the person who inherits pays. This is not an **estate tax** (see that word).
- Initial disclosure The information that each party to a lawsuit must make available to all other parties without the need for a discovery request by those parties. In **federal courts**, this includes such things as a copy or description of relevant documents.
- **Initiative** The power of the people to directly enact laws by voting, without the need for passage by the **legislature**. *Initiative* also describes the *process* of direct enactment and the *proposed law* to be enacted.
- Injunction A judge's order to a person to do or to refrain from doing a particular thing. For example, a court might issue an injunction to "enjoin" (prevent) a company from dumping wastes into a river. An injunction may be preliminary or temporary (until the issue can be fully tried in court) or it may be final or permanent.
- **Injure** 1. Hurt or harm. 2. Violate the legal rights of another person. See **injury**.
- Injuria (Latin) A wrong or injury. *Injuria absque damno* means "a wrong done that does not result in harm or damage." The phrase describes a wrong that cannot support a lawsuit because no harm exists for the law to compensate. *Damnum absque injuria* means "a harm without legal injury." The phrase describes damage that cannot support a lawsuit because the damage was not caused by actions that the law forbids. *Injuria non excusat injuriam* means "one wrong does not excuse another." [pronounce: in-joo-ree-a]
- Injury 1. Broadly, any wrong, hurt, or damage done to another person's rights, body, reputation, or property. 2. As a technical legal word, a violation of another person's rights. In this sense, the *injury* causes damage (the loss or harm commonly called an "injury") and results in damages (payment for the damage suffered). For example, wrongfully hitting a person is an *injury*, the wound is the damage, and the court-ordered payment is the damages.



- Innocent 1. Not guilty. 2. Not responsible for an action or event. For example, a person who does not know or suspect that the package he or she has been asked to deliver contains illegal drugs may be an innocent agent. 3. Honestly; without knowledge. 4. The innocent construction rule is the principle that if allegedly libelous words can be interpreted innocently, they should be read that way, especially if reading the statement as a whole makes the words less defamatory. Compare with innuendo. 5. For innocent purchaser, see bona fide purchaser.
- **Inns of court** Associations that govern the education and **admission** to the **bar** of prospective trial lawyers (called "**barristers**") in England.
- Innuendo (Latin) "Meaning." The clause in some **complaints** for **defamation** that states the defamatory *meaning* given by the plaintiff to the words that were written or spoken by the defendant. Compare with **innocent** construction rule.

Inoperative Not now in effect.

- Inquest 1. A coroner's hearing (see those words) into the cause of a person's death, when that death was either violent or suspicious.
 2. Any formal inquiry; for example, into a person's sanity or into the validity of a title.
- Inquisitorial system A method of trial in which the judge actively participates in fact-finding and in prosecution for the government. The inquisitorial system is different from the adversary system that exists in the U.S.

Insane See insanity.

Insanity 1. Insanity is a legal, not a medical word, but it is no more precise than "crazy." It has different meanings in different situations: 2. In various state proceedings to put a person into a mental hospital against his or her will because of *insanity*, the person may have to be "a danger to self or others," "incapable of caring for self and property," or "a fit subject for treatment." The definitions are often circular, allowing the locking up of "insane persons" and defining "insane persons" as those who need locking up. 3. In a test of capacity to stand trial on a **criminal** charge, the definition of *insanity* is usually "an inability to understand the charge or to help in the defense." 4. There are several different definitions of *insanity* when deciding whether a person is "not guilty (of a crime) by reason of insanity" (at the time it was committed). These include M'Naghten's rule and the Durham Rule (see those words). The A.L.I. Model Penal Code says, "A person is not responsible for criminal conduct if at the time of such conduct, as a result of mental disease or defect, he lacks substantial capacity either to appreciate the criminality (wrongfulness) of his

- conduct or to conform his conduct to the requirements of law." 5. When deciding the capacity of a person to make a valid will, some of the signs of *insanity* are "inability to understand the property being given away, the purpose and manner of its distribution, and the persons who are to receive it." 6. Other areas of law that may involve definitions of insanity include: defenses to a contract, annulment of a marriage, divorce, appointment of a quardian, etc.
- 1. Formally placing ("recording") a document, such as a Inscription mortgage, into the public record, 2. Anything written on a durable surface such as on a ring, a tombstone, etc.
- Insecurity clause A section of a note or contract that gives a creditor the right to make an entire debt come due if there is a good reason to think that the debtor cannot or will not pay. Compare with acceleration clause
- **Insider** 1. A person who is an **officer** or **director** of a **corporation** or who owns over 10 percent of it. Insider trading is the illegal act of buying or selling a corporation's securities by an insider (or by a tippee "tipped off" by an insider) using *insider information* not available to the general public, 2. Anyone who has information not available to the general public.
- **Insolvency** The condition of being **insolvent** (see that word).
- **Insolvent** 1. Unable to pay debts as they come due. 2. Having **liabilities** far greater than assets.
- Inspection 1. Looking at things, documents, land, etc., often during the discovery process. 2. Inspection laws allow site visits to determine such things as the cleanliness of serving food, the safety of work conditions or buildings, etc. See also administrative search.
- **Inspector General** The title of an official in various government agencies who supervises investigations and audits.
- 1. A separate delivery or payment. For example, an *install*ment contract usually involves the delivery of goods in separate lots with payment made for each. 2. A regular, partial payment of a debt. Installment credit is an arrangement in which a buyer pays the price (and. usually, interest and other finance charges) in regular (usually monthly) payments. Installment sales, loans, etc., are usually subject to usury laws (which set interest rate maximums) and truth-in-lending laws (which set disclosure requirements).
- 1. A forceful request. 2. A situation or occurrence. Instance
- Present or current. The "instant case" means the current lawsuit. Instant (Latin) Immediately. Instanter

Instigate Push into action (especially illegal action); **abet.**

Institutes An old word for various textbooks about the law.

Institution 1. A public organization such as a college or a prison. 2. The start of anything; for example, the commencement of a lawsuit. 3. A basic system of laws.

Instructions Directions given by a judge during a trial, especially directions telling the jury how they should go about deciding the case. The jury instructions may include a summary of the questions to be decided and the laws that apply, plus an explanation of the burden of proof. These instructions may be general (applying to the whole case) or special (applying to part or to one legal point). For instructed verdict, see directed verdict.

Instrument 1. A written document; a formal or legal document such as a **contract** or a **will**. 2. Short for "**negotiable instrument**" (see that word). 3. A tool, especially one with a definite purpose.

Instrumental trust A ministerial trust.

Instrumentality 1. An organization that is totally controlled by another organization. 2. See **instrument** no. 3.

Insubordination A **willful** failure or refusal to obey the reasonable orders of a superior who has the right to give such orders.

Insurable interest A person's real financial interest in another person or in an object. The "interest" is the fact that a person will suffer financially if the insured person dies or the insured object is lost. An insurance contract must involve an insurable interest, or it may be a form of gambling and unenforceable.

Insurance 1. A **contract** in which one person pays money and the other person promises to reimburse the first person for specified types of losses if they occur. The person agreeing to compensate for losses is usually called the "insurer" or "underwriter"; the person who pays for this protection is the "insured"; the payment to the insurer is a "premium"; the written contract is a "policy"; the insured's financial interest in another person or in an object is the insurable interest; and the types of harm protected against are "risks" or "perils." 2. A few of the more common types of insurance (and the situations they cover) are as follows: automobile liability (injury to other persons or their property from an accident involving a car you own or drive); casualty (accidents and injuries); credit life (to pay off a car or other major purchase in case of death while installments are still owed); group (insurance provided at lower rates through an employer or other defined group of persons); homeowners (a set of different types of in-



surance that usually include fire, theft, and liability); self (putting aside money into an account that will be used to pay claims if they come up or merely being prepared to pay for possible losses or claims): straight life (life insurance with continuing payments); term (insurance that ends at the end of a certain time period); title (protection against claims disputing the title to land you own): unemployment (a government program through your job) and workers' compensation. 3. There are hundreds of types of insurance and dozens of ways of ar-

ranging it. Some of these are defined under their own words, but many are too technical or too little used to be included.

Insured 1. A person who buys insurance on property or life. 2. A person whose life is insured.

Insurer The person or company that provides insurance.

Insurrection A violent rebellion against the government, Participating in an insurrection is a federal crime.

Intangibles Property that is really a right, rather than a physical object; for example, bank accounts, stocks, copyrights, "goodwill" of a business, etc.

1. Made whole or complete. 2. See integration. Integrated

Integrated agreement A written contract in which the persons making the contract state that it is their full, complete, and final agreement. All the persons' previous discussions, promises, writings, and statements are said to be *merged* into the agreement, sometimes called an "integration." See parol evidence rule.

A system in which all lawyers who practice before the Integrated bar courts of a geographical area must belong to one organization (the "bar"), which is supervised by the highest court of that area.

Integration 1. The process of making something whole or complete. See integrated and the words following it. 2. Bringing together different groups (such as races) as equals. 3. Combining different businesses.

1. A copyright, patent, trademark, trade secret, Intellectual property or similar infangible right in an original tangible or perceivable work. See also property. 2. The works themselves in no. 1. 3. The right to obtain a copyright, patent, etc. for the works in no. 1.

Clear; easily understood. Intelligible

See habitual intemperance. Intemperance

Intended use doctrine The principle that the manufacturer of a product is responsible for any harm caused by the product when it is used as intended by the manufacturer, especially if used as shown or implied in the manufacturer's advertising. A manufacturer is also liable for harm caused by foreseeable, unintended uses.

Intendment 1. True, correct meaning, 2. Intention.

1. The resolve or purpose to use a particular means to reach a particular result. "Intent" usually explains how a person wants to do something and what that person wants done, while "motive" explains why. These words often get confused, 2. In criminal law, intent is divided into two types: general (intent to do something that the law prohibits); and specific (intent to do the exact thing charged). Also, if a person does something knowing that a certain result is likely, there is an *intent* to cause that result whether or not the person *desires* it.

Intention Determination to do a certain thing (see **intent**).

Inter Among or between. Compare with **intra**.

(Latin) "Among other things." The phrase is usually used when what is being mentioned is only part of what there is; for example. "In the box was, inter alia, a book,"

Inter se (Latin) Among or between themselves only. [pronounce: in-ter say] Inter vivos (Latin) "Between the living." An inter vivos gift is an ordinary gift, as opposed to a gift made shortly before dying. An inter vivos trust is an *ordinary* trust as opposed to one created under a will upon death.

Interdict (or interdiction) 1. A prohibition; a decree prohibiting something. 2. A guardianship.

(Latin) A legal interest or right. For example, an interesse termini is a lease held by a tenant who has not yet taken possession of the property.

1. A broad term for any right in property. For example, both an Interest owner who mortgages land and the person who lends the owner money on the mortgage have an interest in the land. 2. The extra money a person receives back for lending money to another person: money paid for the use of money. 3. A basic right, especially the constitutional rights of ("interests in") liberty and property that require due process for their deprivation. 4. For the various types of interest, such as: compound, future, public, or security interest, see those words.

Interested Having a stake in the outcome of a decision or a dispute.

Interference In **patent** law, a hearing between two (or more) persons. each claiming the same invention or discovery, to determine who has priority of invention.

Interim Temporary; meanwhile. For example, *interim financing* may be a short-term construction loan, with final financing provided later by a mortgage.

Interior Short for Department of the Interior. The U.S. cabinet department that manages public lands. Native American affairs, natural resources, etc.

Interlineation Writing between the lines.

Interlocking directorates Boards of directors that have some of the same directors

Interlocutory 1. Provisional; temporary; while a lawsuit is still going on. An *interlocutory order* is an **intermediate order** (see that word). The Interlocutory Appeals Act (28 U.S.C. 1292 (1948)) is a federal law that provides for an appeal while a trial is going on if the trial judge states in writing: 1) A legal question has come up that directly affects the trial. 2) There are major questions as to how that point of law should be resolved. 3) The case would proceed better if the appeals court answers the question.

Intermediate court An appellate court that is subject to judicial review by a higher appellate court.

Intermediate order An order, made by a judge during a trial, that is not a final decision, so you cannot appeal it.

Investing through a bank or other financial institution. Intermediation

Intermingling See **commingling** and **confusion**.

Internal financing Raising money for projects by keeping earnings, by using tax savings due to depreciation deductions, and by other methods that do not involve selling stock or borrowing.

Internal law The law of a country (or state) that applies to disputes wholly within that country; a country's laws excluding its conflict of laws rules.

Internal Revenue Code (26 U.S.C. 1) The primary United States **tax** laws.

Internal security acts (8 U.S.C. 1101) Federal laws controlling the subversive activities of communist organizations and others whose purpose it is to overthrow or disrupt the government.

International Court of Justice A branch of the United Nations that settles voluntarily submitted disputes between countries and also gives **advisory opinions** to the branches of the United Nations.

International law 1. Public international law is the customary law that applies to the relationships and interactions between countries. 2. Private international law is the set of principles that determines which country's courts should hear a dispute and which country's laws should apply to each situation. It is sometimes called conflict of laws.



- International Shoe doctrine See minimum contacts doctrine.
- Internment The confining of enemy foreigners or persons suspected of disloyalty during war.
- Interpellation 1. Questioning. 2. A short-term agreement. 3. Not interpolation.
- Interpleader 1. A procedure in which persons having conflicting claims against a third person may be forced to resolve the conflict before seeking relief from the third person. For example, if A is sued by B for a debt and A thinks that C might have a legitimate claim against A for the same debt, A may interplead C (bring in or "join" C as a party) to the suit. 2. Interpleader also refers to the settling or deciding of claims between defendants in order to then settle or decide claims between the plaintiff and the defendants.
- **Interpol** An international criminal police organization that coordinates various law enforcement agencies from various countries.
- Interpolation 1. The insertion of words into a completed document. 2. Not interpel lation.
- Interpose 1. Intervene in a dispute. See intervention. 2. Interject or present. To *interpose* a **defense** is to present one (interject it between what the plaintiff asks for and possibly gets). 3. Interposition is the principle, now dead, that a state may reject a federal government demand if the state considers the demand unconstitutional.
- **Interpretation** 1. The process of discovering or deciding the meaning of a written document by studying only the document itself and not the circumstances surrounding it. But see no. 2. 2. Studying the document and surrounding circumstances to decide the document's meaning. See construction.
- Interpretive rule An administrative agency's statement about what it thinks a **statute** or **regulation** means, rather than a change of an existing regulation. (A change is a substantive rule, which is usually subject to procedural requirements such as publication and the right of interested persons to comment before the rule takes effect.)
- Questioning by police, especially of a person suspected Interrogation or accused of a crime. A custodial interrogation involves a restraint of freedom, so it requires a Miranda warning. A routine investigatory interrogation involves no restraint and no accusation of a crime.
- **Interrogatories** 1. Written questions sent from one side in a lawsuit to another, attempting to get written answers to factual questions or seeking an explanation of the other side's legal contentions. These are a part of the formal discovery process in a lawsuit and usually take



- place before the trial. 2. In some states, written questions addressed to any witness. 3. See special interrogatories.
- **Interspousal immunity** A prohibition against **tort** actions by one spouse against the other. *Interspousal immunity* has been abolished or greatly limited in most states. *Not* **marital communications privilege.**
- Interstate Commerce Act A federal law that **regulates** the surface transportation of goods and persons between states; regulates rates for railroads, pipelines, etc., formerly through the Interstate Commerce Commission, now through the Surface Transportation Board of the Department of Transportation.
- **Interstate compact** An agreement between or among states that has been passed as law by the states and has been approved by Congress.
- **Interval ownership** Property ownership for part of each year; for example, ownership of a vacation condominium unit for two weeks each year. Also called *timeshare*.
- **Intervening cause** A cause of an accident or other injury that will remove the blame from the wrongdoer who originally set events in motion. It is also called an "intervening act," "intervening agency," "intervening force," "superseding cause," "supervening negligence," etc.
- **Intervenor** A person who voluntarily **enters** (becomes a **party** in) a law-suit between other persons (see **intervention**).
- **Intervention** A proceeding by which a person is allowed to become a **party** to a lawsuit by joining the **plaintiff**, joining the **defendant**, or making separate claims. See also **joinder**.
- Intestacy See intestate.
- Intestate 1. Without a will. Dying intestate is dying without having a valid will or without having a will that covers all of the dead person's property. 2. A person who dies without a valid will.
- Intestate succession The distribution of inheritances to heirs according to a state's laws about who should collect. This is done when there is no valid will or when the will does not cover some of a dead person's property.
- Intolerable cruelty Same as cruelty.
- Intoxication A greatly lessened ability to function normally caused by alcohol or drugs. *Involuntary intoxication* (caused by others against your will) is a defense against criminal charges and negligence suits, while voluntary intoxication is only relevant in determining a state of mind when proving a particular state of mind as part of a criminal charge.



- Intra "Within." For example, intrastate commerce is business carried out entirely within one state, as opposed to interstate commerce (see Interstate Commerce Act). Intra is usually contrasted with either inter (meaning between or among) or with ultra (see that word).
- Facts learned from a document itself, not from out-Intrinsic evidence side information about it.
- Intrinsic fraud Fraud that directly involves the issues in a lawsuit. Compare with extrinsic fraud.
- Intrinsic value Value of a thing itself, not the market value. For example, the intrinsic value of a rare stamp, measured by the value of the materials, is next to nothing.
- Introduction of evidence Admission of evidence. (Sometimes used to mean the **offer** or **submission** of something for admission.)
- **Inure** Take effect; result. For example, if "benefits *inure* to Mr. Smith," they will come to him and take effect for him. "Inurement" usually means taking effect by **operation of law**, rather than by a person's actions.
- **Invade (or invasion)** 1. Infringe (or **infringement**). 2. Invade the principal means make payments out of principal that are normally made only out of interest.
- **Invalid** 1. Inadequate; useless. 2. Not binding; lacking legal force.
- **Invasion of privacy** Publicizing someone's private affairs that are of no legitimate public concern; using a person for publicity without permission; eavesdropping; or violation of the right to be left alone. This may be a tort.
- Invention In patent law, the process of producing, by independent work, something not previously known or existing. Invention also refers to the thing produced. While the term is sometimes used to include discovery, the mere discovery of something existing but previously unknown is not patentable.
- **Inventory** 1. A detailed list of articles of property. 2. Goods or materials held for sale or lease. 3. Materials used in, or partially completed products of, a business.
- **Inverse condemnation** A lawsuit against the government to demand payment for an informal or irregular taking of private property.
- **Inverse order of alienation doctrine** The rule that when a piece of land has been sold off in separate parcels and a person must collect on a mortgage or lien on the original land, the person must now collect first on the piece still held by the original owner, then on the piece sold last, then next to last, and so on until paid off.



- **Investment** Using money to make money (buying **stocks**, putting cash in a savings account, etc.).
- Investment banker An underwriter (see underwrite) or a middleman between a corporation putting out new stocks and bonds and the buying public. The investment banker may form a group of bankers to buy the stocks outright and then resell them or merely buy some and act as agent for the rest.
- **Investment Company Act** (15 U.S.C. 80) A federal law that **regulates** persons and companies: that trade in **securities** such as **stocks**, **bonds**, and *commodity* **options** (or claim to trade in them); that invest in large blocks of securities; that invest in other companies; etc.
- **Investment contract** Under federal law, any agreement that involves an investment of money pooled with others' money to gain profits solely from the efforts of others.
- **Investment credit** A tax **credit** (see that word) for some property (such as buildings and major machines) bought for a business.
- Investment securities Stocks, bonds, etc. See security.
- **Investment trust** A company that sells its own stock and invests the money in stocks, real estate, etc. A **mutual fund** is one example, as is a **real estate investment trust**.
- Invidious discrimination See discrimination no. 2.
- Invitation 1. Asking someone to come onto your property for a particular purpose involving your benefit or keeping land or a building in such a way as to make persons think that you want them to come in. For example, a store owner "invites" the public to come in by actions, signs, and ads. The person who comes in is an invitee rather than merely a licensee (see that word).
- **Invited error doctrine** The principle that when one side in a lawsuit gets away with using **inadmissible** evidence, the other side may use similar evidence to refute it.
- **Invitee** A person who is at a place by **invitation** (see that word). Note: a social caller may not be an "*invitee*," but a "**licensee**" (see that word).
- **Invoice** A list sent by a merchant that details goods sent to another person (often a purchaser) and usually gives prices item by item.
- **Invoke** 1. Enforce; put into operation or legal effect. 2. Use as a source of **authority**.
- Involuntary commitment See civil commitment.
- **Involuntary confession** A confession to a crime that cannot be used because the way it was obtained violates the **constitutional right**



against compelled **self-incrimination**. A confession is *involuntary* if the government got it by force, threats, promises, or undue influence.

Involuntary conversion Loss of property by theft, casualty, or public condemnation. Most financial gain (from insurance on the lost property, payment for the condemnation, etc.) due to an *involuntary conversion* will not be taxed as income until a later time if property similar to what was lost is bought soon after.

Involuntary intoxication See intoxication.

Involuntary manslaughter See manslaughter.

Involuntary servitude The forcing of one person to work for another.

Involuntary trust A constructive trust.

Ipse dixit (Latin) "He himself said it." Describes a statement that depends for its persuasiveness on the authority of the person who said it. Something asserted, but not proved.

Ipso facto (Latin) "By the fact itself"; "by the mere fact that."

Ipso jure (Latin) By **operation of law** alone.

Irreconcilable differences Grounds for a **divorce** in some states because the marriage has simply broken down. Compare with **no fault** *divorce*.

Irrecusable Cannot be challenged or rejected.

Irregularity The failure to proceed properly. The failure to take the proper formal steps in the proper way while involved in a lawsuit or doing some official act. An *irregularity* is not an illegal act, but it may be serious enough to invalidate or otherwise harm what a person is trying to accomplish.

Irrelevant Not related to the matter at hand. For example, *irrelevant evidence* is proposed **evidence** that will not help to either prove or disprove any point that matters in a lawsuit.

Irreparable injury Probable harm that cannot be properly remedied by money alone, and that is serious enough to justify an **injunction** (see that word) or other unusual court action.

Irresistible impulse The loss of control due to insanity that is so great that a person cannot stop from committing a crime. This is one of many vague "tests" used to decide whether a person will be treated as a criminal (and put away in jail) or treated as a mental patient (and put away in a mental hospital).

Irrevocable Incapable of being called back, stopped, or changed. See revocation and revoke.



- <u>Issuable</u> 1. Describes a **security** that can be offered for sale legally.
 2. Can be litigated; especially referring to a legal **issue** that is stated with enough specificity to allow its **adjudication**. 3. Open to dispute.
 4. A possible outcome.
- Issue 1. To send forth, put out, or **promulgate** officially. For example, when a court *issues* a **writ** or other legal paper, it gives it to a court officer to be served on (delivered to) a person. 2. One single point in dispute between two sides in a lawsuit. An issue may be "of law" (a dispute about how the law applies to the case) or "of fact" (about the truth of a fact). 3. Descendants (children, grandchildren, etc.). 4. A group of **stocks** or **bonds** that are offered or sold at the same time. 5. The first transfer of a **negotiable instrument** such as a check.

Issue preclusion See collateral estoppel and res judicata.

- Ita est (Latin) "So it is." A formal statement put on a copy of a document by a **notary public** when the original document was notarized by an earlier notary.
- Item 1. A separate entry in an account or list. 2. One single sum of money for a particular purpose in an appropriation.
- **Itemize** 1. List by separate articles or items; break down something by listing its separate parts. 2. For *itemized deductions*, see **deduction**.

Iter (Latin) Right of way.



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- **J** 1. Judge (or Justice). For example, "Johnson, J." means Judge (or Justice) Johnson. 2. Journal.
- **J.A.G.** Judge advocate general. See military law.
- J.D. Short for "Juris Doctor" or "Doctor of Jurisprudence." This is now the basic law degree, replacing the "LL.B." in the late 1960s. There are many other law degrees offered in other countries and many advanced law degrees offered here and elsewhere. These include the LL.M., LL.D., B.L., J.C.D., D.C.L., etc.
- J.J. Judges or Justices. See J.
- J.N.O.V. Judgment non obstante veredicto.
- **J.P.** Justice of the peace. A local judge.
- **Jackson-Denno hearing** A criminal case **suppression** hearing (named after *Jackson v. Denno*, 378 U.S. 368 (1964)) in which a confession (or other statement by a defendant) is challenged as involuntary, and thus excluded as evidence.
- **Jactitation** False boasting or false claims.
- Jail A place of confinement for time periods longer than those usual for a police station lockup and shorter than those usual for a prison. A jail is usually used to hold persons either convicted of misdemeanors (minor crimes) or persons who cannot get out on bail while awaiting trial.
- **Jailhouse lawyer** A popular name for a prisoner who helps other prisoners with legal problems, such as getting **sentences** reduced.
- **Jane Doe** The female version of **John Doe** (see that word).
- Jason clause A provision in a bill of lading that requires a cargo owner to contribute to the general average loss (see that word), even if the loss was caused by negligence, as long as the shipowner was careful in outfitting and crewing the ship.
- Jay walking Crossing a street in any but a safe, legal way.
- **Jencks rule** (18 U.S.C. 3500) A federal criminal **defendant** must be given government documents needed to **cross-examine** witnesses (for prior statements inconsistent with current **testimony**, etc.).
- **Jeofaile statute** A law that allows **pleadings** to be freely corrected. [pronounce: ja-fail]



- **Jeopardy** 1. Danger; hazard; peril. 2. The risk of **conviction** and punishment faced by a defendant in a criminal trial. [pronounce: jep-er-dee]
- **Jeopardy assessment** The right of the **I.R.S.** to **assess** and collect a tax immediately if tax evasion is probable (for example, if the taxpaver plans to leave the country).
- 1. Goods thrown off a ship to lighten it in an emergency. 2. Any goods jettisoned (thrown off) a ship that float on the water or are washed up on land. Compare flotsam.
- Segregation laws, now unconstitutional. Jim Crow
- **Job action** A **strike** or work slowdown, usually by public employees.
- **Jobber** 1. A person who buys and sells for other persons. 2. A wholesaler.
- **John Doe** A made-up name used in some types of lawsuits in which there is no real defendant, in a legal proceeding against a person whose name is not yet known, to protect a person's identity, or as a name for a person in an example used to teach law. (He tends to have many legal dealings with Richard Roe, the owner of Whiteacre.)
- Joining or uniting together. For example, joinder of parties is the bringing in of a new person who joins together with the plaintiff as a plaintiff or the **defendant** as a defendant; joinder of issue is when a lawsuit gets past the preliminary stages and issues are clearly laid out, with one side asserting the truth of each point and the other side asserting its falsity; nonjoinder is the failure to bring in a person who is necessary as a party to a lawsuit; misjoinder is improper or mistaken joinder; and collusive joinder is bringing in an unnecessary party from another state in order to have the case brought in federal court. If a party or an issue *must* be included in a case, it is called compulsory joinder; otherwise it is permissive joinder.
- Joint Together; as a group; united; undivided. For example, a "joint return" is a combined reporting of income taxes by a husband and wife, and a joint work in copyright law is written by two or more authors with the intention that their contributions be merged into one whole.
- Joint adventure (or joint venture) A "one-shot" grouping together of two or more persons in a business. If they have a continuing relationship, it may be a partnership (see that word).
- Joint and several Both together and individually. For example, a liability or debt is joint and several if the creditor may sue the debtors either as a group (with the result that the debtors would have to split the loss) or individually (with the result that one debtor might have to pay the whole thing).



- Joint and survivor See annuity.
- **Joint authorship** An act of creation of a work by more than one creator. See joint work under joint. Mere additions or improvements do not give a person the right to claim *joint authorship* of a book, a song, etc.
- Joint bank account A bank account held in the names of two or more persons, each of whom has full authority to put money in or take it
- **Joint committee** Any committee (other than a **conference committee**) made up of members of both houses of a legislature.
- **Joint debtors acts** 1. State laws that allow a judge to grant a **judgment** for or against some **defendants** who owe money and allow the trial to go on against the others. 2. State laws that allow a plaintiff to go ahead with a lawsuit when only some of the defendants who owe money have been served with process (formally told to show up in court), and to get a judgment against all of them.

Joint enterprise A joint adventure.

Joint estate The ownership of property by *joint tenants* (see that word).

Joint lives A phrase used in certain deeds to define the length of a life estate. For example, "to Beau for the joint lives of Mac and Otto" means that Beau has a right until either Mac or Otto dies.

Joint resolution See resolution.

Joint stock company A company that is "more than" a partnership, but "less than" a corporation (see those words). It is similar to a corporation in most ways, but all owners are **liable** for company debts.

Joint tenancy See joint tenant.

Joint through rate The charge for shipping something from a point on one transportation line to a point on another.

Joint venture See joint adventure.

- Jointure An old common law marriage settlement of a life estate in land received instead of dower.
- **Joker** A clause or phrase inserted in a *legislative* bill (or a contract or other document) that is superficially harmless, but actually destroys the hill's effectiveness
- **Jones Act** (46 U.S.C. 688) A federal law that permits ship employees (such as merchant seamen) to sue for damages if injured and provides other protections.
- **Journal** 1. A book that is written in regularly, such as an **account** book, in which all expenses paid and all money taken in are written down as they occur. 2. A periodical magazine such as a *law journal*.



- **Journalists' privilege** 1. The right of a publisher or writer to make "fair comment" upon the actions of public officials without being liable for defamation. This privilege exists so long as the writer and publisher didn't know (and didn't recklessly disregard their obligation to find out) that the statements were false. 2. See shield law.
- **Journey worker (or journeyman or woman)** 1. A person who has completed apprenticeship training in a trade or craft. Journey worker's pay (or "union scale") is the minimum wage paid to an experienced worker in a particular job in a geographic area. 2. A day worker or hired hand.
- **Iovriding** Stealing a car to ride around, rather than to keep it.
- **Judex** (Latin) A judge.
- 1. The person who runs a courtroom, decides all legal questions, **Judge** and sometimes decides entire cases by also deciding factual questions. 2. Decide.
- Judge advocate A military legal officer who may act as a judge or a lawyer. A judge advocate general heads the legal system of each service (army, navy, etc.).
- **Judge-made law** 1. Law that results from judicial **precedent** rather than from statutes. 2 Judicial activism.
- 1. The official decision of a court about the rights and claims of **Judgment** each side in a lawsuit. "Judgment" usually refers to a final decision that is based on the facts of the case and made at the end of a trial. It is called a judgment on the merits. 2. There are, however, other types of judgments. For example, a consent judgment is the putting of a court's approval on an agreement between the sides about what the judgment in the case should be; a default judgment is one given to one side because the other side does not show in court or fails to take proper procedural steps; and an *interlocutory judgment* is one given on either a preliminary issue or a side issue during the course of a lawsuit. For other types of judgments, such as cognovit note, confession of, declaratory, default, deficiency, non obstante veredicto, etc., see those words.
- Judgment book (or docket) A list of court judgments kept for public inspection. Also called a *civil docket* or *criminal docket*, depending on the type of case.
- **Judgment creditor** A person who has proven a debt in court and is entitled to use court processes to collect it. The person owing the money is a judgment debtor.
- **Judgment note** The paper a debtor gives to a creditor to allow **confes**sion of judament.



- **Judgment-proof** Persons against whom a money **judgment** will have no effect (persons without money, persons protected by wage-protection laws, etc.).
- <u>Judicature</u> Relating to the <u>judicial</u> branch of government; the judicial branch of government itself. For example, in England, the <u>Judicature Acts</u> set up their modern system of courts.
- **Judicia** (Latin) **Trials**, **judgments**, or **decisions**. [pronounce: ju-<u>dish</u>-ee-a]
- **Judicial** 1. Having to do with a court. 2. Having to do with a judge. 3. Describes the branch of government that interprets the law and that resolves legal disputes. 4. Not "judicious." [pronounce: ju-dish-al]
- Judicial act Any act, whether proper or improper, taken by a judge in his or her official capacity. Although improper judicial acts may be subject to judicial review or to discipline, judges usually have absolute judicial immunity from lawsuits based on these acts.
- **Judicial activism** A judge's decision that ignores strict **precedent** in order to bring about a result the judge thinks is just and that is in keeping with the judge's view of how society as a whole should operate. The opposite is **judicial restraint**.
- Judicial admission See admissions.
- **Judicial discretion** The right of a judge to have great leeway in making decisions, so long as he or she follows the law and proper procedures and refrains from arbitrary action.
- Judicial fact See judicial notice.
- **Judicial immunity** A judge's complete protection from personal **liability** in lawsuits based on the judge's official duties, even in situations where the judge acted in bad faith.
- Judicial notice The act of a judge in recognizing the existence or truth of certain facts without bothering to make one side in a lawsuit prove them. This is done when the facts are either common knowledge and undisputed (such as the fact that Argentina is in South America) or are easily found and cannot be disputed (such as the text of the Constitution).
- **Judicial question** An issue that the courts may decide, as opposed to one that only the **executive** branch may decide (a **political question**) or that only the **legislature** can decide (a *legislative question*). A *judicial question* is also different from a *moot question* (an issue that has no practical effect on the case being decided).
- **Judicial restraint** A judge's decision and decision-making that excludes the judge's personal views and relies strictly on **precedent**. Contrast **judicial activism**.



- **Judicial review** 1. A court's power to declare a statute **unconstitutional** and to interpret laws. 2. An appeal from an administrative agency decision. In the federal government the general rules governing this are in the Judicial Review Act. 3. A higher court's examination of a lower court's decision.
- Judicial sale A sale held under a court judgment or order or held under court supervision. See also execution.
- **Judiciary** The branch of government that interprets the law; the branch that judges. For example, the Judiciary Act of 1789 set up the system of federal courts. [pronounce: ju-dish-ee-arv]
- **Iudicious** With the use of good judgment. *Not* "**judicial.**" [pronounce: ju-dish-us]
- **Jump bail** 1. Leave the area or hide to avoid going to court while "out on **bail.**" 2. Fail to show up in court while on bail.
- Jump citation See pinpoint citation.
- Describes an interest or a right that collects after, or is subordinate to, another interest or right. See subordination.
- Junk bond A high-yield, high-risk bond with no credit rating or with a rating below "investment grade."
- Jura (Latin) Rights or laws.
- **Jural** 1. Having to do with the basic or fundamental law of rights and obligations. 2. Describes legal rather than moral rights and obligations.
- Name for the written statement on an affidavit about where, when, and before whom it was sworn to.
- **Jure** (Latin) Right; by the right or law of. See **de jure**.
- **Juridical** 1. Having to do with the court system or with a judge. 2. Regular; conforming to law and court practice. 3. Intended to have legal consequences. 4. For a juridical person see juristic person.
- **Juris** (Latin) Of right or of law.
- **Juris doctor** *Doctor of laws.* The basic U.S. law degree. See **J.D.**
- **Juris et de jure** (Latin) "By law and right." Describes a **conclusive** presumption.
- 1. The geographical area within which a court (or a public of-**Jurisdiction** ficial) has the right and power to operate. 2. The persons about whom and the subject matters about which a court has the right and power to make decisions that are legally binding. For types of jurisdiction, such as **ancillary**, **appellate**, **in personam**, **in rem**, etc., see those words.
- 1. Having to do with jurisdiction (see that word). 2. Es-**Jurisdictional** sential for jurisdiction. For example, the "jurisdictional amount" is the



value of a claim being made in a case. Some courts take only those cases that have jurisdictional amounts above or below a certain money limit. Jurisdictional facts are those things a court must know before taking and keeping a case (such as whether the defendant has received proper service, etc.).

Jurisdictional dispute A conflict between unions, either as to which union should represent certain workers or as to which union's members should do a certain type of work. Strikes based on these disputes are generally illegal.

Jurisprudence The study of law and legal philosophy.

1. A judge, 2. A legal scholar.

Turistic act Something done that is intended to have (and capable of having) a legal effect.

Juristic person A person for legal purposes. This includes both natural persons (individuals) and artificial persons (corporations), but sometimes refers only to corporations.

Juror A person who is a member of a **jury**.

Jury A group of persons selected by law and sworn in to consider certain facts and determine the truth. The two most common types of juries are a grand jury (persons who receive complaints and accusations of crime, hear preliminary evidence on the complaining side, and make formal accusations or **indictments**) and a *petit jury* or *trial jury* (usually twelve, but sometimes as few as six persons who decide questions of fact in many trials). There are also coroner's juries, advisory juries, and other types.

Jury box The enclosed place where the jury sits during a trial.

Jury commission A committee of private citizens that picks **jurors**. In some places, this job is done by a jury clerk.

Jury fixing (or tampering) Illegally influencing a juror or jurors (often through bribery) to influence the outcome of a trial.

1. A list of those **jurors** selected to try a case. 2. A list of all jurors commanded to be in court to be selected for various cases. 3. A list of all possible jurors.

Jury nullification A jury's rejection of the evidence it was instructed to consider or the law it was instructed to follow, usually because the jurors do not want to reach a verdict they consider unfair.

Jury trial A trial with a judge and jury, not just a judge. This is a **consti**tutional right in criminal cases and in many civil cases. In some states, the lowest court does not use a jury, but these states allow an



- "appeal of right" to another trial, or an initial choice between two courts, the higher of which offers the iurv trial option.
- Jury wheel A device for randomly selecting jurors from a list of eligible citizens.
- Jus (Latin) 1. Right or justice. 2. Law, or the whole body of law. For example: jus belli (the law of war, wartime rights); jus civile (civil law, Roman law, or the law of one country); jus commune (common law); jus gentium (the law of nations or international law); jus naturae (the "law" of nature); jus naturale (natural law); jus privatum (the law of private rights); jus publicum (public or governmental law); and jus soli (the law of a person's birthplace; also, citizenship in a country because you are born there). 3. A particular right. For example: jus disponendi (the right to do what you want with your own property or the right of a seller to let title pass or keep it until all payments are made); jus dividendi (the right to give property by will); jus habendi (the right to possess something); jus sanguinis ("law of the blood"; citizenship in a country because your parents are citizens); and jus tertii (the right of someone not involved in a lawsuit to property that is involved in the suit).
- Just 1. Legal or lawful. 2. Morally right; fair. Words like "just cause" and "just compensation" include both meanings (no. 1 and no. 2) of "just."
- 1. Fairness in treatment by the law. 2. Short for Department of **Justice** Justice. The U.S. cabinet department that manages the country's legal business. It represents the U.S. in both civil and criminal matters. runs the federal prison system, and has specialized departments that handle antitrust, civil rights, the Federal Bureau of Investigation, immigration and naturalization, etc. 3. A judge, especially an appellate judge such as a justice of the U.S. Supreme Court.
- **Justice of the peace** One type of local judge.
- Justiciable Proper to be decided by a particular court. For example, a "justiciable controversy" is a real, rather than hypothetical, dispute. Federal courts may handle only cases that present a justiciable controversy. [pronounce: jus-tish-able]
- **Justification** A legally valid reason that frees a person from **liability** for intentional acts that would otherwise have been unlawful. For example, self-defense may be justification for a killing. Compare with excuse.
- 1. Not yet an adult for the purpose of the criminal law. 2. Not **Juvenile** yet an adult. A minor. This may be a different age than no. 1.
- Juvenile court A court set up to handle cases of either delinquent or neglected children.





- K Abbreviation for contract.
- K.B. King's Bench.
- **Kangaroo court** A popular expression for a mock court with no legal powers.
- **Kansas v. Hendricks** (521 U.S. 346) A 1997 U.S. Supreme Court decision that permitted indefinite **civil commitment** for repeat violent offenders.
- **Keep** To carry on or manage (a hotel); to tend or shelter (a dog); to maintain continuously (a record book); to store (a box); to continue without change (a ship's course); or to protect (a child).
- **Keogh Plan** ("H.R.10 Plan") A tax-free retirement account for persons with self-employment income. [pronounce: key-oh]
- **Key numbers** A reference system that classifies legal subjects by specific topics and subtopics, using a "Key Number" (such as "theaters and shows 6(18) athletic events") attached to each topic. Key numbers help you to find cases by subject in the **American Digest System** and the **National Reporter System** (see those words). The Key Number system was developed by West Publishing Company.
- **Key person insurance** Life or disability insurance bought by and for a company that insures a vital employee.
- **Key-word search** A search using words specified by a **database** rather than using words that might be there.
- **Kick out clause** A contract provision that lets one side end the contract if a specific thing happens or fails to happen.
- **Kickback** Something given to a company (or government) employee for doing a favor for another company. This may be a crime if done, for example, by a federal **contractor**.
- **Kicker** 1. Any loan charge in addition to interest. 2. Any extra charge or penalty.
- **Kiddie tax** Slang for a federal tax on certain unearned income (over a certain amount) of children under fourteen. The income is taxed at the parent's highest rate to discourage *income* **shifting**.
- **Kidnapping** Taking away and holding a person illegally, usually against the person's will or by force.

Kin (or kindred) 1. Persons with a blood relationship. 2. Persons with any relationship by blood or marriage.

Kind See in kind.

King's Bench (or Queen's Bench) An English court that developed most of the "common law" (see that word) that has become the basis for the law in the United States

Kiting Writing checks on an **account** before money is put in to cover them.

Kleptocracy Slang for a government that is looted by those who run it.

Knock and announce rule The rule that a police officer making a legal arrest or search may break down a door only after first stating his or her authority and purpose for being there and after entrance is refused or avoided. This rule has exceptions such as if knocking is a useless gesture (because the officer is sure that the occupant knows the purpose of the visit) or if a search is conducted with a *no-knock warrant* (granted because, without surprise, evidence will probably be destroyed).

Knock down An auctioneer's acceptance of a bid as final. This gives the bidder the right to the property once it is paid for.

Knowingly With full knowledge and intentionally; willfully.

Kovel accountant An accountant hired by a lawyer, so the accountant's work is usually covered by the lawyer-client privilege. Turning prior accounting work over to a lawyer does not get the privilege. The name comes from the 1961 Second Circuit case Kovel v. U.S. (296 F.2d. 918).





- L.A.M.A. Legal Assistant Management Association.
- **L.B.O.** Leveraged buyout. See **leverage**.
- L.I.F.O. "Last in, first out." Describes a method of calculating the worth of a merchant's inventory. Under this method if a merchant buys a blivit for a dollar, then buys another for two dollars, then sells either blivit, the remaining blivit is worth one dollar. Compare with F.I.F.O. and N.I.F.O.
- L.J. 1. Law journal. 2. Law judge. 3. Lord Justice.
- L.K.A. Last known address.
- **LL.B.** "Bachelor of Laws." The basic U.S. law degree until the late 1960s. Replaced by **J.D.** (see that word).
- L.L.C. Limited liability company.
- **LL.M.** and **LL.D.** Advanced law degrees (masters and doctorate). Other initials are also used for some advanced law degrees (see **J.D.** for a list of examples).
- L.L.P. Limited liability partnership.
- L.P. Limited partnership.
- **L.R.** 1. Law reports. 2. Law review (see law journal).
- **L.R.I.** Legal Resources Index. A large, computerized and microfilmed listing of law review articles and law-related articles in general newspapers and magazines.
- **L.S.** Short for "locus sigilii" or "the place of the seal." These letters once were placed next to a signature to make a **contract** formally binding.
- L.S.A.T. Law School Admission Test.
- **L. Ed.** Lawyer's Edition of the U.S. Supreme Court Reports. A set of books containing all of the written **opinions** of the U.S. Supreme Court, plus **annotations**.
- **L. Rev.** Law review (see law journal).
- **Label** 1. Any writing added onto a larger document. 2. Product and package label honesty is covered by the Federal Fair Packaging and Labeling Act and label content is covered by various food and drug laws. 3. A brand name.



Labor Department of Labor. The U.S. **cabinet** department that **regulates** working conditions, labor-management relations, human resources development, etc. The National Labor Relations Board (**N.L.R.B.**), however, is an **independent agency**.

Labor contract A collective bargaining agreement.

Labor dispute A controversy between an employer and employees or an employer and a union involving wages, hours, working conditions, or the question of who has the right to speak for the employees.

Labor organization Any group, whether or not a labor **union**, and whether or not it is formally organized, that deals with pay, hours, or any other working conditions.

Labor Relations Act National Labor Relations Act.

Labor Relations Board See N.L.R.B.

Labor Standards Act Fair Labor Standards Act.

Labor union A formal organization of employees formed to improve compensation and working conditions. See **union** for types.

Labor-Management Relations Act The Taft-Hartley Act.

Labor-Management Reporting and Disclosure Act The Landrum-Griffin Act.

Laborer's lien See mechanic's lien.

Laches The legal doctrine that a delay (in pursuing or enforcing a claim or right) can be so long that the person against whom you are proceeding is unfairly hurt or *prejudiced* (see **prejudice**) by the delay itself. This may keep you from winning. Laches (or **estoppel** by laches) is an **equitable defense** (see those words), used when a plaintiff delays unfairly in starting a lawsuit. [pronounce: latch-es]

Laden in bulk Carrying loose cargo such as grain rather than carrying containers of grain or individual items such as chairs.

Lading See bill of lading.

Laesa majestas (Latin) Treason.

Laissez-faire (French) Describes the theory or practice of a free economy in which the government does not interfere with private economic decisions. [pronounce: <u>lay</u>-say fair]

Lame duck 1. An elected official who is serving out the end of a term after someone else has been elected to take his or her place. A lame duck session is a legislative session held after an election and before new members of the legislature are to begin their terms. The Twentieth Amendment to the U.S. Constitution is called the Lame Duck Amendment because it abolished the short post-election congres-



- sional session. 2. Any public or private officeholder who cannot continue beyond the current term of office. 3. An investor in stock who has over-bought and cannot meet his or her financial commitments.
- In the law, land is not just the surface. It includes everything underneath plus the airspace above and usually means the same thing as real estate, which includes buildings and intangible rights in the land such as leases.
- Land bank 1. Describes a federal program in which land is taken out of agricultural production and used for conservation or trees. Also called soil bank. 2. A federally created bank that makes low-interest farm loans.
- Land grant (or land patent) A gift (usually with conditions attached) of land from the government to a private person, organization, business, or another government. Many state colleges are land grant institutions.
- Land sales contract A contract for the sale of real estate (often not recorded in the land records) in which the seller keeps title to the property until an agreed future time. This is often done to keep a low interest rate on an existing mortgage or when conventional financing cannot be obtained. Also called a contract for deed and installment land contract.
- Land tech. (or landman or landwoman) A paralegal who works in oil and gas land and leasing law.
- **Land use planning** A general term that can mean **zoning** laws, real estate development and use laws, environmental impact studies, state and local master plans, etc.
- Landlord The owner of land or a building that is rented or leased to a tenant.
- Landmark case A court case that makes major changes in the law, especially a U.S. Supreme Court case that resolves a major issue and has substantial practical impact.
- Landrum-Griffin Act (29 U.S.C. 401) A 1959 federal law that gave several new rights to individual union members (such as the requirement that unions must have a fair constitution). It also changed the Taft-Hartley Act in some pro-union, some pro-employer ways. See also secondary boycott and hot cargo.
- Lanham Act (15 U.S.C. 1051) A 1946 revision of the federal trademark laws
- **Lapping** Stealing or "borrowing" from an employer by taking money paid by a customer, not recording the payment, then covering the theft by putting the next customer's payment into the first's account, and so on.



- Lapse 1. The end or failure of a right because of the neglect to enforce or use it within a time limit. 2. The failure of a gift by will. 3. See antilapse statutes.
- **Larceny** Stealing of any kind. Some types of larceny are specific crimes, such as *larceny by trick* or **grand larceny**.
- Larger parcel rule When a piece of land taken by eminent domain (see that word) is part of a larger piece of land, the price paid by the government may be higher than it would have been for an identical piece of land standing alone.
- **Lascivious** Tending to excite lust; impure; obscene; immoral. [pronounce: la-<u>siv</u>-ee-us]
- Last antecedent rule The principle that a phrase that *can* be read as referring to the immediately preceding words *should* be read that way unless the document as a whole makes it clear that the phrase should refer to words farther away or should be read more broadly.
- Last clear chance doctrine The legal principle that a person injured in (or having property harmed by) an accident may win damages even when negligent if the person causing the damage, while also negligent, could have avoided the accident after discovering the danger and if the person injured could not have. This rule is not accepted in every state and, where accepted, has many different forms (and names).
- Last injurious exposure rule The principle that when an occupational disease was caused by a succession of jobs, or could have been caused by any one of a succession of jobs, the most recent employer with the risk exposure is liable.
- Last resort A court of last resort is one from which there is no appeal.

 Last will and testament Will.
- Latent 1. Hidden. A latent defect is something wrong (with an article sold or with the validity of a legal document) that cannot be discovered by ordinary observation or care. In this sense, its opposite is patent. A latent ambiguity is an uncertainty that arises when seemingly unambiguous words in a document are applied to the factual situation at issue. 2. Dormant, passive, or "put away." For example, a latent deed is one kept for twenty (or thirty) years in a secret place. 3. "Latents" is police slang for fingerprints found in a criminal investigation.
- Lateral support The sideways support of land provided by adjoining land, and the right to such continued support. For example, if a landowner digs a drainage ditch that causes a cave-in of another's



land, the landowner is usually financially responsible for the damage. Compare with **subjacent support**.

Laudum (Latin) A judgment or award.

Laughing heir A person who inherits unexpectedly from a distant relative.

Laundering Exchanging money gained illegally for money that cannot be traced to crime.

Law 1. That which must be obeyed. 2. A statute; an act of the legislature. 3. The whole body of principles, standards, and rules put out by a government. 4. The principles, standards, and rules that apply to a particular type of situation; for example, "juvenile law." 5. See fact for the difference between fact and law. 6. For the many different types of law, such as caselaw, constitutional law, military law, substantive law, etc., see those words.

Law and Economics The study of law based on the idea that legal principles, laws, and court decisions should be subject to cost-benefit analyses to see whether they are economically efficient.

Law day (law date) 1. A court-set day after which a mortgagor (see mortgage) can no longer pay off a debt on real estate and get the real estate back from foreclosure. 2. May First. A day for special school and public programs honoring the U.S. legal system.

Law directory A law list.

Law enforcement officers Police, F.B.I. agents, sheriffs, etc.

Law French The Norman French language used in the law in England for several centuries. Many words survive.

Law journal (or law review) A publication put out by a law school (or bar association, etc.) with articles on legal subjects such as court decisions and legislation.

Law Latin The changed form of Latin that developed in the English courts. Many words survive.

Law list A directory of lawyers practicing in a particular area, such as the *Martindale-Hubbell Law Directory*.

Law merchant The generally accepted customs of merchants. These customs have standardized over the years and become a part of the formal law.

Law of nations See public international law.

Law of nature 1. **Natural law.** 2. The "law" of survival in the wild.

Law of the case Any decision or ruling in a case by a trial or appeals court. The *law of the case* may not usually be changed in any later phase of that same case, except by review of a higher court. Compare with res judicata.



- **Law of the land** 1. A law or rule that is in force throughout the country or, sometimes, throughout a geographical area, 2. A country's customs, which gradually become as important legally as written law. 3. The fundamental rights of persons, and the laws that protect those rights, such as due process of law and equal protection of laws.
- Safety customs, such as "keep to the right," that have Law of the road hecome law
- Law reform Using a case in court to make a basic change in the law, often by bringing a test case.
- Published books in a series that contain the written opin-Law reports ions in cases decided by various courts.
- Law review See law iournal.
- Law week Short for U.S. Law Week. A looseleaf service with "hot off the press" news from the Supreme Court, other courts, and some legislatures.
- Lawful Legal; authorized by law; not forbidden by law.
- Lawsuit A civil action. A court proceeding to enforce a right between persons (rather than to convict a criminal).
- Lawyer A person licensed to practice law. Other words for "lawyer" include: attorney, counsel, solicitor, and barrister.
- Lay Nonprofessional. For example, a lawyer would call a nonlawyer a layperson and a doctor would call a nondoctor a layperson. A lay advocate is a nonlawyer (often a paralegal) who specializes in representing persons in **administrative** hearings. A *lay judge* is either a nonlawyer who acts as a low-level judge such as a justice of the peace or who acts as an assistant judge to a trial judge. A lay witness is any witness other than an **expert witness** (see that word).
- Layaway Putting down a deposit to hold a purchase for later pickup. (This is not necessarily an "installment sale" involving credit.)
- Laying foundation Establishing the preliminary evidence needed to make later, more important evidence relevant and admissible.
- **Layoff** A temporary or indefinite loss of a job due to a reduction in work to be done. The last person "laid off" often gets rehired first due to seniority.
- Lead counsel The head of a team of lawyers on one side of a case, especially when the lawyers are from different law firms.
- Leading case A case that either established a legal principle or is otherwise very important in an area of law.
- Leading object rule The main purpose doctrine.



- **Leading question** A question that shows a witness how to answer it or suggests the preferred answer; for example, "Isn't it true that you were in Boston all last week?" Leading questions are generally permitted on **cross-examination** of the other side's witness in a trial, but not on direct examination of your side's witness.
- Learned intermediary A professional who is given information on a product's dangers. Giving this information may reduce the manufacturer's liability to the final user.
- 1. A **contract** for the use of land or buildings, but not for their Lease ownership. The lessor is called the landlord and the lessee is the tenant. 2. A contract for the use of something, but not for its ownership. 3. A long-term loan of something in exchange for money. 4. For special types of *leases* such as mineral lease, percentage lease, and **subletting**, see those words. [pronounce: leess]
- **Leaseback** A sale of property with a **lease** of the same property from the buyer back to the seller. This is often done with land or industrial equipment for tax purposes, is usually long term, and may be called a sale-leaseback.
- **Leasehold** The property rights a **tenant** has in land or buildings held by lease
- Lease-purchase A rental agreement in which making all the contract payments gives ownership. Also called rent-to-own.
- **Least and latest rule** Pay the least amount of taxes legally possible as late as legally possible.
- Least fault divorce (See comparative rectitude rule.)
- 1. To give by will. 2. Permission. For example, "leave of court" is permission from a judge to take an action in a lawsuit that requires permission (to file an amended **pleading**, for example).
- Ledger A business account book, usually recording the day-to-day transactions, and usually showing **debits** and **credits** separately.
- 1. A gift of money by will. 2. A gift of personal property (anything but real estate) by will. 3. A gift of anything by will.
- **Legacy tax** A tax on the privilege of inheriting something. This may be an **inheritance** tax based on the value of the property or it may be a flat fee.
- 1. Required or permitted by law. 2. Not forbidden by law. 3. Concerning or about the law. 4. Having to do with a court of law as opposed to a court of equity (see that word). 5. See the list of legal words that follows for various examples and other meanings. (Many words preceded by the word "legal" will be found only under the word itself; for example, legal person or legal separation.)

- **Legal acumen doctrine** The principle that, if it takes special legal skills to figure out that there may be something wrong with the title to a piece of land, a court may be asked to use its **equity** power to do what is fair to resolve the property's ownership.
- The age at which a person becomes old enough to make contracts to which the person can be held. This is eighteen in most states. but it may be lower for specific purposes. The phrase is sometimes used to mean the age at which a person can legally buy alcoholic beverages or legally consent to sexual intercourse.
- Describes an organization or service that provides free legal Legal aid help to poor persons.
- Legal assistant See paralegal.
- Legal cap Long legal stationery with a wide left-hand margin and a narrow right-hand margin.
- **Legal capital** 1. The **par** or stated value of a company's **stock**. 2. The amount of money a company must keep to protect its creditors. 3. Property with enough value to balance a company's stock liability.
- Legal cause See proximate cause.
- **Legal certainty test** 1. The principle that if a **plaintiff's** claim is challenged as being less than the court's jurisdictional amount (see that word), the amount claimed in the complaint will be accepted by the court unless there is a legal certainty that the amount that can be claimed is less. But see no. 2. 2. The *opposite* principle, use in the **removal** of a case from state to federal court, that if a claim is challenged as being less than the court's jurisdictional amount, the challenge will succeed unless there is a legal certainty that the amount that can be claimed is more.
- **Legal conclusion** 1. A statement about legal rights, duties, or results that is not based on specific facts. A **conclusory** statement. 2. A conclusion about legal rights, duties, or results that is drawn from specific facts, but those facts do not include the facts legally necessary to draw the conclusion. 3. Used loosely to mean a conclusion of law, the opposite of the meanings in no. 1 and no. 2.
- Legal cruelty See cruelty.
- Legal death See brain death rule, civil death, and death for various uses of the word.
- **Legal description** The identification of a piece of land that is precise enough to locate it without ambiguity and to show any easements or reservations (see reserve). This may be done by government survey, recordation of precise measurements, lot numbers on a recorded plat, or similar formal means.

- Legal detriment A liability, duty, or change in financial position that results from making a contract or relying on a promise. See promissory estoppel.
- **Legal entity** A living person, a **corporation**, or any organization that can sue and be sued or otherwise function legally.
- 1. The moral and professional duties owed by lawyers to their clients, to other lawyers, to the courts, and to the public. 2. The study of legal ethics. 3. The written rules of ethics such as the Rules of Professional Conduct.
- Legal executive In England, a highly trained paralegal.
- See fiction. Legal fiction
- 1. Persons who will inherit if a person dies without a will. Legal heirs 2. Any heirs.
- **Legal holiday** A day on which normal legal business may not be transacted. This varies widely from state to state, but the work prohibited on that day may include service of process, court proceedings, bankina. etc.
- Legal investments (or legal list) See prudent person rule.
- **Legal necessity (for mistrial)** The inability of a jury to agree on a verdict, or a physical cause of a mistrial such as the death of the judge. Legal necessity permits a retrial without violating a criminal defendant's right to avoid double jeopardy.
- Legal positivism The view that positive law (law enacted by legislatures) is the only valid law, so natural law (rules of conduct that are basic to human behavior or morality) is not.
- **Legal proceedings** Any actions taken in court or formally connected with a lawsuit.
- **Legal realism** A philosophy of law that takes psychology, sociology, economics, politics, etc., into account in order to explain how legal decisions are made (and should be made).
- **Legal representative** 1. A person, such as an **executor** or **administra**tor of wills, who takes care of another person's business involving courts. 2. A family member entitled to bring a wrongful death action.
- **Legal reserve** The percentage of total funds that an insurance company or a bank must set aside to meet possible claims.
- See **domicile**. Legal residence
- Legal Services Corporation An organization that runs a federally funded program of legal aid.
- **Legal technician** A **paralegal**, often self-employed.



Legal tender Official money (dollar bills, coins, etc.).

Legal value See par value, book value, and face value.

Legal worker See paralegal.

Legalese Legal jargon or overly complicated language in laws, regulations. contracts. etc.

Legalism 1. A judge's adherence to the exact wording or narrowest interpretation of a law, rather than basing a decision on what would be fair or on what was probably intended by the law's passage. 2. Legalese.

Legalized nuisance A **nuisance** that may not be objected to as a nuisance because it exists due to specific laws. For example, a hospital might be permitted by law to cause neighborhood problems (such as traffic noise and congestion) that a factory would not be permitted to cause.

Legatee A person who inherits something by will.

Legation All the persons making up one country's embassy in another country.

Leges (or legis or legem) (Latin) Laws; plurals of lex.

Legislate To enact or pass laws. A *legislator* (person who makes laws) works in the legislature (lawmaking branch of government) on legislation (laws, statutes, ordinances, etc.). This work of legislation (passing laws) is a legislative function (lawmaking, as opposed to "executive," which is carrying out laws, or "judicial," which is interpreting laws). [pronounce: ledge-eh-slate]

Legislation 1. The process of thinking about and passing or refusing to pass bills into law (statutes, ordinances, etc.). 2. Statutes, ordinances, etc.

Legislative Lawmaking, as opposed to "executive" (carrying out or enforcing laws), or "judicial" (interpreting or applying laws). Concerning a legislature.

Legislative council A group of officials that studies state laws, legislative problems, etc. Not legislative counsel.

Legislative counsel A person or office that helps legislators and legislative committees research and write bills, as well as help with other technical aspects of lawmaking. Not legislative council.

Legislative courts Courts that have been set up by legislatures (Congress, state legislatures, etc.), rather than those set up originally by the U.S. **Constitution** or by state constitutions.



- **Legislative facts** General facts that help an **administrative agency** to decide general questions of law and policy and to make rules. They are different from **adjudicative facts** (see that word).
- Legislative history The background documents and records of hearings related to the enactment of a bill. These documents may be used to decide the meaning of the law after it has been enacted. See legislative intent rule.
- **Legislative immunity** The constitutional right of a member of Congress to say almost anything for almost any reason while performing an official function (speeches, debates, newsletters, etc.), and to be free from most lawsuits based on what was said.
- Legislative intent rule The principle that when a statute is ambiguous, a court should interpret the statute by looking at its legislative history to see what the lawmakers meant or wanted when they passed the statute. This is one of several possible ways of interpreting statutes. Compare with legislative purpose rule.
- Legislative purpose rule The principle that when a **statute** is ambiguous, a court should interpret the statute by looking at what the law was before the statute was passed and then deciding what the statute means by looking at both the statute itself and at what the statute was trying to change. This is one of several possible ways of interpreting statutes. Compare with **legislative intent rule**.
- **Legislator** A lawmaker, such as a U.S. Senator, a member of a city council, etc.
- **Legislature** A lawmaking body such as the U.S. Congress, a city council, etc.
- **Legitimate** 1. Lawful or legal (also, a child born to a married couple is sometimes described as *legitimate*). 2. To make lawful.
- **Legitime** An **inheritance** that must go to a **forced heir** (see that word).
- **Lemon law** A state law permitting the return of a defective product, usually a car, within a limited time period if there are substantial defects that cannot be fixed.
- Lese majesty (French) Treason or rebellion.
- Lesion corporelle (French) Bodily injury.
- **Lessee** A person who **leases** or rents something *from* someone. A lessee of land is also called a **tenant**.
- **Lesser included offense** A crime with a legal definition that is a part (but not all) of the legal definition a more serious crime. For example, **manslaughter** is a lesser crime included in **murder**.



- **Lessor** A person who **leases** or rents something *to* someone. A lessor of land is also called a landlord.
- Let 1. Award a contract (such as for construction work) to one of several bidders. 2. Lease.
- 1. The strict, precise, literal meaning of a document. The exact language (of a law, for example) rather than the spirit or broad purpose. 2. A formal document. For example, a "letter of attorney" is a document giving a person power of attorney (see that word).
- A drawer's (for example, a person who makes out a Letter of advice check) notice to a **drawee** (for example, a bank) that a **draft** (a check for a certain amount to a certain person) has been *drawn* (made out).
- **Letter of attornment** A letter from a landlord to a tenant saving that the property has been sold and telling the tenant to send the rent payments to the buver.
- Letter of comment A letter from the S.E.C. to persons registering a proposed sale of securities (stocks, etc.) that the registration statement does not comply with law and must be changed.
- Letter of credence The document that accredits a new ambassador or other foreign minister (recommends and certifies him or her to another country).
- Letter of credit A written statement by a bank or other financier that it will back up or pay the financial obligations of a merchant involved in a particular sale. It may be a **negotiable instrument** to pay a certain sum, a letter that the person's credit is good to a certain amount, or something in between. Import, export, and travelers' letters authorize a foreign bank to cash checks or make other payments in local currency to be reimbursed by the bank that writes the letter.
- 1. A preliminary written understanding that is meant Letter of intent to be the basis for a contract. 2. A letter (often from a government agency) to a contractor stating that a contract award will be made. This gives the contractor some, but not all, the rights of a signed contract.

Letter of request Letters rogatory.

- **Letter ruling** A written answer by the **I.R.S.** to a taxpayer about how the tax laws apply to a specific set of facts (often a proposed transaction). Sometimes this is called a "private letter ruling" because it is advice for one specific situation and one specific person only.
- Stock that does not need to be registered with the S.E.C. Letter stock because buyers give the seller a letter saying that the stock will be held for investment and not resold for a long time.



- **Letters** Formal, written permission to do something. See the following words for examples.
- Letters of administration (or letters testamentary) Court papers appointing a person to take charge of the property of a dead person in order to distribute it. Generally, *letters of administration* appoint an administrator (someone *not* chosen as **executor** in the person's will) and *letters testamentary* appoint an executor (someone chosen in the will).
- Letters of marque and reprisal See marque and reprisal.
- **Letters patent** A government document giving a person exclusive rights to a piece of land or granting a new **patent**.
- **Letters rogatory** A request made by one court to another in a different **jurisdiction** that a **witness** answer the **interrogatories** sent with the letter.
- **Lettres de cachet** (French) Documents signed by the king that allowed persons to be imprisoned or excused persons from crimes for no reason at all. These were abolished during the Revolution of 1789. [pronounce: <u>let</u>-re de ca-shay]
- Leverage 1. The power of a small amount of money to buy things of far greater value through borrowing. This power is often expressed as the ratio of total purchase price to actual money used to buy property. 2. Putting down a small investment (usually as a down payment) to control a large amount of **stock** (and usually borrowing the rest). This makes the eventual profit or loss guite large when compared to the money actually put up if the price of the stock changes. 3. Any borrowing to buy an asset, especially as an investment. 4. The proportion of a company's **bonds** and *preferred* **stock** compared to its **common** stock. The common stock is called "highly leveraged" if there is proportionately little of it, because small changes in the company's income can result in big changes in the stock's value, since payments that must be made on bonds and preferred stock are large, but unchanging. 5. A "leveraged lease" is a deal in which leased items are financed by a third person. This is often done to shift tax benefits from the persons who lease and actually use the property to the owners who gain more. See equity investor. 6. A leveraged buyout is using borrowed money to buy a controlling interest in a company.
- Levy 1. To assess, raise, or collect. For example, to *levy a tax* is to either pass one in a **legislature** or to collect one. 2. To seize or collect. For example, to *levy on a debtor's property* is to put it aside by court **order** in order to pay **creditors**. 3. The **assessment** or seizure itself in no. 1 and no. 2. 4. To *levy war* is to start a rebellion against the government. It is an act of **treason** under the U.S. **Constitution**.

بایکارخبری SEkhtebar

Morally impure in a sexual sense; lascivious. Lewd

Lex (Latin) 1. Law (or a collection or body of laws). For example: lex mercatoria (law merchant); lex naturale (natural law); lex ordinandi (procedural law, as opposed to substantive law): lex scripta (written law; **statutes**); *lex talionis* (law of retaliation; "eye for an eye"); and *lex* terrae (law of the land; due process of law). 2. Lex loci is the "law of the place." For example, lex loci actus (law of the place where the act was done): lex loci contractus (law of the place where the contract was made or the place with the most important legal connections to the contract); lex loci criminis or delictus (law of the place where the crime was committed); lex loci domicilii (law of the domicile or permanent home of the person involved): lex loci rei sitae or situs (law of the place where the thing, usually land, is); etc. Many of these are abbreviated without the "loci," but that changes the Latin ending of the words. See no. 3 for contrast, 3. Lex fori is the "law of the forum" or court, the law of the state or country where the case is decided. Judges must often choose whether lex fori or lex loci (see no. 2) is the law that decides a case. See also conflict of laws.

A computerized legal research source.

Leze majesty (French) Treason or rebellion.

Liability A broad word for legal obligation, responsibility, or debt. Liability insurance is insurance against claims based on others' bodily injury, against claims based on others' property damage, or against specified claims involving any type of liability.

Liable Responsible for something (such as harm done to another person); bound by law; having a duty or obligation enforceable in court against you by another person. Not "libel."

1. Written defamation. Publicly communicated, false written Libel statements that injure a person's reputation, business, or property rights. To *libel* certain public figures, the written statement must also be made with at least a "reckless disregard" for whether the statement is true or false. 2. Formerly the first pleading in an admiralty (maritime or ocean-ship) court, corresponding to the complaint of an ordinary civil lawsuit. Also, the name for some specialized complaints in some places, such as a "divorce libel." Not "liable."

Libelant Plaintiff.

Defamatory; tending to injure a reputation. Libelous

Liberal construction Interpretation of the meaning of a **statute** that permits the statute to apply to situations within its general scope, but not explicitly covered. See equity of a statute for more detail and compare with **strict** construction.

- Liberty 1. Freedom from illegal personal restraint. 2. Personal rights under law. 3. A liberty interest is a right protected by due process of law (see that word). 4. For liberty of contract, speech, the press, etc., see freedom of that word.
- Library of Congress system A method of finding books, first by subject area (law is "K") and then by a number assigned in time order by the Library of Congress. Compare with the **Dewey decimal system**.
- 1. Formal permission to do something specific; for example, a state driver's license or the license given by one company to another to manufacture a patented product. But see no. 3. 2. The document that gives the formal permission. 3. Acting without any legal restraint: disregarding the law entirely.
- 1. A person who holds a license. 2. A person who is on prop-Licensee erty with permission, but without any enticement by the owner and with no financial advantage to the owner: often called a "mere." "bare." or "naked" licensee as opposed to an "invitee" in negligence law. In some situations, an invited personal guest is a licensee, not an invitee.
- **Licentiousness** 1. Doing what you want with total disregard for ethics, law, or others' rights. 2. Lewdness or lasciviousness; moral impurity in a sexual context.
- Licit Permitted by, authorized by, or not forbidden by law.
- Lie Exist; be supported by. For example, the phrase "the action lies in tort" means that the right way to bring a lawsuit based on a particular subject is as a tort case.
- **Lie detector** A machine that reads blood pressure, heart rate, and other body signs (such as the skin's electrical resistance) and gives a rough indication of whether or not a person is telling the truth while guestions are asked. Lie detector (also called polygraph) tests are not admitted as evidence, except in some states that allow them when both sides of a case agree to use the results. (Other machines, such as "voice stress analyzers," have also been used as lie detectors.)
- A claim against specific property that can be enforced in court to secure payment of a judgment, duty, or debt. Sometimes lien is defined to exclude claims due to contracts or mortgages. A lienee is an owner of property with a lien against it and a lienor (or lienholder) is a person who owns a lien against property. A mechanic's lien is the right of a worker to hold property worked on until paid for the services. A tax lien is the government's placing on a piece of property a financial obligation that must be paid because taxes have not been paid. Other types of liens include landlord's, maritime, etc. [pronounce: leen]

Lien creditor See lien and secured creditor.

Lien state (or theory jurisdiction) A state in which a mortgage is considered a mere lien on property, with the result that the creditor who holds the mortgage cannot get title to the property until a foreclosure sale is completed. Compare with **title** theory state.

Lieu (French) "Place." "In lieu of" means "instead of."

- 1. A deputy, substitute, or second in command, such as a lieutenant governor. 2. A military or police middle rank; closer to the bottom than the top in the military, about the middle for the police.
- 1. Human *life* begins at different times for different legal purposes. Life It may begin at conception, at the time when a child is capable of living outside the womb, at the moment of birth and first breath, etc. For definitions of the end of life, see death, 2. Life is also short for "for life" or "for the duration of life." For example, a life estate, interest, or tenancy lasts until a named person or persons die. And a life annuity is a type of insurance or pension plan (see that word) that pavs from a certain point until the end of the person's life.
- Life care contract An agreement (usually between an elderly person and a nursing home) in which the person turns over all property in return for all support from then on.
- **Life estate (or interest or tenancy)** An ownership interest in property (an **estate**) that lasts until a named person or persons die.
- Life expectancy The length of time a person of a given age, sex (and sometimes health) is expected to live. This is computed from life (or actuarial) tables, sometimes adjusted for individual health-related history and characteristics, and used in figuring insurance rates, damages for injuries, etc.
- Life in being The lifetime of a specific person already born, or the lifetime of a person who will be alive when a **deed** or will takes effect. A life in being is used in the calculations used in the rule against perpetuities (see perpetuity).
- **Lift** Remove an obstacle or obligation. Stop the effect of something. such as a court order.
- Like-kind exchange A trade of ownership of certain property by one person for property of the same type owned by another person. With certain exceptions and limitations, a gain or loss on the trade is not recognized (see recognition) as a currently taxable event.

Limine (Latin) See in limine.

Limit order See order.



- Limitation 1. A restriction. 2. A time limit. For example, a statute of limitations is a law that sets a maximum amount of time after something happens for it to be taken to court, such as a "three-year statute" for lawsuits based on a contract, or a "six-year statute" for a criminal prosecution. (A distinction is sometimes made between a statute of limitations, which ends the remedy of going to court, and a statute of repose, which ends the underlying right or cause of action.) 3. See limited.
- Limited 1. Partial or restricted. For example, limited liability is the legal rule that the owners (shareholders) of a corporation cannot usually be held accountable for corporate actions or losses and, thus, the most they can usually lose is the value of their investment. But see piercing the corporate veil. The limited partners but not the general partners of a limited partnership also have limited liability. See also limited liability company and limited liability partnership. 2. "Limited" is the British and Canadian word for "incorporated." It is abbreviated "Ltd." 3. A previously decided case is said to be limited by a subsequent case if the court in the subsequent case reduces the scope or applicability of a rule of law (without overruling it) established in the previous case. 4. For other examples, see the words following.
- **Limited admissibility** The principle that a judge may allow **evidence** to be used for one purpose in a trial, but not another. If it is a jury trial, the judge should instruct the **jury** carefully about what the evidence may and may not prove and how the jurors may consider it.

Limited divorce See separation.

Limited fee simple See fee simple.

- Limited liability company A cross between a partnership and a corporation (see those words) owned by members who may manage the company directly or delegate to officers or managers who are similar to a corporation's directors. Governing documents are usually a publicly filed articles of organization and a private operating agreement. Members are not usually liable for company debts, and company income and losses are usually divided among and taxed to the members individually according to share.
- **Limited liability partnership** A **partnership** (see that word) in which the partners have less than full **liability** for the actions of other partners, but full liability for their own actions. In a *limited liability* **limited partnership**, the *general partners* have less than full liability for the actions of other general partners.



- Limited partnership A partnership (see that word) formed by *general* partners (who run the business and have **liability** for all partnership debts) and *limited* partners (who partly or fully finance the business, take no part in running it, and have no liability for partnership debts beyond the money they put in or promise to put in). See also **limited liability** partnership and **limited** partnership association.
- **Limited partnership association** A business organization with many of the characteristics of a **limited liability company** (see that word) and the restriction of membership to persons elected by current members.
- **Limited publication** Communication of a work to a few people. This is not a **dedication** of the work to the public that results in a loss of the work's **copyright**.
- Limited trust A trust set up for a specific time period.
- Line item veto See veto.
- **Line of credit** The promise to lend money up to a certain maximum that a merchant or bank will give to a customer, usually for an ongoing series of transactions.
- **Line of descent** A **direct** *line of descent* includes grandparents, parents, children, etc., and a **collateral** *line of descent* includes brothers, aunts, nieces, etc.
- **Line of duty** Acts performed by military or law enforcement officers to carry out their assigned tasks.
- **Lineal** In a line. For example, *lineal relationships* are those of father and son, grandson and grandmother, etc. [pronounce: <u>lin</u>-ee-al]
- **Lineup** A group of persons, placed side-by-side in a line, shown to a witness of a crime to see if the witness will identify the person suspected of committing the crime. A *lineup* should not be staged so that it is suggestive of one person.
- **Link financing** The process by which one person deposits a **compensating balance** in a bank to help another person get a loan.
- **Link-in-chain** Describes the principle that the **constitutional** privilege against **self-incrimination** (see that word) includes protection against questions that could lead even indirectly to a linking of the person and criminal activity.
- **Liquid** 1. Having enough money to carry on normal business. 2. Easily turned into cash.
- Liquidate 1. Pay off or settle a debt. 2. Adjust or settle the amount of a debt. 3. Settle up affairs and distribute money, such as the money left by a dead person or by a company that goes out of business.

- Liquidated 1. Paid or settled up. 2. Determined, settled, or fixed. For example, a "liquidated claim" is a claim or debt with a definite amount fixed either by agreement or by a court's action, and liquidated damages is a specific amount of money agreed to in a contract as compensation for a breach of that contract. Contrast penalty clause. 3. Sold for cash. The assets of a dead company may be liquidated (to pay creditors, owners, etc.).
- 1. See **liquidate**. 2. Winding up (see wind up) a company's Liquidation affairs in order to end its existence.
- **Liquidity** 1. See **liquid**. 2. The ability to turn **assets** easily into cash.
- (Latin) 1. A pending lawsuit. 2. A warning notice that title Lis pendens to property is in **litigation** and that anyone who buys the property gets it with legal "strings attached."
- 1. See **listing**. 2. See **docket**. 3. List price is a suggested retail price of goods set by the manufacturer. It may be reduced for many reasons.
- Listed security A stock (or other security) that has met the requirements of a stock exchange (financial reports, supervision, etc.) and is traded on that exchange.
- 1. A **real estate** agent's right to sell **land**. An *open* (or *general*) Listing listing is the right to sell that may be given to more than one agent at a time. An exclusive agency listing is the right of one agent to be the only one other than the owner who may sell the property during a period of time. An exclusive (authorization to sell) listing is a written **contract** that gives one agent the sole right to sell the property during a time period. This means that even if the owner finds the buyer, the agent will get a commission. Multiple listing occurs when an agent with an exclusive (or exclusive agency) listing shares information about the property (and its availability for sale) with many members of a real estate association and agrees to share the commission with an agent who finds the buyer. And, a *net listing* is an arrangement in which the seller sets a minimum price he or she will take for the property, and the agent's commission is the amount the property sells for over that minimum selling price. 2. See listed security.
- Literacy test A reading test that must be passed to vote. Most state literacy tests have been ended by the Federal Voting Rights Act.
- **Literal construction** See interpretation definition no. 1.
- Literary property 1. A written work, such as a novel or screenplay, protected by **copyright**. 2. Ownership rights in a **literary work**.
- Literary work Under copyright law, any work (except audiovisual) expressed in words, numbers, or symbols, regardless of its physical torm (books, manuscripts, tapes, etc.).

- A plaintiff or defendant in a lawsuit. Litigant
- Litigate 1. Actively carry on a lawsuit. 2. Carry on the **trial** part of a lawsuit.
- Litigation A lawsuit or series of lawsuits.
- 1. Prone to bringing lawsuits; bringing too many lawsuits. Litigious 2. Disputable: subject to disagreement. [pronounce: le-tij-es]
- **Littoral** Having to do with a shore, bank, or side of a body of water.
- **Live storage** The temporary parking of a car in a garage.
- **Livery** An old word for the formal transfer and either actual or symbolic delivery of something (especially land).
- **Living trust** A **trust** that will take effect while the person setting it up is still alive, as opposed to one created under a will upon death.
- Living will An advance directive by which you authorize your possible future removal from an artificial life support system.
- **Lloyd's of London** The world's largest association of **insurance** underwriters (persons and companies that insure things).
- 1. That part of **insurance**, **mutual fund**, or other business charges that represents **commissions** and selling costs. 2. An unreasonable additional charge.
- Loadstar method See lodestar method.
- Loan commitment A promise by a bank, mortgage company, etc., to lend someone a certain amount of money at a certain rate of interest for a certain length of time. A loan commitment to finance a real estate purchase will usually be held open long enough to give the buyer time to complete the purchase and provides that the property purchased will be **collateral** for repayment of the loan.
- Loan for consumption A loan such as a cup of sugar that gets returned as a different cup of sugar. See loan for use.
- **Loan for use** A loan such as a lawnmower that gets returned as exactly the same lawnmower. See loan for consumption.
- Loan ratio (or loan-to-value ratio) A comparison of the amount of a loan to either the market value of the property on which the loan is made or to the property's purchase price. The use of one "ratio" phrase or the other is imprecise, so look for the specification of market value or purchase price.
- Loan shark A person who lends money at an interest rate higher than the legal maximum or who uses extortion to force repayment.
- Loan value The highest amount a lender will lend (or can safely lend) on a piece of property, on a life **insurance** policy, etc.



- Loaned servant doctrine The legal principle that in most cases when an employer lends a person to another employer, that person becomes an employee of the second employer for many purposes, such as liability to others.
- **Lobbying** Attempting to persuade a **legislator** to vote a certain way on a bill or to introduce or change a bill.
- **Lobbying acts** Federal and state laws requiring the **registration** of *lob*byists, the reporting of money spent by lobbyists, and other things. See also foreign agent.
- A lawsuit that may be brought in only one place. Compare Local action with transitory action.
- Local agent A person who takes care of a company's business in a particular area. Many states require a company doing business in the state to register a local agent for the service of process for lawsuits against the company.
- Local assessment (or local improvement assessment) A tax on only those properties benefiting from an improvement such as a sidewalk or sewer
- Local court A vague term meaning a municipal court, a particular foreign court, a state rather than a federal court, etc.
- Local law A vague term for a law that operates only in one geographic area, that affects only one type or group of persons or things, that operates "here" rather than "there." etc.
- Local option 1. The choice given to a city, county, etc., under state law to choose whether to allow such things as the sale of alcoholic beverages, the existence of racetracks, etc. 2. Home rule.
- **Location** Taking actions to make a claim for the mineral rights to land. There are detailed requirements that can include posting of signs to give notice of the claim and marking the boundaries on which the claim is made.
- **Locative calls** The description of land in a **deed** or other document by using landmarks, physical objects, and other things by which the land can be precisely located and identified.
- **Lockbox system** First a company's customers send payments to a local post office box, then a local bank collects the payments and sends them on to the company's main bank. This is a common form of concentration banking, in which local payments feed into local banks for transfer.
- 1. Describes someone who has profits on **stocks** or other **se-**Locked in curities that will require a high tax payment if the stocks are sold now.

- 2. Describes someone who has an **option** to purchase something at a certain price even if the price goes up, or who has a mortgageapplication interest rate quaranteed for a specific time period.
- Lockout An employer's refusal to allow employees to work. This is not an individual matter between an employer and a single employee, but a tactic in employer-union disputes.
- **Lockup** A place of detention in a police station or courthouse.
- Loco parentis See in loco parentis.
- Locus (Latin) 1. Place. For example, locus contractus (the place where the contract was made); locus criminis or delicti (the place where the crime was committed); locus regit actum (the place where the act is done); etc. See lex loci for more examples. 2. Locus sigilii is "the place of the seal." See L.S. 3. Locus poenitentiae is the "place of repentance," a final chance to change your mind before making a deal or committing a crime.
- Lodestar method 1. Calculating the award of attorney's fees in a case by multiplying the reasonable hours spent (which may be less than the actual hours) by the reasonable hourly rate (which may be less than the requested rate). 2. Any **statutory** attorney's fees calculated by what is reasonable, rather than by what is claimed.
- Lodger A person who pays to live in a part of a dwelling managed by another and who does not have total control over the rooms lived in.
- **Log rolling** 1. Including many different things in one legislative bill to get many different people to vote for it, thus voting for things they might have voted against if the things were separate. 2. Legislative favor-trading in general.
- Logging in Recording the names of persons as they are brought to a police station. The *logging in* process may be combined with **booking** (see that word).
- **Loitering** Hanging around with no apparent purpose. Many anti-loitering laws are unconstitutional.
- Long (or long position) A person who has large amounts of stock or who has contracted to buy large amounts of a stock for future delivery in expectation of a price rise is called *long* and has a *long position*.
- Long-arm statute A state law that allows the courts of that state to claim jurisdiction over (decide cases directly involving) persons outside the state who have allegedly committed torts or other wrongs inside the state. Even with a long-arm statute, the court will not have jurisdiction unless the person sued has certain minimum contacts with the state



- **Loophole** A technical way to avoid the intent or main thrust of a law or contract, such as legally avoiding taxes by taking advantage of an ambiquity or omission in the tax laws.
- Looseleaf service A set of books in looseleaf binders that gives up-tothe-minute reports on one area of law, such as federal taxes. As the law changes, new pages replace old ones. Three big publishers of these are Prentice-Hall, Commerce Clearing House, and Bureau of National Affairs.
- Lord Campbell's Act 1. Shorthand name for a law that sets the maximum amount that can be recovered in a wrongful death action (see that word). 2. The first law that allowed truth published for the public benefit to be a defense to libel.
- Lord Mansfield's Rule The principle, used in some states, that neither spouse may testify about the husband's access to the wife at the time a child was conceived.
- Loss A broad word that can mean anything from total loss (dropping a coin in the ocean accidentally) through partial loss (a drop in the value of a stock) to technical loss ("loss of an eye" might mean "not able to see well enough to work"). In general, the legal use of the word is close to its ordinary use. For various types of loss, such as casualty. general average, hobby, etc., see those words.
- Loss leader Merchandise sold below cost to attract customers who may buy other items. When this is advertised with no intention of selling the promised items, it may be bait and switch.
- Loss of bargain rule Benefit of bargain rule.
- Loss payable clause 1. A provision in an insurance policy that lists the order of payments if the insurance is insufficient to pay everyone involved. 2. A provision in an insurance policy that permits payment to someone other than the person named as the policy owner.
- The proportion of insurance premiums collected to loss Loss ratio claims paid.
- **Lost grant doctrine** The principle that if a person holds land as the owner and the previous owner knew about it for a long time, then it is assumed that there must have been a document transferring ownership even if it cannot be found.
- Lost volume seller A seller who has goods because a buyer has broken a contract to buy them, and who then sells the goods to a second buyer who would have otherwise given the seller additional sales volume by buying identical goods. The seller may collect lost profits from the first buver.



- Lost will A will, known to have been executed (see execute), but that cannot be found after the **testator's** death. In some states, the content of a lost will can be proved by evidence about it. In some states, the fact that there is a lost will creates a rebuttable presumption that the will was revoked and is void.
- Lot 1. An individual piece of land. 2. A thing or group of things that is part of one separate sale or delivery. 3. One sale of stock or other security. See odd lot and round lot.
- Louisiana Law Law based primarily on the French Code Civil rather than British common law.

See consideration. Love and affection

Low docs See no docs.

Loyalty oath A pledge of allegiance required of many public employees, mostly of those in jobs having access to secrets. If the oath is vague or requires swearing to things in a way that violates a person's civil rights, it is usually unconstitutional.

Ltd. Limited.

- Lucid interval A period of "temporary sanity" or clearheadedness, during which an insane or mentally infirm person can lawfully marry, write a valid will, or enter into binding contracts.
- Lucrative title An old phrase for rights to property received by gift or inheritance.
- Lucri causa (Latin) In order to gain or profit; profit motive.
- **Lump-sum settlement** 1. Payment of an entire amount of owed money at one time, rather than in installments. Such settlement may be for less than the entire amount owed or in dispute. 2. Payment of a fixed amount of money to take care of an obligation that might otherwise have gone on forever. For example, "lump-sum alimony" might be a payment of one large sum to avoid having to pay a changeable, potentially greater, amount of money on a regular basis for a long time.

Lunacy See insanity.

- Luxury tax A tax on things considered unnecessary, such as jewelry over a certain price, cigarettes, or liquor. A *luxury tax* is a type of **excise**.
- Lying by Describes a person who remains silent during a transaction that affects his or her interests. The right to protest the transaction may be forfeited if the person's lying by indicates acquiescence to the transaction. See also estoppel.
- Illegal actions by persons who claim to take the law into their own hands to punish someone, usually by death.





M.A.C.R.S. Modified accelerated cost recovery system.

M.B.E. Multistate Bar Examination.

M.D. Middle district.

M.J. Military Justice Reporter.

M.L.P. Master Limited Partnership. A publicly traded **limited partnership**, often in real estate or natural resources, that has certain tax advantages.

M.O. Modus operandi.

M.S.P.B. Merit Systems Protection Board.

M.&A. Mergers and acquisitions. See merger no. 2.

Made See make.

Magisterial precinct (or district) The part of a county in which a magistrate, constable, or justice of the peace has official power.

Magistracy 1. All public officials. 2. All judges and law enforcement officials. 3. All judges. 4. All low-level judges such as justices of the peace. 5. The office of magistrate (see that word).

Magistrate A judge, usually with limited functions and powers; for example, a **police court** judge. *U.S. magistrates* conduct pretrial proceedings, try minor criminal matters, etc. [pronounce: <u>mai</u>-eh-strate]

Magna Charta (or Carta) A document, signed by the English king in 1215, that defined and gave some individuals many basic rights for the first time in England. These included personal and property rights, limits on taxation, certain freedoms from religious interference, etc.

Magnuson-Moss Act (15 U.S.C. 2301) A 1975 federal law that set standards for warranties on consumer products. The act requires clear, simple written warranties, defines what "full warranty" means, etc.

Mail fraud The federal crime of using the mails in any way to deliberately cheat another person.

Mail order divorce Popular name for a divorce granted by a country in which neither person lives and to which neither person has traveled to get the divorce (or to which only one person with no domicile in that country has traveled). Mail order divorces are not valid in the United States.



Mailbox rule The rule that an acceptance of an offer is made (and forms a valid contract) when it is mailed, so neither the person making the offer nor the person accepting it can take it back after the acceptance is in the mail. This rule applies only in situations where mailing is a reasonable practice. The general principle (that sending, not receipt, makes an acceptance) applies to other ways of communicating also. The mailbox rule does not apply to making an offer or to the revocation of an offer.

Maim Seriously wound, disfigure, or disable a person.

Main purpose doctrine The principle that if the *main purpose* of a person's promise to pay another's debt is the person's own benefit, that promise need not be in writing to be enforceable. (This is an exception to the general rule under the **statute of frauds** that the promise to pay another's debts must be in writing.)

Maintain Carry on; keep from **lapse** or failure; support; keep in good shape; continue; do repeatedly. See also **maintenance**.

Maintenance 1. Acting to maintain (see that word). 2. Meddling with a lawsuit that doesn't concern you; for example, by paying a person to continue a lawsuit he or she would have dropped. See also champerty. 3. Supplying the necessities of life. See also separate maintenance. 4. For maintenance call, see margin call.

Major and minor fault rule The principle that when one ship's fault is uncontradicted and clearly could have caused the collision, any doubts about the other ship's possible fault should be resolved in its favor.

Major dispute A *major dispute* in transportation *labor law* concerns the creation or change of a labor contract, while a *minor dispute* concerns the meaning of an existing contract as it applies to specific situations.

Major federal action A project that requires substantial planning, time, spending, or resources by the U.S. government. These actions may require an **Environmental Impact Statement**.

Majority 1. Full legal age to manage your own affairs. 2. More than half. Fifty-one is a *majority* of votes when one hundred persons vote. A distinction is sometimes made between an *absolute majority* (more than half of the voters who come to vote) and a *simple majority* (more than half of the voters who actually vote on one particular issue or election contest). 3. For majority *opinion*, see **opinion**. A *majority view* is a legal principle agreed to by most of the courts that have considered the question or by the highest court in most of the states that have considered it. And *majority-consent* is the procedure in some states by



which a majority of a company's stockholders can give written consent to waive the annual meeting and take various actions by written agreement.

1. Sign a document to make it legally valid, as in "made and exe-Make cuted." 2. Prove a legal point, as in "make your case." 3. Create something. For example, to make a record is to create a basis "in the record" for a decision in your favor (or for a possible appeal) by presenting evidence: or to create and assemble the physical record of a case (transcript, pleadings, exhibits, etc.), And a judge makes law by deciding a case (or interpreting a statute) in a way that creates a new and different precedent.

Make whole Put a person who has suffered a loss because of another's wrong back into the financial position he or she was in before the wrong was done.

1. A person who initially signs a **negotiable instrument**, such as Maker a **note**, and by doing so promises to pay on it. 2. A person who signs, creates, or performs something.

(Latin) Bad faith. [pronounce: mal-a fee-dez] Mala fides

See malum in se. Mala in se

Malpractice. Mala praxis

Mala prohibita See malum prohibitum.

Malefactor A person who is guilty of a crime.

1. Wrongdoing. 2. Doing an illegal act (especially by a Malfeasance public official). Compare with misfeasance and nonfeasance.

Malice 1. III will. 2. Intentionally harming someone; having no moral or legal justification for harming someone. 3. In defamation law, with knowledge of falsity or with reckless disregard for whether or not something is false. [pronounce: mal-iss]

Malice aforethought An intention to seriously harm someone or to commit a serious crime.

Malicious Done intentionally, from bad motives and without excuse. For example, malicious prosecution is the tort of bringing criminal charges against someone in order to harm that person and with no legal justification for doing it. Some states recognize a similar tort, malicious institution of civil proceedings. See also abuse of process. [pronounce: ma-lish-us]

Malicious mischief The criminal offense of intentionally destroying another person's property.

Mallory rule The McNabb-Mallory rule.



Malloy v. Hogan (387 U.S. 1) The 1964 U.S. Supreme Court decision that used the Fourteenth Amendment to extend the federal Fifth Amendment protection against self-incrimination to criminal defendants in state courts.

Malo animo (Latin) "With evil mind": malice.

Malo grato (Latin) Unwillingly.

Malpractice Professional misconduct or unreasonable lack of skill. This word usually applies to bad, incomplete, or unfaithful work done by a doctor or lawver.

Malum (or mala) in se (Latin) "Wrong in and of itself"; morally wrong; describes **common law** crimes. [pronounce: ma-lum in say]

Malum (or mala) prohibitum (Latin) "Prohibited wrongs": describes statutory crimes, especially those not malum in se.

Manager 1. A person chosen to run a business or a part of one. 2. A member of the House of Representatives who is chosen to prosecute an impeachment trial in the Senate. 3. See conference committee.

Managing agent A corporate employee for whose actions the corporation may be held responsible; a corporate employee who may serve as a corporate representative; etc. What type or level of employee is a managing agent differs from state to state and from situation to situation (employee fraud, service of process on the corporation, testimony about corporate affairs, etc.).

Mandamus (Latin) "We command." A writ of mandamus is a court order that directs a public official or government department to do something. It may be sent to the executive branch, the legislative branch, or a lower court. [pronounce: man-day-mus]

Mandatary An agent. Not mandatory.

Mandate 1. A judicial command to act; see mandamus. 2. An authorization to act. 3. Require. See mandatory. 4. Strong voter approval for a political position. 5. For mandated reporter, see child abuse.

Mandatory Required; must be followed or obeyed.

Mandatory authority Binding authority.

Mandatory injunction All injunctions are mandatory in the sense that they must be obeyed, but *mandatory injunction* refers to an injunction that requires a person to do something, as contrasted with a prohibitory injunction, which requires a person to refrain from doing something.

Mandatory instruction See formula instruction.

Mandatory sentence See sentence no. 2.



- Manifest 1. Clear, visible, indisputable, or requiring no proof. 2. A written document that lists goods being shipped or stored, giving descriptions, values, shipping information, etc. 3. A list of passengers carried by a ship or a plane. 4. Manifest necessity, is legal necessity.
- Manifesto 1. A formal written statement by the head of a country concerning a major international action. 2. A public declaration of political principles.
- Man-in-the-house rule Any state regulation (now unconstitutional) used to deny welfare benefits (see those words) to poor families solely because a man lives with them.
- Manipulation A series of **stock** (or other **securities**) transactions intended to raise or lower the price of the stock or to convince others to buy or sell. This is usually done by creating a false impression of active trading or by trying to trigger a major trading trend.
- Mann Act (8 U.S.C. 1557) A 1910 federal law prohibiting the transport of women across state lines for immoral purposes (especially prostitution).
- Manslaughter A crime, less severe than murder, involving the wrongful but non-malicious (see malice) killing of another person. There are various categories of manslaughter. In some states voluntary manslaughter is a killing in a sudden rage such as occurs during a quarrel and fight, and involuntary manslaughter is a killing with no intention to cause serious bodily harm, such as by acting without proper caution.

Manufacturer's liability See strict liability.

Manumission A release from slavery.

- Mapp rule The principle, from the 1961 U.S. Supreme Court case of Mapp v. Ohio (367 U.S. 218 (1961)), that evidence obtained in violation of a criminal defendant's constitutional rights may not be used against the defendant in a state criminal trial. The Mapp rule is an exclusionary rule. A Mapp hearing is a criminal case suppression hearing to determine whether evidence should be excluded because it was illegally obtained.
- Marbury v. Madison (5 U.S. 137) The 1803 U.S. Supreme Court decision that established the right of the judiciary to decide whether an act of **Congress** is **constitutional**. This is one type of judicial review.
- Margin 1. A boundary or boundary line. 2. The percentage of the cost of a **stock** (or other **security**) that must be paid in cash by the buyer. A **broker** who offers such a *margin* transaction then makes a loan for the balance of the cost, keeping the stock as **collateral** in a *margin account*. 3. For *margin of profit*, see **profit margin**.



- Margin call 1. A stockbroker's (see that word) demand for more cash or more collateral for a stock bought on margin because the stock has gone down in value. This is also called a maintenance call or remargining and is done by others, such as commodity dealers. 2. A stockbroker's notice to a buyer that a certain stock has been bought and that the purchase price must now be paid.
- Marginal cost The cost of adding one more identical item to a bulk purchase, of manufacturing one more item in a production run, of borrowing one more dollar in a loan, etc.
- Marginal rate The tax rate applied to a person's or organization's highest tax bracket.
- Marital Having to do with marriage. For example, the *marital deduction* is the amount of money a wife or husband can inherit from the other without paying **estate** or gift taxes; and *marital property* is any property owned by a husband and wife together, including most things purchased during the marriage.
- Marital agreements 1. All contracts between persons married to each other. 2. Contracts between persons about to get married or about to separate. These usually concern the division of property, custody, and support in the event of divorce or legal separation. When entered into prior to marriage, these contracts are known as premarital, prenuptial, or antenuptial agreements. When entered into during the marriage (after the marriage ceremony), the contracts are known as separation agreements or postnuptial agreements.
- Marital communications privilege 1. The right of a husband and wife to keep the contents of their private conversations secret. 2. The right of a husband or wife to keep the other from testifying against him or her in a **criminal** trial. This right may not apply if the crime is by one spouse against the other. Not interspousal immunity.
- Maritime (or marine) belt See territorial waters.
- Maritime law The law of ships, ocean commerce, and sailors. See also admiralty.
- Mark 1. A sign, such as a cross-mark (X), used by a person who cannot sign a name. To be valid, it usually requires witnesses who sign the document. 2. See marque and reprisal. 3. An indication; proof or evidence. For example, a mark of fraud is a sign or indication that something is phony. 4. A trademark, service mark, collective mark or certification mark (see those words) that can be registered under federal law because it is "used in commerce" by being displayed on



- or with a product or service sold or advertised in more than one state or country.
- Market 1. The geographical region in which a product can be sold, or the economic and social characteristics of potential buyers. 2. Short for "stock market" or "commodities market." 3. The demand for something or the price it will sell for if sold. 4. The range of bid and asked (see that word) prices for over-the-counter stocks.
- **Market making** Establishing a sales price for **over-the-counter** stocks and other securities by placing **bid and asked** (see that word) quotations.
- Market order See order.
- **Market power** A company's (or group of companies') ability to raise prices by lowering output because it controls a large amount of the trade in an item. This may be a violation of **antitrust acts**.
- Market price 1. The price at which something has just sold in a particular market, 2. Market value.
- **Market share** The percentage of sales that one company controls of a particular item in a particular market.
- Market value The price to which a willing seller and a willing buyer would agree for an item in the ordinary course of trade. It is also called "actual market value," "actual value," "cash market value," "clear market value," "fair market value," "fair value," "fair value," "just compensation," etc.
- Marketable 1. Easily sold for cash. For example, a marketable security is a stock, bond, etc., that can be sold in the proper exchange or through normal business channels. Marketable securities also refers to a company's temporary investments of extra cash in such short-term, low-risk things as treasury bills and commercial paper. 2. Commercially valid. For example, a marketable title to land is ownership that can be freely sold because it is clear of any reasonable doubts as to its validity.
- **Marketable title acts** State laws that make it possible to determine whether or not a **title** to land is good by searching the public records for a limited time only (for example, back to forty years ago).
- Marketing contract 1. Any agreement between an agent (or a broker or merchant) and a producer by which goods, securities, etc., are sold. 2. An agreement between a producers' cooperative and its members in which the members promise to sell through the co-op and the co-op promises to get the best possible price. 3. An output contract or a requirements contract.



- Marketing order A federally approved limit on the amount of a particular vegetable or other agricultural commodity that can be sold by farmers in a particular area.
- Marketplace of ideas A goal of freedom of speech: the best ideas can find acceptance if unhindered by the government.
- 1. The meeting in which a committee of a legislature goes through a bill section-by-section to revise and finalize it. 2. An amount of money added to the cost of an item to give the merchant selling costs plus a profit. If a merchant buys a shirt for ten dollars and sells it for fifteen, it has a "50 percent markup," or a "five dollar markup."
- Marque and reprisal The request made to the ruler of one country to seize the citizens or goods of another country until some wrong done by that other country is righted.
- Legal union as husband and wife. For ceremonial marriage, Marriage see that word. For informal, consensual, or common law marriage, see common law marriage.
- Marriage settlement 1. See marital agreements. 2. A transfer of title to property that firmly fixes the right of **succession** to protect the wife or the inheritance rights of existing or future children. For example, an aunt might "settle" the title to a house on the bride and her children as of the date of the proposed marriage.
- Marshal A person employed by a federal court to keep the peace, deliver legal orders, and perform duties similar to those of a state sheriff. Not "martial."
- Marshaling 1. Arranging, ranking, or disposing of things in order. For example, marshaling assets and claims is collecting them up and arranging the debts into the proper order of priority and then dividing up the assets to pay them off. This is done by a trustee when someone goes bankrupt and by an executor or administrator of a dead person's estate. 2. In general, if one creditor could collect from either of two pots of a **debtor's** money and a second creditor can collect from only one of them, the first creditor will be required to take from the singly-claimed pot first. This is called the rule of marshaling assets, the rule of marshaling remedies, the rule of marshaling securities, and the two funds doctrine. The rule of marshaling liens, is also called the inverse order of alienation doctrine.
- Martial law Government completely by the military; control of the domestic civilian population by the military in wartime or during a breakdown of civilian control. Not "marshal." Compare military government and military law. [pronounce: mar-shall]



- Martin v. Hunter's Lessee (14 U.S. 304) The 1816 case that established the U.S. Supreme Court's right to review all state court decisions involving the U.S. Constitution or laws.
- Martindale-Hubbell Short for the Martindale-Hubbell Law Directory. a multivolume book that lists many lawyers by location and type of practice. Other volumes contain summaries of each major area of the law in each state and most foreign countries.
- Mary Carter agreement An agreement between a plaintiff and one (or more, but not all) of the co-defendants that gives the co-defendant a financial interest in the plaintiff's recovery.
- Mask work A series of related images that represent the design of a semiconductor chip. Mask works are protected from infringement by the Semiconductor Chip Protection Act of 1984.
- Mass picketing Picketing in large numbers. If it disrupts a business it may be an unfair labor practice or subject to an injunction or a lawsuit for damages.

A business trust. Massachusetts trust

- 1. An employer who has the right to control the actions of an employee (the "servant"). The term "master" is not applied to one who hires an **independent contractor**. 2. A special master is a person appointed by a court to carry out the court's orders in certain types of lawsuits. A special master might, for example, supervise the sale of property under a decree (order) that it be sold. Federal courts and many state courts have *masters* to perform a wide variety of information-gathering jobs for a trial. 3. Overall or controlling; for example: a master agreement is an agreement between a large union and the leaders of one industry that becomes a model for labor contracts with each individual company; a master contract is a basic agreement to buy or lease equipment as needed, each time under the same general terms; a master deed is the overall plan containing the obligations of, and restrictions on, each unit of a condominium; a master limited partnership is a limited partnership that sells its shares as securities; a master plan is the overall plan of a city for housing, business, recreation, etc., as laid out in a map and in materials on zoning laws, environmental impacts, etc; and a master policy is an insurance policy for persons in a group insurance plan.
- Important; probably necessary; having effect; going to the Material heart of the matter. For example, a material allegation in a legal pleading is a statement that is essential to the claim or defense being used and without which the pleading would have little or no legal effect, and



a material alteration is a change in a document that affects its meaning or legal effect. For other examples, see the words following, Also see relevant

Material breach A breach of contract that involves a failure to substantially perform (see substantial performance) a contractual promise. A breach of contract must be material for a lawsuit based on the breach to succeed.

Material evidence See relevant.

- Material fact 1. A basic reason for a contract, without which it would not have been entered into. 2. A fact that is central to winning or deciding a case. 3. A fact which, if told to an insurer, would have influenced the insurer to refuse insurance, cancel insurance, or raise its cost.
- Material issue A question that is formally in dispute between persons properly brought before the court and that is important to determining the outcome of the lawsuit.
- Material witness A person who can give testimony no one else can give. In an important criminal case, a material witness may sometimes be held by the government against his or her will in order to assure that person's availability to testify.
- Materialman A person who supplies building materials for a construction or repair project. A more general word is "supplier."
- Mathematical evidence A phrase sometimes misused to mean demonstrative evidence
- Matrimonial actions Annulments, divorces, legal separations, etc.
- 1. A central, necessary, or important fact. 2. An event, occurrence, or transaction. 3. The subject of a lawsuit. 4. The name for certain special types of legal proceedings. For example, "In the matter of John Jones" might be the name for a child **neglect** case.
- A question that can be answered by using the senses or deduced from the **testimony** of **witnesses** or other **evidence**.
- Matter of law A question that can be answered by applying the law to the facts of a case.
- Anything that can be proved by merely checking a Matter of record court record. The word is sometimes broadened to include anything that can be proved by checking any official record.
- 1. See liquidated. 2. See maturity. Matured
- Maturity The time when a debt or other obligation becomes due or a right becomes enforceable.



- A general statement about the law that works when applied to Maxim most cases.
- Mayhem The crime of violently, maliciously, and intentionally giving someone a serious permanent wound. In some states, a type of augravated assault. Once, the crime of permanently wounding another (as by dismemberment) to deprive the person of fighting ability.
- Mayor The head of a city, town, or other local government. Mayors may be elected or appointed, important or ceremonial. A mayor's court is usually a police or traffic court in a small town, with the mayor serving as judge.
- 1. See internal security acts. 2. A federal law (15 U.S.C. McCarran Act 1011) that permits states to tax and regulate out-of-state insurance companies that have in-state customers.
- McCulloch v. Maryland (17 U.S. 316) The 1819 Supreme Court decision that upheld the implied power (not stated directly in the Constitution) of the federal government to take certain actions, such as establishing banks, and denied the states the right to tax any part of the federal government, confirming that the national government was supreme in all matters allowed it by the Constitution.
- McNabb-Mallory rule The rule (used in federal court and many state courts, and found at 318 U.S.322 and 354 U.S. 449) that if someone has been held too long by the police before bringing the person before a judge, no **confession** obtained during the holding period may be used against that person.
- McNaghten rule See M'Naghten's rule.
- **Mean high tide** The long-term average, highest line that the tide reaches on waterfront land. This is often considered the private property line; anything on the seaward side may be used by the public.
- 1. Money, property, or income available to support yourself, to Means support your family, to pay a debt, etc. 2. Laws, acts, and initiative and **referendum** measures (the *means* to accomplish what the people want the government to accomplish). 3. A cause; an agent of change; a method of accomplishing something.
- 1. A financial requirement that a person have or make either Means test more or less than a certain amount of money to qualify for something. 2. The requirement that if a company makes choices that are potentially discriminatory (see discrimination), the company's purpose must be legally justified and the means it uses to accomplish that purpose (or "end") must be the least drastic possible.



- **Mechanical equivalents** Two things that do the same work in the same basic way and produce the same result.
- **Mechanic's lien** A worker's legal claim to hold property (such as a car) until repair charges are paid or to file formal papers securing a right to property (such as a car or a house) until charges for work done are naid.
- Arbitration that follows unsuccessful mediation. Med-Arb
- 1. "In between": secondary: incidental. 2. See **mediation.** 3. Indi-Mediate rect or deduced
- **Mediation** Outside help in settling a dispute. The person who does this is called a *mediator*. This is different from **arbitration** (see that word) in that a mediator can only persuade, not force, people into a settlement. The Federal Mediation and Conciliation Service (F.M.C.S.) helps to settle labor disputes.
- Medicaid A government program of medical payments for low-income persons who meet federal and state requirements.
- Medical directive See advance directive.
- Medical examiner A public official who investigates violent or unexplained deaths, performs autopsies, and helps prosecute homicide cases. Compare with coroner.
- Medical jurisprudence See forensic medicine.
- **Medicare** A federal government program of medical payments for elderly persons.
- Meeting of creditors In bankruptcy law, a hearing involving the bankrupt person (the debtor), the bankruptcy trustee, and the bankrupt person's creditors. In this meeting, the debtor is questioned by the trustee and creditors. Only the *first meeting* is held in simple cases. but interim and final meetings may be needed in complex cases. Contested matters may be heard by a judge in an adversary proceeding.
- **Meeting of minds** Agreement among all persons entering into a deal on the basic meaning and legal effect of the contract. Compare mutual assent.
- Megan's law A law requiring registration of convicted sex offenders and permitting law enforcement officials to notify the communities where they live.
- **Melioration** Improvement to, rather than repair of, property.
- 1. One of the persons in a family, corporation, legislature, union, etc. 2. A bank that is affiliated with one of the federal reserve banks, or a brokerage firm that is affiliated with a stock or other se-



- curities exchange. 3. Short for member of a house of representatives. 4. An "external" part of a body, such as an arm.
- Membership corporation A nonprofit, nonstock corporation created for social, charitable, political, etc., purposes.
- 1. An informal note; a written summary of a meeting or contract. 2. A note from one member of an organization to another. 3. A written document that proves a contract exists. See statute of frauds. 4. A brief (see that word) of law. It is often submitted to a judge in a case.
- Memorandum decision A court's decision that gives the ruling (what it decides and orders done), but no **opinion** (reasons for the decision). A memorandum opinion, however, is a per curiam (see that word) opinion.
- 1. A **petition** or written statement presented to a **legislature** Memorial or to the head of a country or state. 2. A rough draft, abstract, or memorandum of a court's order, setting it down in writing until it can be put into the public records in final form. 3. See **memorandum** no. 3.

Men of straw See straw man.

Mens rea (Latin) Guilty mind; wrongful purpose; criminal intent. Mens rea is a state of mind which (when combined with an actus reus, or "criminal act") produces a crime. This state of mind is usually to intentionally or knowingly do something prohibited, but is occasionally to recklessly or grossly negligently do it. See also strict liability for crimes that do not require mens rea.

Mensa et thoro (Latin) "Bed and board." Describes a type of limited divorce (see that word) or legal separation.

Mental anguish (or mental suffering or distress) Nonphysical harm that may be compensated for by **damages** in some types of lawsuits. Mental anguish may be as limited as the immediate mental feelings during an injury or as broad as prolonged grief, shame, humiliation, despair, etc.

Mental cruelty See cruelty.

Mental disease (or disability, illness, (in)capacity, or (in)compe-See insanity and competency.

Mental element Mens rea.

Mercantile Commercial; having to do with buying and selling, etc.

Merchant banker A broad term for an institution that may perform some of the functions of commercial banks (that make loans), some of investment bankers (that underwrite securities), and other functions such as putting their own money directly into business deals.

- Merchantable 1. Fit to be sold; of the general type and quality described and fit for the general purpose for which it was bought. 2. Marketable, as in marketable title acts.
- Mercy killing Causing the death of a person who is near death from a terminal disease and who is thought to desire death. It may be active (such as by lethal injection, and often subject to prosecution) or passive (such as by withdrawing a feeding tube). Also called euthanasia. See also death, brain death rule, and natural death acts.
- 1. The union of two or more things, usually with the smaller or Merger less important thing "ceasing to exist" once it is a part of the other. Companies, rights, contracts, etc., can merge. The following definitions divide these mergers by type: 2. When corporations merge, it is a horizontal merger if business competitors selling the same product in the same area join, a *vertical merger* if a company joins with its customers or suppliers, and a conglomerate merger if unrelated companies join. Conglomerate mergers are of three types: it is a pure merger when two totally unrelated companies join; a geographical extension merger when companies selling similar products in different markets join; and a product extension merger when two companies selling related, but different products join. Finally, many states allow a quick, cheap short-form merger when a subsidiary merges with its parent company. 3. In contract law, if the persons who make a contract intend it, one contract may end and become a part of another through merger. Also, all prior oral agreements may be ended by establishing a written contract as the entire agreement by including a merger clause. See integration. 4. Two rights, or estates can merge. For example, if a tenant buys the house, the right of tenancy merges and is ended with the start of the right of ownership. Merging of rights occurs in many other areas of the law, such as divorce law, judgment law, etc. 5. Merger also occurs in criminal law when a person is charged with two crimes (based on the exact same acts), one of which is a **lesser included offense** of the other. The lesser crime *merges* because, under the prohibition against double jeopardy, the person may be tried for only one of them.
- **Merit system** A method of hiring, firing, and promoting used by governments and based on specific rules. It is meant to ensure competence in the **civil service** and to limit **patronage**.
- Merits 1. The central part of a case; the "meat" of one side's legal position. 2. The substance or real issues of a lawsuit, as opposed to the form or the legal technicalities it involves. Judgment on the merits is a final resolution of a lawsuit after full discussion of the evidence (in summary judgment) or after presentation of the evidence in a trial.

- Mesne Middle; intermediate. For example, "mesne process" includes the legal papers and court orders in between the start and finish of a lawsuit. [pronounce: men]
- Messuage A home plus its surrounding land and outbuildings. See also curtilage.
- Metes and bounds Boundary lines and fixed points and angles used to describe and measure the perimeter of land.
- Metropolitan district An area that includes more than one city, such as a city and its suburbs, that is set up by state law to handle regional problems such as public transportation, water supply, and sewage disposal. It may be a *general district*, headed by a *metropolitan coun*cil, or a specific district such as a "transportation district" run by a board.
- Mexican divorce See mail order divorce.
- Middleman (or intermediary) 1. A person who brings others together and helps them make deals. 2. A person who buys from one person and sells to another. 3. An agent or broker.
- Migratory divorce A divorce gained by a person who has moved (often temporarily) to another place in order to get the divorce.
- **Military government** Government by the military, under the direction of the civilian head of state, of either territory outside the country or within the country during an insurrection or civil war. Compare martial law and military law.
- Military jurisdiction Martial law, military government, and military law.
- Military law The law that **regulates** the armed forces and its members. U.S. military law is contained in a comprehensive Code of Military **Justice**, administered by military officers under the supervision of the judge advocate general of each service and decided by a system of military courts (courts martial for trials, courts of military review for major cases on appeal, and the U.S. Court of Military Appeals for civilian review of the most major cases). There are also military boards, which act as fact-finders, advisory boards, and courts in cases involving personnel matters such as promotion and in matters such as property damage, loss of funds, etc. Typical military offenses (in addition to those which would also be civilian crimes) include desertion, insubordination, or sleeping while on quard.
- Military will A will made by a member of the armed forces while on active duty. Many of the usual requirements for a will to be valid (such as those involving writing, witnesses, and age) are eliminated or reduced.

- A part-time military force, called to active duty during a crisis. Militia This job is now primarily performed by state National Guard units and various armed forces reserve units. [pronounce: mil-ish-a]
- One-tenth of a cent. Some property taxes are expressed in mills. A mill rate of "one" indicates that one dollar is to be paid for each thousand dollars of assessed valuation.
- Miller v. California See obscene.
- Mind and memory A phrase describing adequate mental capacity to make a will (know what you're doing, know what you're giving away, and to whom).
- Mineral As defined in land laws, any nonanimal, nonvegetable substance found on or in the ground; any commercially valuable, naturally occurring chemical substance.
- Mineral lease An agreement giving a right to explore for minerals and then to take out those found (upon payment of rent for use of the land or royalties based on what is taken).
- Mineral right A right to either take minerals out of the ground or to receive payment for minerals taken out.
- Minimal diversity See diversity of citizenship.
- Minimum contacts doctrine The principle that a person must carry on a certain minimum amount of activity within a state, or have formal ties to the state, before that person can be sued in the state.
- Minimum fee schedules The lowest fee for a particular service that a bar association will permit a lawyer to charge. Minimum fees have been abolished because they violate antitrust acts.
- Minimum wage The lowest wage that may be paid to certain employees as set by federal law.
- Mining lease A type of mineral lease (see that word).
- Mining location See location.
- Minister 1. A person acting for another person or carrying out that person's orders. 2. A diplomatic representative such as ambassador or envoy. 3. The head of a cabinet department or government organization in many countries. The job is similar to that of a secretary (of defense, of labor, etc.) in the United States.
- 1. Done by carrying out orders, rather than by personally Ministerial deciding how to act. In this use of the word, a police chief's actions would be discretionary and a police officer's actions ministerial. But see no. 2. 2. Done by carrying out a general policy (whether or not there is much choice of action) rather than by setting or making pol-



- icy. In this sense of the word, a police *chief's* actions would be *ministerial* and the police *board's* would be *discretionary*.
- Minitrial Alternative dispute resolution by a panel of executives from two companies engaged in a complex dispute. A neutral moderator helps the two sides sort out factual and legal issues to reach a voluntary settlement. Compare summary jury trial.
- **Minor** 1. A person who is under the age of full legal rights and duties. 2. Less or lower. 3. Legally insignificant.
- Minor dispute See major dispute.
- **Minority** 1. Being a **minor** (see that word). 2. Less than half. 3. Describes groups with only a small percentage of the total population. 4. For *minority view*, contrast **majority** view.
- Minority opinion A dissenting opinion. See opinion (or dissent).
- **Minority stockholder** A person who holds too few **shares** of **stock** to control the way the **corporation** is managed (or to elect any **directors**).
- **Minor's estate** Property that must be looked after by a **trustee** because its owner is not yet of legal age to manage it.
- **Minute book** The record book kept by the **clerk** of some courts that lists a summary of all **orders** by case and case number.
- Minutes Written notes of a meeting.
- Miranda warning The warning that must be given to a person arrested or taken into custody by a police officer or other official. The warning includes the fact that what you say may be held against you and that you have the rights to remain silent, to contact a lawyer, and to have a free lawyer if you are poor. If this warning is not given properly, no statements made by the defendant during custody may be used by the police or by the prosecutor in court. The warning is required by the 1966 case Miranda v. Arizona (384 U.S. 436).
- Mirandize Slang for giving a Miranda warning.
- Mirror image rule The common law rule that an offer and acceptance must state identical terms to make a valid contract. The **Uniform Commercial Code**, however, upholds the validity of commercial contracts that have minor differences in the "fine print" of the offer and acceptance.
- **Misadventure** An accident; an unintentional injury, often with no one legally at fault.
- **Misapplication** Improper spending or use of another's funds by a person having rightful possession or control over the funds.
- **Misappropriation** Taking something wrongfully, but not necessarily illegally.



- **Misbranding** Any intentionally false information on a product label.
- Miscarriage of justice Unfair harm to a person; unfair legal proceeding or other official action.
- 1. Intentionally or recklessly done harm. 2. The problem or Mischief danger that a legislative act is designed to correct.
- 1. Doing a forbidden act intentionally or willfully. 2. Official misconduct includes malfeasance, misfeasance, and nonfeasance. 3. The act done in no. 1.
- Misdemeanant A person who commits a misdemeanor (see that word).
- **Misdemeanor** A criminal offense less than a **felony** that is usually punishable by a fine or less than a year in jail. For misdemeanormanslaughter rule, see felony-murder rule.
- **Misfeasance** The improper doing of an otherwise proper or lawful act. Compare with malfeasance and nonfeasance.
- **Misfortune** An accident that could not have been quarded against.
- Misjoinder See joinder.
- Mislaid Put somewhere by someone who then forgets where. Mislaid property may not be technically "lost" so different legal rules may apply to the finders of mislaid and lost property.
- 1. The failure to carry out a public duty, such as the duty to Misprision properly carry out a high public office. 2. The failure to prevent or report a crime. 3. The crime of concealing another's crime, including misprision of felony and misprision of treason. 4. An old meaning of misprision included contempt of court, sedition, and other open rejections of proper authority.
- **Misrepresentation** 1. Innocent misrepresentation is a false statement that is not known to be false. 2. Negligent misrepresentation is a false statement made when you should have known better. 3. Fraudulent misrepresentation is a false statement known to be false and meant to be misleading.
- Mistake An unintentional error or act. A mistake of fact is a mistake about facts that is not caused by a negligent failure to find out the truth. A mistake of law is knowledge of the true facts combined with a wrong conclusion about the legal effect of the facts.
- A trial that the judge ends and declares will have no legal ef-Mistrial fect because of a major defect in procedure or because of the death of a juror, a deadlocked jury, or other major problem. Compare with retrial



- Mitigating circumstances Facts that provide no justification or excuse for an action, but that can lower the amount of moral blame, and thus lower the criminal **penalty** or civil **damages** for the action.
- Mitigation of damages 1. Facts showing that the size of a claim for damages is unjustified. 2. The doctrine of mitigation of damages is the principle that a person suing for damages must have taken reasonable steps to minimize the harm done, or the amount of money awarded will be lowered
- Mittimus The name for a court order sending a convicted person to prison, or transferring records from one court to another.
- Mixed action A legal proceeding that is both in personam and in rem (see those words). This is not the same as quasi in rem.
- **Mixed nuisance** A **nuisance** (see that word) that is both *public* and *private*.
- Mixed property 1. Property (see that word), such as fixtures, that is both real and personal. 2. See hotchpot.
- Mixed questions Legal questions involving both fact and law or involving both local and foreign law.
- **Mixed trust** A trust set up for both charities and private persons.
- M'Naghten's rule One of many different definitions of insanity, proposed over the years in different cases, to determine whether a person will be held criminally responsible for an act. According to the "Rule in M'Naghten's Case." a person is "not quilty because of insanity" if, at the time of the offense, "a defect of reason produced by a disease of the mind" caused the person to "not know the nature of the act" or to "not know right from wrong." Some parts of this rule are included in the Model Penal Code
- Model Acts Proposed laws put out by the Commission on Uniform State Laws and the American Law Institute (but not those proposed as uniform acts); for example, the Model Penal Code.
- Model Code of Ethics and Professional Responsibility Ethical guidelines of the National Federation of Paralegal Associations.
- Model Penal Code test Substantial capacity test. See insanity no. 2.
- Model Rules of Professional Conduct See Rules of Professional Conduct.
- A change or alteration. "Modification" is often used for a Modification minor change, but a modification of judgment under most court rules includes a judgment changed in major ways and for major reasons such as fraud.



- Modified accelerated cost recovery system A tax accounting method that uses a range of time, usually shorter than an asset's useful life, during which a business may take fixed yearly depreciation deductions on the asset.
- **Modus** (Latin) Method, means, manner, or way. For example, "modus operandi" is a method of operation (that usually refers to a distinct pattern of criminal behavior).
- **Moiety** 1. Half. *Moiety acts* are criminal laws that allow up to half of the **fine** paid by a convicted person to be paid to the informant whose information helped trigger the prosecution. 2. A part; a fractional part. [pronounce: moy-ity]
- **Monarchy** A government by a king, queen, or other royal head. Monarchies may be **absolute** or **constitutional**.
- **Monetary aggregates** Subcategories of the **money supply** (see that word).
- Money market The institutions that deal with short-term loans and near-term transfers of funds. Also short for money market fund or money market certificate.
- Money market certificate A type of savings certificate, sold by banks and other savings institutions, that is usually held for a short, definite time period such as six months. It pays the buyer interest at a rate based on the rate paid by U.S. treasury bills.
- Money market fund A mutual fund that invests in safe short-term securities such as treasury bills.
- **Money order** A type of **draft** (like a check) sold by banks, post offices, and others, to persons who use it to make payments.
- Money supply The amount of money, or the amount of certain "types" of money, in circulation within a country. In the U.S., the *Federal Reserve Board* has defined several categories (M-1A, M-1B, M-2, M-3) to help measure the money supply. M-1A, for example, includes all paper money and coins plus all **demand** deposits held in banks.
- **Money-purchase plan** A **pension plan** in which an employer contributes a fixed amount each year. The ultimate value of the **benefits** paid will vary, depending on how much the invested sums earn.
- Monition A judge's order or warning.
- **Monopoly** Control by one or a few companies of the manufacture, sale, distribution, or price of something. A *monopoly* may be prohibited if, for example, a company deliberately drives out competition.
- **Monopsony** A situation in which there is only one buyer in a product market. *Monopsony power* is the ability of some buyers who buy a

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- large percentage of a producer's output to control the price they will pay.
- Monroe doctrine The assertion (first made in 1823 by U.S. President James Monroe) that the U.S. will oppose any European interference in the affairs of any Western Hemisphere country.
- **Monument** A post, pile of stones, natural boundary, marked tree, etc., used to mark the boundaries of land.
- Moot Moot has several conflicting and overlapping definitions, including: 1. No longer important or no longer needing a decision because already decided. For example, a federal court will not take a case if it is moot in this sense. 2. For the sake of argument or practice. For example, moot court is a mock court in which law students practice by arguing appellate cases. 3. Abstract. Not a real case involving a real dispute. 4. A subject for argument; undecided; unsettled. In this sense, moot means roughly the opposite of the first definition.
- Moral 1. Having to do with the conscience and with principles of good conduct. 2. Having to do with only the conscience and not enforceable by law, as in "only a moral obligation." 3. Depending upon a belief, rather than being complete proof. In this sense, **testimony** is moral evidence, and moral certainty is a very strong belief that something is correct. 4. For moral hazard, see hazard.
- **Moral rights** In **copyright** law, the rights that protect an artist's professional reputation, such as the right, under some circumstances, to prevent a work's modification or to disclaim its authorship if modified.
- **Moral** turpitude Describes any crime, such as **larceny**, that involves immorality or dishonesty.
- **Moratorium** 1. An enforced delay. For example, a city may impose a *moratorium* (a suspension or temporary delay) in giving out building permits in order to protect the environment. 2. Any deliberate delay, whether or not enforced, required, or agreed to.
- More definite statement See motion. Also see bill of particulars.
- More favorable terms clause A labor contract provision in which a union promises a company that it will not give more favorable terms (as to wages, benefits, hours, working conditions, etc.) to competitors of the company. Compare with most favored nation clause.
- **More or less** A contract **term** meant to keep the delivery of small variations in quantity from being a **breach**. What is "*more or less*" the right amount varies with what is customary in the trade and between the persons.
- **Morgue** The place where unidentified or as yet unclaimed dead bodies are taken for identification. [pronounce: morg]



- **Mortality tables** Actuarial tables (or mathematical formulas) that predict how many persons from a group of a certain age, sex, and other characteristics will die in each succeeding year.
- 1. One person putting up land or buildings (or, in the case of Mortgage a chattel mortgage, personal property) as security for a loan. The property is collateral for repayment of the loan. A mortgage usually takes one of three forms: A. The ownership of the property actually transfers in whole or in part to the lender. B. The ownership does not change at all, and the mortgage has the same effect as a lien (see that word). C. The property is put into trust with an independent person until the debt is paid off. 2. For various types of mortgages, such as closed-end, conventional, first, purchase money, wraparound, etc., see those words. 3. Some "mortgage words" include the following: A mortgage banker makes mortgage loans with its own or others' money, usually on a short-term basis. A mortgage bond is a bond with property put up for security. A mortgage certificate is a document showing a share owned in a mortgage. A mortgage commitment is a letter agreeing to a specific loan on specific terms. A mortgage company makes mortgage loans, then sells them to others. A mortgage contingency clause makes a sale depend on finding mortgage money. A mortgagee is a lender who takes a mortgage. Mortgaging out is 100 percent financing, or buying property without using any of your own money. A mortgagor is a borrower who gives a mortgage in return for the loan. [pronounce: mor-gidi]
- Mortgage market The granting of real estate mortgages to individuals and businesses by banks and other financial institutions, the resale of these mortgages to investors, and the packaging of these mortgages into groups to back bond-like securities. The federal government oversees the process through its banking regulators and supports both the granting and resale markets through organizations such as the F.H.A., V.A., Ginnie Mae, and Fannie Mae.

Mortis causa See causa mortis.

- Mortmain (French) 1. "Dead hand." Describes property controlled "by the hand" of a dead person, especially when the property is transferred with resale restrictions to a corporation. Mortmain acts in England restricted the church practice of controlling land indefinitely by transferring the land to a corporation. 2. Mortmain statutes, in those states that still have them, invalidate some deathbed gifts to charity.
- Most favored nation 1. An agreement between two countries that says that each will treat the other as well as it treats the country it treats best. The main effect of "most favored nation" status is lowered im-



port taxes. 2. A most favored nation clause in a labor contract is a company's promise to give union members any benefits later given to any union's members. Compare with a more favorable terms clause.

Most suitable use Highest and best use.

Mother Hubbard clause 1. A dragnet clause. 2. The name for many types of statements in a document that other things not specifically described in the document are included in its effect or excluded from its effect

1. A request that a judge make a **ruling** or take some other ac-Motion tion. For example, a motion to dismiss is a request that the court throw the case out: a motion for more definite statement is a request that the judge require an opponent in a lawsuit to file a less vague or ambiguous pleading; a motion to strike is a request that immaterial statements or other things be removed from an opponent's pleading: and a motion to suppress is a request that illegally gathered evidence be prohibited. Motions are either granted or denied by the judge. 2. The formal way something is proposed in a meeting.

The reason why a person does something. Not intent (see that word for the difference).

Mousemilking Great effort to trivial effect. Wasting a court's time with massive amounts of evidence or a long-winded argument to prove a trivial point.

Slang for "lawyer." Mouthpiece

Movables Personal property.

Movant Person who makes a **motion** (see that word). [pronounce: move-ant]

Move Make a motion (see that word).

Moving cause See proximate cause.

Moving papers Court papers to make or support a motion or a lawsuit.

Mugging A street robbery, particularly one using or threatening physical violence.

Mugshot A picture taken for an official police record during a booking. These pictures are collected in *mugbooks* to help identify criminals in the future.

Mulct 1. A fine or penalty, or to fine someone. 2. A fraud, or to commit a fraud.

Mulier An old word for a legitimate child.

Multidistrict litigation Lawsuits involving the same facts that come up in several different federal district courts may all be transferred to one



- court by a special federal panel according to special rules. The types of complex cases that get transferred this way include antitrust cases. airplane crash suits, patent, trademark, and securities cases, etc.
- Multifariousness Several unconnected claims combined in one lawsuit or several unconnected subjects in one legislative bill (sometimes called an omnibus bill).
- Multilateral agreement An agreement among several persons, companies, or governments.
- Multinational 1. A company with major centers of operation or subsidiaries in several countries. 2. A company that merely does business in several countries.
- Multiple access The defense to a paternity suit that the woman had several lovers. **DNA fingerprinting** has reduced the usefulness of this defense.
- Multiple evidence Facts that may be used in a trial to prove only certain things and no others.
- Multiple listing See listing.
- Multiple offense An act that violates more than one law and in ways that do not totally overlap.
- Multiple party account A joint bank account or a trust account, but not an account for an organization.
- Multiple sentences See cumulative sentence.
- Multiplicity of actions Two or more lawsuits against the same defendant about the same issues. The suits should usually be combined into one.
- Multiplicity of charges Charging the same offense in more than one **count** of an **indictment**. This violates the constitutional provision against double jeopardy.
- Municipal. Mun.
- A municipal bond. Muni
- Municipal Having to do with a local government. For example, municipal bonds are bonds issued by a local government to raise money, and a *municipal ordinance* is a local law or regulation. [pronounce: mu-niss-eh-pul]
- **Municipal corporation** A city or other local government unit that has been set up according to state requirements.
- Municipality A municipal corporation.
- Muniments Documents such as deeds that are evidence of title.



- Murder The unlawful killing of another human being that is premeditated (planned in advance) or is with malice aforethought (see that word). Most states divide murder into first and second degrees. First degree murder usually involves a willful and deliberate killing, such as by torture or lying in wait, or killing during the commission of another felony such as arson, rape, robbery, and kidnapping. Second degree murder is less serious, but still worse than manslaughter.
- Mutatis mutandis (Latin) With necessary changes in detail.
- **Mutilation** 1. Cutting, tearing, erasing, or otherwise changing a document in a way that changes or destroys its legal effect. 2. **Mayhem**.
- **Mutiny** 1. A revolt in the armed services. 2. A revolt of sailors aboard any ship.
- **Mutual** Done together or **reciprocal**. See that word for further definition and examples of such things as *mutual* (**reciprocal**) *wills*.
- **Mutual assent** An **offer** and **acceptance** or other definite intention of both parties to make a valid **contract**. Compare **meeting of minds**.
- Mutual benefit association (or company, corporation, or society) See nonprofit organization.
- Mutual company 1. A company in which the customers are also the owners, with profits often passed on in proportion to the dollar value of each customer's business. 2. A company in which the employees are the owners, with profits often passed on in proportion to each employee's job level or work. 3. See also nonprofit organization.
- Mutual fund An investment company that pools investors' money and buys **securities** (often **shares** of **stock** in many companies). It does this by selling its own shares to the public. Mutual funds are *openend* (the number of shares held by investors changes), but there are also investment companies like mutual funds that are *closed-end* (the number of shares issued is fixed).
- **Mutual mistake** A mistake, by both parties to a contract, about a subject that was important to both in their decisions to enter into the contract. It is a *mutual mistake* if both make the same mistake or if each makes a different mistake about the same important thing. A contract may be **voidable** if there was mutual mistake.
- **Mutual strike aid** Financial help given by a group of companies in an industry to those companies in the group that are struck by a union.
- **Mutuality of contract (or obligation)** Describes the principle that, for a binding **contract** to exist, each side must have some obligation or duty to perform under the contract.



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- **N.A.** Nonacquiescence; not allowed; not available; not applicable; etc.
- **N.A.A.C.P.** National Association for the Advancement of Colored People. A group that brought many landmark civil rights cases.
- N.A.F.T.A. North American Free Trade Agreement.
- N.A.L.A. National Association of Legal Assistants.
- N.A.L.S. National Association of Legal Secretaries.
- N.A.R. National Association of Realtors.
- N.A.S.A. National Aeronautics and Space Administration.
- **N.A.S.D.** National Association of Securities Dealers. An association of dealers in **over-the-counter** stocks and other **securities**.
- N.A.S.D.A.Q. National Association of Securities Dealers Automatic Quotations System. The primary **over-the-counter** stock and bond trading system.
- **N.B.** (Latin) "Nota bene." Mark well, note well, or observe. The phrase is used to give special emphasis to the comment that follows.
- N.C.D. (Latin) "Nemine contra dicente." No one dissenting.
- **N.C.I.C.** National Crime Information Center. Computerized records of criminals, **warrants**, stolen vehicles, etc.
- **N.D.** Northern **district**.
- N.E. North Eastern Reporter (see National Reporter System).
- N.E.P.A. National Environmental Policy Act.
- N.F.P.A. National Federation of Paralegal Associations.
- **N.G.O.** Nongovernmental organization.
- **N.I.F.O.** "Next in, first out." Describes a method for valuing current **inventory** by its replacement cost. Under this accounting method, if a merchant buys a blivit for a dollar, but knows that once it is sold a replacement blivit will cost two dollars, the owned blivit is worth two dollars. Compare with **F.I.F.O.** and **L.I.F.O.**
- N.L.A.D.A. National Legal Aid and Defender Association.
- N.L.R.A. National Labor Relations Act.
- N.L.R.B. National Labor Relations Board. A federal agency that **regulates** labor-management activities such as **collective bargaining**, union elections, **unfair labor practices**, etc.

- N.O.V. See non obstante veredicto.
- **N.O.W.** Negotiable order of withdrawal. A **negotiable instrument**, such as a check, that is payable on **demand** from funds in a financial institution, such as a bank. A *N.O.W. account* is a type of checking account that pays interest.

N.P. Notary public.

N.R. New reports; not reported; nonresident.

N.R.C. Nuclear Regulatory Commission.

N.S. New series.

N.S.A. National Security Agency. It conducts communications security and intelligence gathering.

N.S.F. 1. National Science Foundation. 2. Not sufficient funds.

N.Y.S.E. New York Stock Exchange.

Naked Incomplete; without force; unjustified. See also bare and nude.

Napoleonic Code Code Civil.

Narcotic 1. Any substance that dulls senses, induces sleep, or becomes addictive. 2. A substance, like those in no. 1, that either federal or state law prohibits or regulates as possibly harmful to public health or safety. However, substances such as caffeine and nicotine are not defined as narcotics

Narr Abbreviation for the Latin "narratio" (a **declaration** in a lawsuit) and used in the phrase "narr and cognovit," which means **confession of judgment** (see that word).

Narrative evidence A witness's **testimony** that is given without interruption or the usual questions by a lawyer.

Narrow interpretation Giving a law or **constitutional** provision a meaning that restricts it to a literal reading, rather than "broadly" expanding its application. See **strict** construction.

National Association of Legal Assistants A group that certifies paralegals and other legal assistants through its *C.L.A.* exam, offers professional responsibility standards, and provides continuing legal education and other services.

National Association of Legal Secretaries A group that certifies legal secretaries through its *P.L.S.* exam and provides continuing legal education and other services.

National bank A bank incorporated under the laws of the U.S., rather than under state laws. A bank can be a *national bank* even if it has branches in only one state. National banks are usually members of the *Federal Reserve System* and are insured by the **F.D.I.C.**



- National Conference of Commissioners on Uniform State Laws See Commission on Uniform State Laws.
- **National consultation right** The right of certain large unions of federal employees to be consulted with by the government concerning changes in federal personnel policies.
- National Endowment for the Arts v. Finley (524 U.S. 569) The 1998 U.S. Supreme Court decision that a federal agency's refusal to make a grant because a performance does not conform to "general standards of decency" does not violate the performer's First Amendment freedom of speech rights and is not void for vagueness under the Fifth Amendment.
- National Environmental Policy Act (42 U.S.C. 4321) The 1969 federal law requiring Environmental Impact Statements (see that word) on major building and development projects and setting out the major environmental goals of the United States.
- **National Federation of Paralegal Associations** A group of organizations that offers professional responsibility standards for legal assistants and provides continuing legal education and other services. It publishes the *National Paralegal Reporter*.
- National Labor Relations Act (29 U.S.C. 151) The federal law that set up the National Labor Relations Board (N.L.R.B.) and established rules for all types of employer-employee contact (union recognition, strikes, secret ballots for selection of a union, union elections, unfair labor practices, etc.). It is a combination of the Wagner, Taft-Hartley and Landrum-Griffin Acts.
- National Reporter System A system of sets of books that collect all cases from state supreme courts by region. (For example, the North Eastern Reporter has Illinois, Indiana, Massachusetts, New York, and Ohio. It is abbreviated "N.E." and its more recent books are N.E.2d or North East Reporter, Second Series.) The Reporter System also has sets for all federal cases, some lower court cases state-by-state, and a digest for each region. It has become the official place for some states to publish the decisions of their courts. The system is published by West Publishing Company.
- Nationality The country of which a person is a citizen. (In some cases, a person could be a "U.S. national" without being a citizen as are, for example, the residents of a U.S. territory.) Nationality gives a person a political base, while domicile gives a person a civil base (a place to sue and be sued, pay taxes, claim benefits, etc.). A person gains nationality by birth or naturalization. The U.S. Nationality Act is the



- shortened name for the U.S. law dealing with immigration, naturalization, and entry of foreigners to the country.
- Nationalization A country taking over a private industry, owning, and running it, with or without payment to the ex-owners.
- A citizen by birth (including persons born overseas to parents who are citizens).
- Native American Inhabitants of the U.S. since before the voyage of Columbus. This term generally replaced the term *Indian* about 1975, but earlier laws and court decisions retain the prior term.
- Natural affection Love or family ties between persons directly related (parent-child, husband-wife, sister-brother). Natural affection alone may be enough consideration for a contract.
- **Natural born citizen** A person born in the United States or, perhaps, a person born to U.S. citizens.
- Natural death acts State laws that allow a person to give binding written instructions that doctors should not prolong the person's life by artificial means if he or she is near death from a terminal condition. See also mercy killing and living will.
- Natural heir (or object) 1. A child. 2. A close relative. 3. Anyone who would inherit if there were no will
- Natural law 1. Rules of conduct that are thought to be the same everywhere because they are basic to human behavior. 2. Basic moral law.
- Natural monument See monument.
- Natural object (of bounty) Natural heir.
- Natural person A human being, as opposed to a corporation (see artificial person).
- Natural resources 1. Materials, still in their original state, that would have economic value if extracted (timber, oil, minerals, etc.). 2. Any natural place or product that is of benefit to people (those things in no. 1 plus lakes, parkland, etc.).
- **Naturalization** The formal process of becoming a **citizen** of a country.
- Navigable waters Water in or adjacent to the U.S. that forms a continuous passage for commercial ships from the sea.
- Ne exeat (Latin) A court paper forbidding a person from leaving the area. [pronounce: ne ex-ee-at]
- Ne varietur (Latin) "Do not alter it." Words sometimes written by a notary public after authenticating a document.
- Near v. Minnesota (382 U.S. 679) The 1931 U.S. Supreme Court decision that struck down as prior restraint (see that word) a state law



that prohibited publication by a newspaper that prints malicious defamation.

Near-money Quick assets.

Necessaries doctrine The rule that a seller may collect from a parent (or a spouse) the price of goods sold for the basic support of the parent's child (or the other spouse).

Necessarily included offense Lesser included offense.

Necessary Physically or logically required. For example, a *necessary cause* is an event or action without which something would not have happened. 2. Legally required. For example, a *necessary party* is a person without whom a lawsuit cannot proceed or cannot proceed with complete fairness. 3. Appropriate or helpful, whether or not absolutely required. For example, the *necessary and proper clause* (Article I, Section 8, Clause 18) of the U.S. Constitution gives Congress the power to pass all laws appropriate to carry out its functions. See also penumbra doctrine.

Necessity Anything from an irresistible force or compulsion to an important, but not required action. *Necessity* often refers to a situation that requires an action that would otherwise be illegal or expose a person to **tort** liability. A *public necessity* that triggers a person's actions required for the public good provides more protection than a *private necessity* that triggers actions required for the person's own good. See also **necessary, necessaries doctrine**, and **legal necessity**.

Negative averment Something stated in the negative form that is really a positive statement to be proved, rather than a denial of someone else's positive statement. For example, "he was not old enough to make a valid contract when he signed the papers" is a *negative averment* (because it's something he must prove), while "the signature is not his" is a simple denial (because the other side must prove the signature is his).

Negative <u>cov</u>enant A promise, in a contract, to refrain from doing something; for example, a promise by the seller of a business, in the sale contract, to refrain from competing with the business sold.

Negative easement See easement.

Negative enforcement Using a court **order** to restrain a person who has **breached** an exclusive employment contract from performing for others services like those required under the contract.

Negative option An option that takes effect if you *fail* to do something; for example, a book club selection you buy if you fail to send back a rejection card.



- **Negative pregnant** A denial that really admits what seems to be denied. For example, in response to the question "Did you go to New York?", "I didn't go yesterday" would be a *negative pregnant* because it implies going some other time.
- **Neglect** 1. Failure to do a thing that should be done. 2. Absence of care in doing something. 3. Failure to properly care for a child.
- Negligence 1. The failure to exercise a reasonable amount of care in a situation that causes harm to someone or something. It can involve doing something carelessly or failing to do something that should have been done. Negligence can vary in seriousness from gross (recklessness or willfulness), through ordinary (failing to act as a reasonably careful person would), to slight (not much). 2. Criminal negligence is the careless state of mind that can make an action a crime; for example, the extreme carelessness in driving a car that might change a noncriminal homicide into manslaughter. For comparative, contributory, imputed, etc., negligence, see those words.
- <u>Negligent</u> Careless (see **negligence**). For example, *negligent entrust-ment* is leaving a gun with a child, a car with a drunk, a surplus with a legislator, etc.
- **Negotiable** 1. Capable of being transferred. Describes something that can have its ownership transferred by signing it over to someone else. 2. See **negotiate**.
- Negotiable instrument A signed document that contains an unconditional promise to pay an exact sum of money, either when demanded or at an exact future time. Further, it must be marked payable "to the order of" a specific person or payable "to bearer" (the person who happens to have it). Negotiable instruments include checks, notes, and bills of exchange. There is a whole branch of law concerning them and a special vocabulary of ordinary sounding words (such as "holder") that have specialized meanings in this area. You can, however, gain a basic understanding of negotiable instruments by looking at what is printed on a check, thinking about the reasons for each phrase or blank, and reading the bank's rules for cashing the check.
- **Negotiate** 1. Discuss, arrange, or bargain about a business deal. 2. Discuss a compromise to a situation. 3. Transfer a **negotiable instrument** (see that word) from one person to another.

Negotiation See negotiate.

Nem. con. Abbreviation for nemine contradicente.

Nemine contradicente (Latin) "No one dissenting." Describes a unanimous decision or vote.



- Nemo (Latin) No one; no person. *Nemo* is used in many legal phrases such as "nemo est supra leges" (no one is above the law).
- **Nepotism** Giving jobs or contracts to your own relatives.
- **Net** The amount remaining after subtractions. For example, *net assets* (or net worth) are what is left after subtracting what you owe from what you have; net weight is the weight of a product not counting the container; and the *net cost* of a car might be what you pay the dealer minus what you get back from the automaker as a rebate.
- 1. The amount of a company's Net book value (or net asset value) property backing each share of **stock** or **bond** it puts out. Calculating this amount is complex. 2. The market value of a mutual fund. usually the value of all securities held, minus any liabilities, all divided by the number of shares held by investors.
- Net contract (or listing) A sales (or listing) contract in which the broker's commission is equal to the amount by which the sale price exceeds a particular amount.
- Net lease A lease in which the tenant pays rent plus all the costs of ownership, such as taxes and maintenance.
- The difference between short and long positions held Net position in one **commodity** or **security**; more simply, the amount that a person will gain or lose by a change in the value of a commodity or a stock
- Net worth method A way the I.R.S. proves that a person has understated taxable income by showing that the person has acquired more assets than could be bought by the stated income.
- 1. Impartial or lacking bias. 2. Not a part of the prosecutorial system. 3. Independent.
- **Neutrality laws** Laws prohibiting the U.S. government or U.S. citizens from giving military help in a war against any country with which the U.S. is at peace.
- Lessen the effect of harmful **testimony** by showing that the Neutralize witness has made conflicting statements. See also impeachment.
- New and useful In patent law, describes an invention that accomplishes a practical result in a new way.
- New value In **bankruptcy** law, something given to or done for a debtor by a creditor, after bankruptcy proceedings have started, that is sufficiently unrelated to past debts that it may be compensated by the debtor without being a preferential transfer subject to challenge by other creditors



- New York Times v. Sullivan (376 U.S. 967) The 1964 U.S. Supreme Court decision that established the rule that, under the First Amendment, a public official cannot get damages from a newspaper (or others) for **libel** unless the publisher knew the material was false or published it with a **reckless** disregard for whether or not it was true.
- Newly discovered evidence Facts about something crucial to the outcome of a trial that were not known (nor should have reasonably been known) by a party to the trial. If these facts are discovered by the party after the verdict, but existed before the verdict, they may be the basis for requesting a new trial.

Newsperson's privilege See journalist's privilege and shield law.

Next cause See proximate cause.

Next friend A person who acts formally in court for a child without being that child's legal guardian.

1. Persons most closely related to a dead person. 2. All per-Next of kin sons entitled to inherit from a person who has not left a will.

Nexus A direct, clear, and substantial interconnection.

Nice question A question that is hard to answer; a decision that is hard to make.

Nihil (Latin) Nothing. For example, nihil dicit ("he says nothing") is a default judgment given by a court to the plaintiff because the defendant does not answer the complaint; and *nihil est* ("there is nothing") is used by a **sheriff** to describe a court paper that cannot be served (formally delivered) to the proper person.

Nil (Latin) Nothing.

Nineteenth Amendment The U.S. constitutional amendment that gave women the right to vote.

Ninety day letter A notice from the I.R.S. that claims you owe more taxes. During the ninety days after receiving the notice, you must pay the taxes, pay the taxes under protest and claim a refund, or challenge the LRS's decision in Tax Court.

Ninth Amendment The U.S. constitutional amendment that states that merely because certain rights are specifically given by the Constitution to the people, there is no implication that other unlisted rights do not exist.

Nisi (Latin) "Unless." A judge's rule, order, or decree (see those words) that will take effect unless the person against whom it is issued comes to court to "show cause" why it should not take effect. [pronounce: ni-si1



- Nisi prius (Latin) "Unless before." In American law, describes a trial court as opposed to an **appellate** court. [pronounce: ni-si pri-us]
- Nitro (glycerine) instruction Allen charge.
- Nixon v. United States (418 U.S. 683) A 1974 Supreme Court decision that refused to allow a claim of **executive privilege** (see that word) to keep tape recordings made by the president from being produced for an important criminal trial.
- No action clause A provision in many liability insurance policies that the insurance company need not pay anything until a lawsuit against the insured person results in a **iudament** or agreement about the amount owed.
- No action letter A letter from a government agency lawyer that, if the facts are as represented in a request by a person for an agency decision, the lawver will recommend that the agency take no action against the person.
- No bill The statement made by a grand jury that finds insufficient evidence for an **indictment** against a person on a criminal charge. Also called "not found," "not a true bill," or "ignoramus."
- 1. See nolo contendere. 2. A no contest clause is a provi-No contest sion in a will that, if a person challenges the will or anything in it, that person loses what he or she was to be given in the will.
- **No docs (and low docs)** Describes loans that can be approved with no (or few) credit checks, tax statements, or other documentation because the buyer puts up more than the usual down payment.
- No evidence There is *no evidence* to support a contention or a lawsuit if facts to support any crucial part of the case are completely missing. are barred from **admission**, are so trivial that they amount to nothing. or are indisputably contradicted by contrary facts. (If any of these situations exist, a judge may give a judgment non obstante veredicto, a summary judgment, or a directed verdict.)
- No eyewitness rule The principle that if there is no direct evidence (see that word) of what a dead person did to avoid an accident, the iury may assume that the person acted with care for his or her own safety.
- 1. Describes a type of automobile **insurance**, required by No fault some states, in which each person's own insurance company pays for injury or damage up to a certain limit no matter whose fault it is. 2. A no fault divorce, available in most states, is granted upon proof that a husband and wife have lived apart without marital relations for a period of time, usually six months or one year.



See knock and announce rule. No knock warrant

No limit order Instructions from a client to a broker to buy or sell a certain amount of **stock** or other **securities** without any limits on price.

No load fund A mutual fund that charges no sales commissions (but may charge a management fee).

No retreat rule See true person doctrine.

Noerr-Pennington doctrine The principle that the First Amendment permits companies to join together to lobby any part of the government even if the result is anticompetitive under the antitrust acts.

Short for nolle prosequi. Nol. Pros.

Nolens volens (Latin) Willing or unwilling.

(Latin) The ending of a criminal case because the pros-Nolle prosequi ecutor decides or agrees to stop prosecuting. When this happens, the case is "nolled," "nollied," or "nol. prossed." (This is not nolo contendere or non prosequitur, although it is sometimes used as a synonvm for *non prosequitur*.)

Nolo contendere (Latin) "I will not contest it." A defendant's plea of "no contest" in a criminal case. It means that he or she does not directly admit guilt, but submits to sentencing or other punishment. A defendant may plead nolo contendere only with the judge's permission because, unlike a "quilty" plea, this cannot be used against the defendant in a later civil lawsuit

Nominal 1. In name only. For example, a *nominal defendant* is a person sued in a lawsuit, not to get anything but because the lawsuit would be formally defective without including that person. And a nominal interest rate is the interest stated on a stock or other security, rather than the actual interest earned as computed by the cost of the stock and other factors. 2. Not real or substantial; slight; token or symbolic only. For example, nominal damages are often set at six cents or one dollar because actual damages have not been proved.

Nominal trust A dry trust (see that word).

1. A person chosen as a candidate for public office. 2. A person chosen as another person's representative (deputy, agent, trustee, etc.). 3. A nominee trust is an arrangement in which one person agrees in writing to hold property for the benefit of another undisclosed person. See also street name.

1. A prefix meaning "no" or "not." Its use may be separate ("non contestable"), hyphenated ("non-contestable"), or together with the base word ("noncontestable"). 2. Most English words beginning with "non" can be found by looking up the base word. (For example, to un-



derstand "Nonacceptance," look up "acceptance.") These words include: nonaccess, nonassessable, noncancelable, noncontribution, noninsurable, nonioinder, nonrecognition, nonstock, etc. 3. Some English "non" words (such as nonacquiescence, noncontestable, nonintervention, etc.) have technical meanings not found in the base word definitions. These are separately defined after this word. 4. A Latin word meaning "no," "not," "do not," "should not," "did not," etc. It appears in many legal phrases (such as "non compos mentis," "non obstante veredicto," "non prosequitur," etc.). These are separately defined after this word. 5. "He did not." The first part of the name for many defenses to old lawsuits, such as non acceptavit ("he did not accept" a bill of exchange); non assumpsit ("he did not promise" to make a contract); non concessit ("he did not grant" by deed); non demisit ("he did not demise" a property lease); non detinet ("he did not detain" the property of another); and non est factum ("it is not his deed or act" that is being sued on).

Non compos mentis (Latin) "Not of sound mind." This includes idiocy, insanity, severe drunkenness, etc.

Non obstante veredicto (Latin) "Notwithstanding the verdict." A judgment non obstante veredicto (J.N.O.V.) is a judge's giving judgment (victory) to one side in a lawsuit even though the jury gave a verdict (victory) to the other side.

Non pros Short for non prosequitur.

Non prosequitur (Latin) "He does not follow up." Describes a judgment given to a defendant because the plaintiff has stopped pursuing the case. This is now usually replaced by a "motion to dismiss" or a default judgment, but where still used is often called a non pros. (This is *not* **nolle prosequi** *or* **nolo contendere.**)

(Latin) "Not of his own law or right." Describes a minor, Non sui juris an insane person, etc.

Non vult contendere Nolo contendere.

Nonacquiescence The I.R.S.'s announced disagreement with a decision of the U.S. Tax Court.

Not yet of legal age; still a **minor** (see that word).

Nonclaim law Statute of limitations.

Nonconforming goods Goods that fail to meet contract specifications.

Nonconforming lot A piece of land with a size or shape that would not be permitted by current zoning laws.

Nonconforming use The use of a piece of land that is permitted, even though that type of use is not usually permitted in that area by the

zoning laws. This can come about either because the use (building size, use, etc.) existed before the zoning law or because a variance has been granted.

- A provision in an insurance policy that pro-Noncontestable clause hibits the insurance company from refusing (on the basis that there was a **mistake** or **fraud** committed in the application for insurance) to pay a claim if a certain amount of time has passed since the application was made.
- The failure to perform a required duty (especially by a Nonfeasance public official). Compare with malfeasance and misfeasance.
- Nonintervention will Any will that contains a provision allowing the executor to handle the dead person's property without court supervision. Only a few states recognize the validity of such a provision.
- Nonprofit organization Any group that is not organized for the primary purpose of making a profit and that does not distribute profits to shareholders, directors, etc. Most are tax exempt under section 501(c) of the Internal Revenue Code. 501(c) organizations include social, business, labor, mutual financial benefit, and other organizations, but most are 501(c)(3) **charitable** and religious organizations. Some 501(c) organizations primarily benefit their members and some primarily benefit the public. Many are organized under state laws based on the Revised Model Nonprofit Corporation Act. Many different combinations of words are used to mean "nonprofit organization." "Beneficial," "benefit," "benevolent," "charitable," "eleemosynary," "mutual," "not-for-profit," "philanthropic," "voluntary," and other words are used for "nonprofit," and "association," "corporation," "foundation," "society," and other words are used for "organization." These words often have overlapping or conflicting uses. See the **bold** words (especially charitable) for more information, and contrast business organization.
- Nonrecourse loan Any loan for which the borrower is not personally liable and for which the lender may only take and sell the collateral (if any) if the loan is not repaid. This type of loan is used in surplus crop price support programs in which the crop is the only **security** for the loan. Some **mortgage** loans are also *nonrecourse*. Current tax law limits **deductions** for some types of nonrecourse loans.
- Nonsuit The ending of a lawsuit because the plaintiff has failed to take a necessary step or accomplish a necessary action. In most places now, this will be a dismissal, a default judgment, or a directed verdict.



- **Nonsupport** The failure to provide financially for a spouse, child, or other dependent. It is **grounds** for a **divorce** in some states and may be a crime if willful.
- **Nonuser** The failure to use a right, such as an **easement**, for so long that the right may be lost.
- **Normal law** The law as it affects normal persons "of sound mind" who can manage their own affairs and act for themselves in legal situations.
- Norris-LaGuardia Act (29 U.S.C. 101) A 1932 federal law to prevent many types of injunctions against strikers and to prohibit yellow dog contracts (see that word).
- Noscitur a sociis (Latin) "It is known from its associates." 1. Describes the principle that a word's meaning, if unclear, may be determined from the meaning of surrounding words. 2. Describes the assumption that a person's character is similar to that of his or her friends.

No hill. Not found

Not guilty See guilty.

- Notary public A person given power by a state to administer oaths, certify the authenticity of signatures, witness wills, etc., within the state.
- Notation voting Voting (by a board, legislature, etc.) without any meeting. It is not permitted in most situations.
- 1. A written promise to pay a debt. See **promissory note**. 2. A short explanation in a law journal of a legal point or a set of cases.
- **Notes of decisions** References to cases that discuss the laws printed in an annotated statutes book.
- Not-for-profit organization See nonprofit organization.
- Notice 1. Knowledge of certain facts. "Constructive notice" means a person is treated as if he or she knew certain facts. 2. Formal receipt of the knowledge of certain facts. For example, "notice" of a lawsuit usually means that formal papers have been delivered to a person (personal notice) or to the person's agent (imputed notice). 3. Various trial notices include notice: of motion, of orders, of judgments, of trial, to appear, to plead, etc. 4. For various types of real estate transaction notice laws (such as race statutes, notice statutes, and race-notice statutes), see recording acts. 5. A "notice to creditors" is the *notice* in a **bankruptcy** proceeding that a **meeting of creditors** will be held, that claims must be filed, or that relief has been granted. 6. A "notice to quit" is the written notice from a landlord to a tenant that the tenant will have to move.



- Notice and comment period Comment period.
- 1. Well known or publicly known, 2. Well known and scan-Notorious dalous, perhaps also illegal.
- **Novation** The substitution by agreement of a new **contract** for an old one, with all the rights under the old one ended. The new contract is often the same as the old one, except that one or more of the parties is different
- **Novelty** Newness. For an invention to be *novel* enough to get a **patent**, it must not only have a new form, but also perform a new function or perform an old one in an entirely new way.
- Lacking something basic to be legally valid. See also naked and Nude bare.
- Nudum pactum (Latin) "Nude pact" or bare agreement. A promise or action without any consideration (payment or promise of something of value). [pronounce: new-dum pack-tum]
- Nugatory Invalid; without force or effect.
- 1. Anything that annoys or disturbs unreasonably, hurts a person's use of his or her property, or violates the public health, safety, or decency. 2. Use of land that does anything in no. 1. 3. A private nuisance is a tort that requires a showing of special harm to you or your property and allows the recovery of damages for the harm as well as an injunction. A public nuisance is a general, widespread problem that can be opposed by an injunction or criminal prosecution. A *nuisance* can be both public and private.
- No longer having any legal effect or validity. Null
- (Latin) "No goods." The name for a type of return (see that Nulla bona word) a sheriff uses to inform a judge that the goods the sheriff has been ordered to seize cannot be found.
- 1. Ending something's legal effect and validity. 2. Jury Nullification **nullification.** 3. The principle advocated by southern states before the Civil War that a state can declare a federal law unconstitutional.
- Nullity "Nothing." Of no legal force or effect.
- Nunc pro tunc (Latin) "Now for then." Describes something done "now" that has the same effect as if done "then," so that it has retroactive effect. For example, a judge may issue a nunc pro tunc order to correct a trial record made earlier, with the effect that the record is considered correct as of the date it was first made, in effect backdating the order.
- Nuncupative will An oral will. It is valid in a few states. See also military will.



- O.A.S. Organization of American States.
- O.A.S.D.I. Old Age, Survivors' and Disability Insurance.
- **O.M.B.** Office of Management and Budget. The federal agency that assists the U.S. president in financial matters, oversees the federal budget, etc.
- O.P.I.C. Overseas Private Investment Corporation.
- **O.P.M.** The U.S. Office of Personnel Management.
- O.R. Short for "own recognizance" (see recognizance).
- O.S.H.A. Occupational Safety and Health Administration.
- O.T.C. Over-the-counter.
- Oath A formal swearing that you will tell the truth (an assertory oath) or will do something (a promissory oath). Oaths of truthfulness are required of witnesses, and oaths of allegiance and faithful performance of duty are required of many public office-holders, soldiers, etc.

Obiter dictum See dictum.

- **Object** 1. Purpose. 2. Claim that an action by your adversary in a lawsuit (such as the use of a particular piece of **evidence**) is improper, unfair, or illegal, and ask the judge for a **ruling** on the point. 3. Formally state a disagreement with a judge's ruling, usually to preserve the right to appeal based on that ruling.
- **Objection** 1. The process of objecting (see **object**). 2. Disapproval.
- **Objective theory of contracts** The principle that a court should resolve most **contract** issues by considering only the actions, writings, and other *objective* evidence of what the parties did (and meant to do) rather than also considering what the parties *subjectively* meant to do (by asking them what they were thinking, etc.).
- **Obligation** A broad word that can mean any **duty**, any legal duty, a duty imposed by a **contract**, a formal written promise to pay money (such as a government bond), a duty to the government, a tax owed, etc.
- Obligee Person to whom a duty is owed.
- **Obligor** Person who owes a **duty** to another person.
- **Obliteration** Erasing or blotting out written words. (Sometimes lining out or writing over is *obliteration* even if the words still show.)



- **Oblivion** An act of forgiving and forgetting such as granting a **pardon** or amnesty (see those words).
- **Obloguy** 1. Abusive language. 2. A bad reputation.
- Lewd and offensive to accepted standards of decency. The Obscene "test" of whether something is obscene (as stated in the 1973 U.S. Supreme Court case of Miller v. California, 413 U.S. 15) includes such things as whether a book, movie, etc., "violates contemporary community standards," "appeals primarily to prurient interest," "describes sexual conduct in a patently offensive way," "is without redeeming social importance," etc. If a court finds speech to be obscene, it loses its protection under the freedom of speech and freedom of the press clauses of the First Amendment to the Constitution and may be banned, regulated, or prosecuted under state law.
- Obscenity See obscene.
- Obstructing justice Interfering by words or actions with the proper working of courts or court officials; for example, trying to keep a wit**ness** from appearing in court. This can be a crime.
- Prevent or make unnecessary. Obviate
- 1. Physical possession of land or buildings, either with or Occupancy without legal right or title. 2. Occupying the field.
- 1. Occupancy. 2. Business or profession. 3. Occupying the Occupation field
- Occupational disease A disease that is widespread among workers in a particular job, such as "black lung" disease among miners. Workers' compensation laws and special federal programs authorize payment for workers who contract these diseases if the disease is peculiar to the industry or if the job puts workers at high risk of contracting the disease.
- Occupational Safety and Health Administration A federal agency that sets and enforces health and safety standards in many industries. The O.S.H.A. Review Commission handles appeals from O.S.H.A. rulings.
- Occupying claimant act See betterment.
- Occupying the field The federal government's prohibiting all state laws in a subject area because the subject is of national importance. Occupying the field is total federal **pre-emption** (see that word).
- Occurrence policy An insurance policy that pays for acts or losses that occur within a specified time period even if the claim is not made within that period. Contrast claims made policy.
- 1. A number of shares of **stock** less than the number usually Odd lot traded as a unit. This is often fewer than one hundred shares. 2. The

odd lot doctrine in workers' compensation law is the principle that a person is totally disabled even if the person can perform limited services, as long as the accident or injury has removed the possibility that a reasonable market for these services exists.

Odium Widespread hatred or dislike.

No longer a minor. A person who has reached the legal age to Of age sue, vote, drink, etc.

Of counsel 1. A person employed as a lawyer in a case. 2. A lawyer who helps the primary lawyer in a case. 3. A lawyer who advises a law firm or who is a temporary member.

Of course As a matter of right. Actions that a person may take in a lawsuit, either without asking the judge's permission, or by asking and getting automatic approval.

Of grace See grace.

Entered on the proper formal records. For example, "counsel of record" is the lawyer whose name appears on the court's records as the lawyer in a case.

Of the essence Critically important. See time is of the essence.

Off Postponed indefinitely.

Off point See on point.

Describes a **stock** or other **securities** transaction that does Off-board not take place through a national securities exchange. Off-board exchanges are either between private individuals or over-the-counter.

Offense A **crime** or other violation of the law. An **offender** is a person who has committed a crime

1. Make a proposal; present for acceptance or rejection. An "offer" in contract law is a proposal to make a deal. To be capable of ac**ceptance**, the offer must be communicated from the person making it to the person to whom it is made, and it must be reasonably definite and certain in its terms. 2. The thing proposed in no. 1 (a "thousand dollar offer for the car"). 3. Attempt the admission (see that word) of something into evidence in a trial.

Offer of compromise An offer to settle a dispute without admitting liability.

Offer of proof When a question to a witness has not been allowed by the judge, the lawyer who wanted to ask the question may tell the judge, out of the jury's hearing, what the answer would have been. This offer of proof creates a more complete trial record for the possible appeal of the refusal to allow the question.



- Offering A coordinated attempt to sell a specified amount of a company's **securities**. A *primary offering* sells previously unsold, unissued securities ("new **issues**"). A *secondary offering* resells previously issued securities. A *private offering* is made to a small group of persons who know something about the company. A *public offering* is made to the general public.
- Office 1. A power to act plus a duty to act in a certain way; for example, the *office* of **executor** of an **estate**. 2. Short for "public office," the description of mid- and upper-level elected and appointed government jobs. 3. A bureau, department, or other government **agency**. The place where this bureau works.

Office audit See audit.

- Officer of the court A court employee such as a judge, clerk, sheriff, marshal, bailiff, and constable (see these words). Lawyers are also officers of the court and must obey court rules, be truthful in court, and generally serve the needs of justice.
- **Officers** The persons who run and control the day-to-day operations of an organization. The *officers* of a **corporation** include a *president*, usually *vice presidents*, a *treasurer*, and a *secretary*.
- **Official Gazette** A weekly publication of the *U.S. Patent and Trademark Office*, formally listing **patent** and **trademark** applications and notices.
- **Official notice** The same as **judicial notice** (see that word), except that it is granted by a **hearing examiner**, not a judge.
- Official records Reports, statements, data files, etc., kept by a federal government agency. These may be used as **evidence** in a federal trial without need for the record keeper as a **witness**. The *Official Records Act* allows this same use of government documents in federal administrative proceedings. Some states have similar laws.
- **Officiousness** Performing services or paying money where they are not needed, requested, or required. A person who does this may be called an *officious intermeddler* and denied payment for the actions.
- Offset 1. Any claim or demand made to lessen or cancel another claim. When done in a lawsuit, it may be a **setoff**, a **counterclaim**, or a **recoupment**, depending on whether or not it is an entirely separate claim, whether it exceeds the original claim, and other factors. 2. An offset account is a **bookkeeping** device to **balance** one set of figures against another to make the books "come out even" at the end.
- Old Age, Survivors' and Disability Insurance The federal program, commonly known as "Social Security" and funded by employer and employee payments, that pays retirement, disability, dependent, and death benefits.

Government by a small group of people. Oligarchy

Oligopoly A situation in which a few sellers dominate the market for a particular product. Oligopsony, in contrast, is a situation in which a few buvers dominate the market.

Olograph See holograph.

Ombudsman (Swedish) 1. A person who acts as the government's "complaint bureau" and who has the power to investigate official misconduct, help fix wrongs done by the government, and, sometimes, prosecute wrongdoers. 2. A similar person in a nongovernmental organization.

1. Leaving something out or the thing left out. 2. Failing to do Omission something that should be done.

Omnibus (Latin) Containing two or more separate and independent things. For example, an "omnibus bill" is a legislative bill containing proposed laws concerning two or more entirely different subjects.

1. A provision in a will (or in a judge's order to dis-Omnibus clause tribute a dead person's property) that gives out all property not specifically mentioned, 2. A provision in an auto insurance policy that extends insurance to all drivers operating the insured vehicle with the owner's permission.

Omnis (or omne, omni, omnia, etc.) (Latin) All; as in the phrase "omnis definitio in lege periculosa" (all legal definitions are dangerous).

Omnium The total value of several different things.

On account As a part payment for something bought or owed.

On all fours Two cases or decisions are "on all fours" if they are generally similar and are exactly alike in all legally important ways.

On demand (or on call) Payable immediately when requested.

On its face See face.

1. On or about May first is a phrase used to avoid being On or about pinned down to the exact May first date. 2. On or about the person means kept nearby, usually referring to a concealed weapon or hidden drugs.

On pain of At the risk of a specified punishment.

On point A law or prior case is *on point* if it directly applies to the facts of the present case.

On the merits See merits.

Oncale v. Sundowner Offshore Services (523 U.S. 75) The 1998 U.S. Supreme Court decision that Title VII of the federal civil rights laws prohibits same-sex workplace sexual harassment.

- One "Someone by the name of" or "something called a." A useless word when put in front of a word that needs no number; for example, "one Marcie Evans testified that"
- One person, one vote The rule, established in Reynolds v. Sims (377) U.S. 533 (1964)), that one house of a state legislature must be apportioned (and regularly reapportioned) by population, so that each person's vote for a member of that house has approximately equal power.
- 1. Unreasonably burdensome or one-sided. Compare with un-Onerous conscionability. 2. In some countries (and in Louisiana) onerous means properly burdensome. In these countries, an onerous contract is one with benefits and burdens on both sides, and an onerous title is the right to property that is paid for or otherwise gained in exchange for something of value.
- Onus probandi (Latin) Burden of proof.
- Open 1. Begin. 2. Make visible or available. 3. Remove restrictions. 4. Visible or apparent. 5. With no limit as to time or as to amount. 6. For examples of these meanings, see the words following.
- Open a judgment Keep a judgment from going into effect until a court can reexamine it
- Open account (or open credit) A "charge account" in which purchases (or loans) can be made without going through separate credit arrangements each time. This is often done on credit cards and "revolving charges" on which you can pay a part of what you owe each month on several different purchases. See also open-end mortgage.
- Open and obvious doctrine The principle that clear dangers do not normally support lawsuits for injuries due to these dangers.
- Open bid An offer to do work or supply materials (usually in the construction business) that reserves the right to lower the bid to meet the competition.
- **Open court** 1. A court that is formally open for business that day. 2. A court that allows public spectators.
- Open fields doctrine The principle that a search warrant is not usually required for a search of an open area far from an occupied building. See also curtilage.
- Open listing See listing.
- Open mortgage A mortgage that can be paid off without a penalty at any time before maturity (the time it ends). See also open-end mortgage and closed-end mortgage.



Open order An **order** placed by a customer with a **broker** to buy **stock**, other securities, or commodities at or below a certain price. The order remains active until canceled.

Open policy An unvalued policy. See valued policy.

An unspecified price in a contract. Although the fail-Open price term ure to specify a price may invalidate a contract, an open price term will not invalidate a sale of *goods* between businesses if the price is based on a standard market indicator or if the persons intend "reasonable price" to be set at time of delivery.

Open shop A business where nonunion persons may work.

Open-end company A mutual fund.

Open-end contract A requirements contract.

Open-end mortgage A **mortgage** (see that word) allowing future borrowing (often of unspecified amounts but with a total dollar ceiling) against the same collateral. See also open account, open mortgage. and closed-end mortgage.

Open-end settlement An agreement under which workers' compensation benefits are paid until a person can work again.

Opening statements The introductory statements made at the start of a trial by lawyers for each side. The lawyers typically explain the version of the facts best supporting their side of the case, how these facts will be proved, and how they think the law applies to the case.

Operating Relating to the running of a business. *Operating expenses* include such things as rent and electricity required to keep a business running normally. Operating profit is sales minus the cost of the goods sold and operating expenses. *Net operating assets* is the worth of assets (such as machines) used in the ordinary course of business minus the business tax **deductions** taken for **depreciation** on the assets and minus business **bad debts**. *Net operating income* (or loss) is income (or loss) minus depreciation deductions taken for operating assets, but not yet accounting for any interest gained or income taxes paid. Operating margin is net operating income divided by sales. Also, an operating lease is a short-term business lease that can be canceled.

Operation of law Describes the automatic effect some laws have on rights and responsibilities. For example, the wife of a man who dies without a will may gain ownership of her husband's property (under in**testate succession** laws) by *operation of law* without taking any action.

Operative words (or part) That part of the text of a document (such as the granting clause of a deed) by which rights are actually created



or transferred. The legal "heart" of a document, as opposed to its introduction, explanations, etc.

- Opinion 1. A judge's statement of the decision he or she has reached in a case. 2. A judge's statement about the conclusions of that judge and other judges who agree with the judge in a case. A majority opinion is written when over half the judges in a case agree about both the result and the reasoning used to reach that result. A plurality opinion is written when a majority of the judges agree with the result, but not with the reasoning. A concurring opinion agrees with the result, but not the reasoning. A dissenting or minority opinion disagrees with the result. (Concurring, dissenting, and minority opinions are all separate opinions.) A per curiam opinion is unanimous and anonymous. A memorandum opinion is unanimous and briefly states only the result. 3. A document prepared by a lawyer for a client that gives the lawyer's conclusions about how the law applies to a set of facts in which the client is interested.
- **Opinion evidence** Evidence of what a witness thinks, believes, or concludes about facts, rather than what the witness saw, heard, etc. *Opinion evidence* is usually accepted only from an **expert witness** (see that word).
- **Opportunity cost** The profit you could get by investing your money, rather than putting it into a particular project. See **hurdle rate**.
- **Oppression** 1. **Unconscionability.** 2. **Duress.** 3. Harm (usually bodily harm) done by a public official acting beyond the scope of authority.

Opprobrium Shame or disgrace.

Option 1. A contract in which one person pays money for the right to buy something from, or sell something to, another person at a certain price and within a certain time period. For example, a commodity option gives a person the right to buy (a "call") or the right to sell (a "put") a certain commodity (such as a ton of rice) at a certain price (the "striking" price) by a certain time. The option holder pays a fee (a "premium") for this right and may use ("exercise") it or not depending on market conditions. A combined right to either buy or sell is called a straddle. And an option sold by a person who owns no stock or commodities to back it up is called a naked option. 2. Any right to choose, such as the right to pick from a list of ways an annuity benefit can be paid.

Optional bond A callable bond.

Optional writ A show cause order.



- Oral argument The presentation of each side of a case before an ap**peals** court. The presentation typically involves oral statements by a lawyer, interrupted by questions from the judges.
- A **contract** that is not entirely in writing or not in writing Oral contract at all. (Similarly, an oral will is either partly in writing or not in writing at all.)
- Ordeal An ancient form of trial in England by which God was supposed to make the decision. Ordeals were by fire or water and uniformly nasty. The cold water ordeal, for example, involved throwing a tied-up person into a pond. Floating meant guilt (and often death); sinking meant innocence (and often death).
- Order 1. A written command or direction given by a judge. For example, a restraining order is a judicial command to a person to temporarily stop a certain action or course of conduct. 2. A command given by a public official. 3. "To the order of" is a direction to pay something. These words (or "pay to the bearer") are necessary to make a document a negotiable instrument (see that word). A document with these words on it is called *order paper*. 4. For "order nisi." see nisi. 5. "Order of the coif" is an award, often for law school achievement. 6. Instructions to buy or sell something. In **stock** sales. for example, a "day order" is an instruction from a customer to a bro**ker** to buy or sell a stock on one particular day only; a "limit order" is an instruction to buy only under a certain price or sell only over it; a "market order" is an instruction to buy or sell right away at the current market price; a "scale order" is an instruction to buy or sell a certain amount of stock at each of several price levels; and a "split order" is an instruction to buy or sell some stock when it reaches one price and some when it reaches another. For **stop order**, see that word.
- 1. A local or city law, rule, or **regulation**, 2. A name occasionally used for an important statute, such as the *Ordinance of 1787* (providing for the government of the Northwest Territory).
- Regular or usual. This word means the same thing in most legal and nonlegal contexts. In tax law, however, ordinary income means income from business profits, wages, interest, dividends, etc., as opposed to income from the sale of things. See capital gains tax.
- Basic. For example, an organic act or statute is a law that gives Organic self-government to a geographical area or that establishes an administrative agency, and organic law is the basic, fundamental law of a government, such as its constitution.



Organization Any group of persons with legal or formal ties.

Organized labor Workers represented by labor unions.

- Original document rule The rule that the best evidence (see **best evidence rule**) of what a document says is the original document. A copy may not be acceptable for use in court, especially if the original is available.
- **Original jurisdiction** The power of a court to take a case, try it, and decide it (as opposed to *appellate jurisdiction*, the power of a court to hear and decide an **appeal**).
- **Original package doctrine** The federal rule that a state can tax an imported item only after the original package is broken because this takes the item out of interstate commerce.

Origination fee A charge for finding, placing, or giving a loan.

Orphans court Probate court.

Ostensible Apparent. For ostensible authority, see apparent authority.

Ouster Throwing someone off land who has a right to possess it. [pronounce: <u>ow</u>-ster]

- Outcome test When a case is in federal court solely because of diversity of citizenship (see that word), the result should be the same as it would be in the proper state court. If it is not, an appeals court may decide that the trial judge used the wrong law to decide the case or otherwise acted incorrectly.
- **Out-of-court settlement** A private compromise or agreement that ends a lawsuit without official help from, or orders by, the judge.
- Out-of-pocket 1. Describes a small cash payment. 2. Describes a loss measured by the difference between the price paid for an item and the (lower true) value of that item. The "out-of-pocket rule" allows this to be the measure of damages when something has been bought as a result of fraudulent statements. 3. Describes payments that must be made by a contractor before the job is completed or describes all costs except the contractor's own time.
- Output contract An agreement in which a manufacturing company agrees to sell everything it makes to one buyer, and the buyer agrees to take it all. This is a valid contract even though the amounts are indefinite. Compare with requirements contract.
- **Outs** Conditions or promises which, if not complied with by a customer, allow a banker or a company to get out of a deal.

Outside director See director.



- Outside salesperson A person whose full-time job is making sales from a location different from the employer's place of business.
- Outstanding 1. Still unpaid; not yet collected. 2. Remaining in existence; not brought in or gathered up.
- Outstroke A mineshaft that penetrates into someone else's adjoining property.
- Over 1. Continued from one time or day to another. For example, when a court case gets a continuance, the case is said to be "over" (to another day, to an unspecified time, etc.). 2. Shifting or passing on from one person or thing to another. For example, a "gift over" or "estate over" takes place when someone leaves property in a will first to one person and then to another person (if the first one should die after a certain number of years, etc.). 3. See the "over" words that follow and see over-the-counter
- Overbreadth A law will be declared void for overbreadth if it attempts to punish speech or conduct that is protected by the Constitution and if it is impossible to eliminate the unconstitutional part of the law without invalidating the whole law.
- Overdraft (or overdraw) Taking out more money by check from a bank account than you have in the account.
- 1. Fixed charges (see that word) and all those costs that cannot be allocated to a particular department or product. 2. An overhead rate is calculated by apportioning fixed costs to the costs of producing products and services.
- Putting out more shares of a company's stock than are per-Overissue mitted by the company's incorporation papers or by the law.
- Overlying right A landowner's right to take and use water from under the surface of his or her own land.
- Overreaching Taking unfair commercial advantage by fraud or unconscionability.
- 1. Set aside; for example, the U.S. Congress may override the president's veto of a bill by a two-thirds vote of both houses, causing the bill to become law without presidential signature. 2. A commission paid to a supervisor when an employee makes a sale or a commission paid to a real estate (see that word) agent when a landowner sells directly to a purchaser who was found by the agent before the listing was ended.
- 1. To reject or supercede. For example, a case is overruled Overrule when the same court, or a higher court in the same system, rejects the legal principles on which the case was based. This ends the case's



- value as **precedent**. 2. To reject an **objection** made during a trial. This is done by the judge.
- **Oversubscription** A situation in which more orders for **shares** of **stock** exist than there are shares of stock to fill the orders.
- Overt Open; clear. For example, an *overt act* in **criminal** law is more than mere preparation to do something criminal; it is at least the first step of actually attempting the crime. The overt act itself need not be unlawful to be the first step in such crimes as *treason* and *criminal conspiracy*, or in an "attempt crime" such as *attempted murder*.
- Over-the-counter 1. Describes securities, such as stocks and bonds, sold directly from broker to broker or broker to customer rather than through an exchange. 2. Describes a drug that may be sold without a prescription.
- Owelty 1. A court-ordered payment to equalize an unequal division of land. 2. Money paid to equalize an exchange of land with different values. See also **boot**.
- Owner A general term for the person who holds the legal or "paper" title to property; for the person who has a right to property no matter what the "papers" say; or for several other shades of control over, or rights to benefit from, property.
- Owners' equity statement See statement.
- Oyer and terminer (French) "Hear and decide." Describes certain higher state **criminal** courts. [pronounce: oy-yay and term-i-nay]
- Oyez (Law French) "Hear ye." The word cried out by a court official in some courtrooms to get attention at the start of a court session. [pronounce: oy-yay]





- **P.** 1. Pacific Reporter (see **National Reporter System**). 2. **Plaintiff.** 3.® is the symbol for **copyright** in a sound recording.
- P.A. 1. Professional association. 2. Partnership Association. See limited partnership association.
- **P.A.C.** Political action committee. A federally **regulated** organization that raises funds to support candidates in an election.
- **P.A.C.E.** Paralegal Advanced Certification Exam of the National Federation of Paralegal Associations.
- **P.B.G.C.** Pension Benefit Guaranty Corporation. The federal agency that collects payments from most private **pension plans** (see that word) to protect against insufficient pension funds through a plan similar to insurance.
- **P.C.** Professional corporation; patent cases; penal code; personal computer; politically correct; probable cause; protective custody; etc.; plus many British phrases such as Pleas of the Crown and Privy Council.
- P.C.R. Postconviction remedies.
- **P.D.** 1. Private detective. See **private investigator**. 2. **Public defender**. 3. Police department.
- P.-H. Prentice-Hall (see looseleaf service).
- P.H.C. Personal holding company.
- P.H.V. Pro hac vice.
- P.I. 1. Private investigator. 2. Personal injury.
- **P.I.T.I.** Principal, interest, taxes, and insurance—the basic components of a typical monthly mortgage payment.
- **P.J.** Presiding judge.
- **P.L.** Public law(s) or pamphlet law(s).
- **P.L.I.** Practicing Law Institute. A nonprofit organization that publishes books and holds seminars to educate lawyers.
- **P.L.S.** A *Professional Legal Secretary,* professionally certified by the **National Association of Legal Secretaries**.
- P.M.I. Private mortgage insurance.



- 1. "Pavable on death." Describes a bank or other account payable to a person (or a group of persons) and, on that person's death, payable to someone else, 2, Pay(able) on delivery.
- Preferred Provider Organization. A group health insurance plan that gives discounts for using certain doctors, hospitals, and other health services. Compare H.M.O.
- P.S. Public statute.
- Public service commission. P.S.C.
- Presentence investigation report (of a defendant's personal his-P.S.I. tory and background).
- **P.T.I.** 1. Previously taxed income. 2. Pretrial intervention. See **diversion**.
- P.U.C. Public Utilities Commission. See Public Service Commission.
- P.U.D. Planned unit development.
- Package mortgage A mortgage that makes appliances or other listed items part of the **security** for the repayment of a real estate loan.
- Package settlement The total money value of wage and benefit changes in a new union-employer contract.
- 1. A broker. 2. An underwriter. 3. A person who puts together deals, such as group travel, a television series, etc.
- **Packing** Trying to get a favorable decision from a jury (or a court, an agency, etc.) by improperly placing specific persons on the jury. court, etc.
- Pact A bargain or agreement.
- (Latin) A bargain or agreement. See nudam pactum. Pactum
- Supplied by the owners. For example, paid-in capital is money Paid-in or property paid to a company for its capital stock, and paid-in surplus is that part of a company's surplus supplied by the stockholders rather than generated from profits.
- Pains and penalties See bill of pains and penalties.
- 1. Two persons (one for and one against a bill in a legislature) agreeing to refrain from voting. This allows them both to be absent for the vote. This is also called "pairing off." 2. Sending all the children from two school areas to one or the other school by grade.
- Pais (French) The countryside; outside the court. For example, a matter "in pais" (see that word) has to do with facts (that happened outside the courtroom), not with law (that is applied to facts inside the courtroom). [pronounce: pay]
- Palimony "Alimony" (see that word) paid between persons who are not and never were married. Any payments based on an express or

- **implied** contract between two persons who lived together in a sexual relationship. The law as to the validity of these contracts is still changing.
- **Palm off** Sell goods made by one manufacturer as if they are made by another (usually better or more famous) manufacturer.
- **Palpable** Plain, clear, easily seen, or notorious. (The word usually refers to an **error**, an **abuse** of authority, or something else wrong.)
- **Palsgraf doctrine** The rule (from *Palsgraf v. Long Island R.R.,* 169 N.E. 99) that a person is responsible for those results of a **negligent** action that are foreseeable but not for everything that happens to follow.
- **Pamphlet law** A new state law distributed in temporary form before it is published in the state **code**.
- **Pandect** A country's complete legal **code** with history, explanations, and case annotation.
- **Pander** 1. To pimp or solicit for prostitution. 2. Openly advertise **obscene** material to appeal to erotic interest.
- Panel 1. A jury list. 2. A group of judges (smaller than the entire court) that decides a case. 3. "Open panel legal services" is an arrangement (usually a type of insurance or an employee benefit) that pays in advance for legal representation by a lawyer of a person's own choice. "Closed panel legal services" is the same except that representation is provided by a specific group of lawyers.
- Paper 1. "The papers" are all the documents connected with a lawsuit.
 2. "Paper" may be short for "commercial paper" or a negotiable instrument (see those words). 3. "Paper" may mean "only paper." For example, a "paper title" is a document of title (see that word) that may or may not be valid; and a "paper profit" is an increase in value (of an investment) that might be lost again if the value goes down before sale. 4. When a prosecutor "papers" a case, it means, in some places, that it will be formally prosecuted, and, in other places, that it will not be formally prosecuted.
- Par 1. Face value. If a hundred dollar bond sells in the bond market for one hundred dollars, it sells "at par." 2. "Par items" are things a bank will process and send on without charge to another bank.
- Paralegal The American Bar Association restricts the term "paralegal" to legal assistants with special education, training, or work experience who work under a lawyer's "ultimate" supervision on "substantive" legal work that the lawyer would otherwise do. Introduction to Paralegalism (Statsky, 1997) also includes those who are "otherwise authorized to use legal skills," but restricts the tasks performed



to those that do not require all the skills of an attorney. More generally, persons who do law-related work for government agencies and businesses, nonlawvers who represent others before administrative agencies, legal secretaries, and others are sometimes called paralegals.

Parallel citation An alternate reference to a case (or other legal document) that is published in more than one place. There is usually one official publication of a court case or a statute. If so, that is the official or primary citation, and all others are parallel citations.

Parallel jurisdiction See pendent jurisdiction.

1. Best right of ownership. A holder in due course Paramount title (see that word) has paramount title to a document (and to all the money or property it stands for). The primary exception is that the original owner has paramount title over even a holder in due course if the document was stolen from the original owner. 2. In real estate law, paramount title previously meant original title, but has come to mean "better" title or "superior" title.

Parcener An old word for a person who, along with another person, inherits property with each person inheriting the whole thing. "Coparcener" means the same thing as "parcener." A parcener is now usually called a joint heir.

Pardon A president's or governor's release of a person from punishment for a crime. Compare with reprieve and commutation.

Parens patriae (Latin) "Country as parent." Refers to the right of the government to take care of minors and others who cannot legally take care of themselves. The use of this power to deprive a person of freedom has been limited by laws and court decisions. [pronounce: parens pat-ree-il

Parent corporation A **corporation** that fully controls or owns another company.

Parental liability and responsibility laws Laws in some states requiring parents to pay for some torts (liability) or pay fines for some crimes (responsibility) committed by their minor children, especially if the child's actions resulted from a lack of parental control.

Parental rights Such things as the parent's right to discipline and control a child, to manage the child's property, to be supported by an adult child, etc.

Pari causa (Latin) With (or by) equal right or equal cause.

Pari delicto (Latin) Equal fault or equal guilt. 1. The "doctrine of pari delicto" in contract law is the principle that a court should not help en-



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force an illegal or invalid contract except in some cases where one party is much less at fault than the other or has been manipulated by the other. 2. There are several "doctrines of pari delicto" in tort law. One is that in cases of approximately equal mutual fault, the defendant wins. Another is that joint tortfeasors may not get indemnity from each other (but may get contribution). A third is the requirement of clean hands in bringing a lawsuit requesting equitable relief.

- **Pari materia** (Latin) "On the same subject"; interdependent. For example, two laws *in pari materia* must be read together as if one law.
- **Pari passu** (Latin) Equally; without preference. For example, persons receiving *profits pari passu* get equal amounts.
- Parish The word for "county" in Louisiana.
- Parity 1. Equality, equivalence, even-exchangeability. 2. Government price support of farm products based on a comparison with the farmer's equivalent purchasing power during a prior "base period."
 3. Parity may also refer to proportional job opportunities and fair wages for minorities, to equality of pay between police and firefighters, etc.
- **Parking** Making safe, temporary short-term investments. If this investment involves an agreement to buy back **securities** at the price sold it may be a sham transaction that violates tax or securities laws.
- Parliamentarian A person who advises a legislature or other group about the rules and procedures for holding a legislative or other meeting. These include the rules and customs of the particular meeting plus general rules such as **Robert's Rules**.
- **Parliamentary law** Rules, such as **Robert's rules**, and customs by which **legislatures** (and many other types of meetings) are run.
- Parliamentary system A government by an elected legislature, from which a prime minister and cabinet are selected by the majority party. This system, based on the one developed in England, does not have the separation of powers between the legislative and executive branches that exists in the U.S.
- Parol Oral; not in writing. For example, parol evidence is oral evidence (the evidence a witness gives). It usually refers to evidence about an agreement's meaning that is not clear from the written contract. See parol evidence rule for a meaning that includes written statements. Not parole.
- Parol arrest An "on-the-spot" arrest without a warrant.
- Parol evidence rule The principle that the meaning of a written agreement, in which the parties have expressly stated (in a "merger



clause") that it is their complete and final agreement, cannot be contradicted or changed by using prior oral or written statements or agreements as evidence. Exceptions to the rule include situations in which there was duress, fraud, or mistake.

A release from prison, before a sentence is finished, that de-Parole pends on the person's "keeping clean" and doing what he or she is supposed to do while out. If the person fails to meet the *conditions of* parole, the rest of the sentence must be served. Parole decisions are made by a state or federal parole board or corrections board, and persons out on parole are supervised by parole officers. Compare with probation. Not parol.

Pars (Latin) 1. A party; as in pars rea (party defendant). 2. A part.

See performance. Part performance

Partial average Particular average loss.

Partial disability (or incapacity) An injury that disables a worker from doing part of his or her job or that lowers the value of that person's labor. The word does not mean the loss of part of an arm, part of the use of an arm, part of the ability to lift things, etc., which are usually called partial losses.

Partial insanity See diminished responsibility doctrine and insanity.

1. A **verdict** in which a criminal defendant is found quilty Partial verdict on some counts but not guilty on others. 2. Any verdict in which the jury's decision is for one side on some counts, and for the other side (or unable to reach a decision) on others.

Particeps criminis (Latin) An accomplice.

Participation 1. An **insurance** policy in which the person insured pays a certain percentage of any loss. 2. A loan arrangement in which several banks combine to make a large loan. 3. A mortgage agreement in which the lender gets a share of the profits of the venture (in addition to interest on the loan). 4. Short for profit participation (sharing in the profits of a venture).

Particular average loss A loss of property at sea that is the result of negligence or accident and that must be borne by the owner of the property.

Particular lien A right to hold specific property because of a claim against that property; for example, a garage's right to hold a car until its repair bill is paid.

Particulars 1. The details of a legal claim or of separate items on an account. See also bill of particulars. 2. A detailed description of property to be sold at auction.

Parties See party.

Partition Dividing land owned by several persons into smaller parcels owned by each person individually.

Partner A member of a partnership (see that word). A "full" or "general" partner participates fully in running the company and sharing the profits and losses. A "dormant," "silent," or "sleeping" partner is a person who is in a partnership, but is not known as a partner by the public, does not take an active hand in the business, and, if also a "special" or "limited" partner, puts in a fixed amount of money, gets a specified amount of profit, and is usually not liable for anything beyond the investment itself. Finally, a "nominal" or "ostensible" partner is not a partner, but only someone who looks like a partner to an outsider.

Partnership An unincorporated business organization co-owned by two or more persons. Partnerships are usually owned and managed according to a partnership agreement and each partner usually has full liability for all partnership debts. Partnership income and losses are usually allocated among the partners according to their shares, with taxes paid by the partners individually. See also limited partnership, limited liability partnership, and partner. For partnership association, see limited partnership association. See business organization for other organizations set up to make a profit.

Partnership association Limited partnership association.

Party 1. A person concerned with or taking part in any contract, matter, affair, or proceeding. For various types of parties, such as accommodation party, third party, etc., see those words. 2. A person who is either a plaintiff or a defendant in a lawsuit. A real party is a person who actually stands to gain or lose something from being a part of the case, while a formal or nominal party is one who has only a technical or "name only" interest. 3. A person who must be included in a lawsuit, whether or not currently included (an indispensable party, without whom the lawsuit must be dismissed) or who should be included if at all possible (a necessary party, although the term is sometimes used to mean indispensable). 4. A party wall is a wall, on a property line, that is part of the structure of adjoining buildings. 5. A group organized to nominate and elect persons to public office, to influence government policy, etc.

Party admission An out-of-court statement by a **party** (or a party's representative) to a lawsuit. A relevant party admission can usually be used by an opposing party as **evidence** under a **hearsay exception**.



- Party of the first part A wordy and unnecessary phrase used instead of repeating the name of a party to a document. For example, if a contract is between Freeway Motors and John Driver, the contract should use "Freeway Motors," "Freeway," or "seller" rather than "party of the first part" (and use "John Driver," "Driver," or "buyer" rather than "party of the second part") each time the names must be repeated.
- 1. Say or pronounce. For example, a judge may pass sentence on Pass a convicted defendant. 2. Enact successfully. For example, a bill "passes" when enough members of a legislature vote "ves" on it. 3. Examine and determine. For example, a jury passes upon the issues in a lawsuit, 4. Transfer or become transferred. For example, when a **deed** is properly written, signed, and delivered, property passes from one person to another, 5. Approve, For example, when **account** books are examined and determined accurate, they are said to "pass," 6. Put out, especially to put out fraudulently; for example, "pass" counterfeit money.
- Enactment or approval of a bill by one house of a legislature; Passage enactment by both houses; or enactment plus signature by the president or governor.
- A document in which the deposits and withdrawals of savings Passbook accounts may be recorded.
- 1. Any rider in, other than the driver of, a motor vehicle. 2. A Passenger rider in a vehicle who pays for the ride or a rider whose ride involves some possible financial benefit to the driver.
- Passim (Latin) "Here and there"; found in various places; everywhere (indicating a general mention or overall reference to a book or document).
- Passion Rage, anger, or terror (not love or lust). See **heat of passion**.
- 1. Inactive. 2. Submissive or permissive, rather than actually Passive agreeing to or participating in something.
- Passive trust A dry trust.
- **Passport** 1. A document giving a person his or her country's permission to travel, and that country's request that other countries permit the person to pass through safely. 2. A document issued in time of war to give a person or a ship safe conduct.
- Past consideration Something of value given, which the giver later calls consideration (see that word) in an attempt to create a valid contract.
- Past recollection recorded See recollection.



- **Pat. Pend.** Short for "patent pending," a phrase placed on things that may be patentable to give notice that a **patent** has been applied for.
- Patent 1. Open, evident, plainly visible. Compare with latent. For patent defect, compare with latent defect. 2. A grant of a right (given by the federal government to a person) to exclusively control, for a limited number of years (usually seventeen), the manufacture and sale of something that person has discovered or invented. 3. A grant of land by the government to an individual.
- Patent and copyright clause The provision of the U.S. Constitution (Article I, Section 8, Clause 8) that gives Congress the power to promote science and the arts by passing laws, such as the patent and copyright laws, which give creators exclusive rights to their creations for limited time periods.
- Patent and Trademark Office A federal agency in the Commerce Department that decides on and keeps track of patent and trademark applications, keeps a complete public reference file, publishes related information, etc.
- **Patent pooling** An agreement among companies (usually manufacturers) to share **patent** information and rights. It is extensive **cross-licensing**.
- **Patentable** Able to meet the requirements for securing a **patent**. For an invention or discovery to be *patentable*, it must be *new and useful*, not a mere description of some physical law, and *non-obvious* in light of prior inventions and discoveries.
- Paternity suit A court action to prove that a person is the father of an "illegitimate child" and to get support for the child from the father.
- Patient forbearance rule See forbearance.
- Patient Self-Determination Act (42 U.S.C. 1395) A 1991 federal law that requires most hospitals to ask patients if they have an **advance directive**, to post these directives on the patient's chart, and to advise patients of their right to reject, and sometimes to choose, treatment.
- Patient-physician privilege See doctor-patient privilege.
- **Patrimony** 1. All rights and property that have passed or will pass to a person from ancestors (parents, grandparents, etc.). 2. All of a person's property, rights, and liabilities that can be given a dollar value.
- Patronage 1. All the customers of a business; giving a company your business. (A patronage dividend is the refund given to a member of a cooperative based on purchases made from the cooperative.)

 2. The privilege of some public officials to give out some jobs at their own discretion, without going through a civil service process. This



privilege is often limited at higher levels to jobs of a "political or confidential" nature and at low levels to small governments without a full civil service system.

- Pattern or practice A regular, repeated, intentional course of conduct.
- Pauper A poor person who cannot support him or herself and who reguires financial help from the government (to live, to carry on a lawsuit or defend a criminal trial, etc.).
- 1. To give personal **property** (such as a camera) to a commercial lender (usually called a pawnbroker) as security for a loan. A pawned item is held until the money loaned is paid back. If the money is not paid back within a certain time, the item is sold, 2. The property itself in no. 1.
- Payable 1. Owing, and to be paid in the future. 2. Owing, and due for payment now. 3. For payable to bearer and payable to the order of, see bearer and order.
- Payables Accounts payable.
- Payee The person to whom a negotiable instrument (such as a check) is made out; for example, if a check is made payable "to the order of John Doe," John Doe is the payee.
- Payout ratio The dividend a company pays on each share of common stock divided by the stock's earnings per share (see that word). The ratio shows how much money a company pays its investors compared to how much is available to put back into the business.
- Payroll tax A tax collected from a company's payroll. It is often a payroll subtraction made by the employer from the employee's salary.
- P/E ratio Price-earnings ratio.
- **Peace bond** A **bond**, required by a judge of a person likely to "breach the peace," to guarantee the person's good behavior for a period of time.
- Peace officer Any public official (such as a sheriff, police officer, marshal, etc.) with the authority to make arrests.
- Peaceable possession Holding land or a building continuously, with no attempt by others (such as a lawsuit) to remove the possessor from the land. Peaceable possession is one requirement for gaining legal ownership of land by adverse possession or by an action to quiet title.

Embezzlement. Peculation

Pecuniary Monetary; related to money. A pecuniary interest is a right that has monetary value. A judge should not decide a case that could affect the judge's pecuniary interests.



- <u>Ped</u>erasty Anal (and in some states oral) intercourse between males, especially between man and boy.
- **Peers** Equal persons. However, a trial "by a jury of peers" does not mean "by persons exactly equal to the **defendant**," but merely "by citizens chosen fairly."
- **Pegging** Officially, arbitrarily, or artificially fixing or setting the value of something. For example, a country can "peg" the relative value of its currency or allow it to **float** relative to other countries' currency. Also, an underwriter selling a new stock **issue** can "peg" (try to set) the price by placing repeated orders to buy at a certain price in the stock **market**.
- **Peine fort et dure** (French) "Punishment strong and hard." Describes a punishment in ancient England involving pressing to death under a great weight a person who refused to speak when accused of a major crime.
- Penal 1. Concerning a penalty. In this sense, a penal action is a civil lawsuit to make a wrongdoer pay a fine or penalty to the person harmed, and a penal bond is a bond put up as a promise to pay money if a certain thing is not done. 2. Criminal. In this sense, a penal action is a criminal prosecution, a penal law is a criminal law, a penal code is a collection of federal or state criminal laws, and penal servitude is imprisonment for committing a crime or imprisonment with forced labor. 3. For penal damages, see punitive damages.
- **Penalty** 1. A punishment imposed by law. 2. A sum of money promised by one person to another, to be paid if the first person fails to do something.
- **Penalty clause** A contract clause that calls for payment of a specific amount of money to *punish* a **breach**. Unlike **liquidated** *damages*, it is not based on the money that would *compensate* for the breach, but is arbitrarily set. If it greatly exceeds liquidated damages, a court will not enforce it.
- **Pendency** 1. While **pending** (see that word). 2. A notice of pendency is a formal warning, recorded in the land records, that a claim has been made against a property. The notice warns that anyone who buys the property does so subject to the claim.
- **Pendent jurisdiction** A federal court's right to decide a claim based on a nonfederal **issue** if this claim depends on the same set of facts as does a federal claim in the case before the court.



Pendente lite (Latin) "Pending the suit"; while a lawsuit is in progress. For example, *support pendente lite* is temporary support while a divorce case is in progress. [pronounce: pen-den-te lee-te]

Pending As yet undecided; begun but not finished.

Penitentiary A prison for felons.

Pennoyer v. Neff (95 U.S. 714) The 1877 U.S. Supreme Court decision that a state court cannot take jurisdiction over a person unless the person has been served with process in that state. This rule has been greatly modified (see, for example, long-arm statute), but the general principle that a court must have jurisdiction over a person to give a judgment or decree against that person is still valid.

Pennsylvania rule The principle that if a person who breaks a traffic law is in a collision, that person must prove that the violation did *not* cause the accident in order to be free of fault.

Penny stock Stock, often speculative, selling at less than a dollar a share.

Penology The study of prisons and criminal punishment.

Pension Benefit Guaranty Corporation See P.B.G.C.

Pension plan A plan set up by an employer to pay employees after retirement. This may be either a fund of money (called "funded" if it is fully paid-in to meet the promised pension needs) set up by the employer or payments by the employer to the employee. A qualified plan is one that meets I.R.S. requirements for the payments to be deducted by the employer and initially tax-free to the employee. A defined-benefit plan has benefits specified in advance, usually as a percentage of salary and related to years of service, with no individual account kept for each employee. A money-purchase plan (or defined-contribution plan) has a specified amount of money periodically contributed to a retirement fund by the employer, by the employee, or by both. The money is invested, with earnings divided proportionately among all plan participants. See also Individual Retirement Account, Keogh Plan, Employee Retirement Income Security Act, vested, and annuity.

Penumbra doctrine 1. The principle that the "necessary and proper clause" of the U.S. Constitution allows the federal government to take all actions to carry out legitimate government purposes, even if the powers needed to carry out these purposes are only implied from other powers (which themselves are not specifically mentioned in the Constitution, but only implied). 2. The principle that specific constitutional rights have less clear, but still real, implied rights, such as the right to privacy.



Peona (Latin) Punishment.

Slavery or forced labor to pay off a debt. Peonage

People 1. A nation or state. 2. All persons in a nation or state regarded as a single group. *3. Not* the plural of "**person**" in the law.

Peppercorn Something of actual, but very insignificant, value.

Per (Latin) By; through; by means of; during. For example, per annum means "by the year" or "yearly" and per autre vie means "during the life of another person."

Per capita (Latin) "By heads." By the number of individual persons, each equally. Compare with per stirpes.

Per curiam (Latin) "By the court." Describes an opinion backed by all the judges in a particular court and usually with no one judge's name on it. [pronounce: per cure-ee-am]

Per diem (Latin) 1. By the day; day by day; each day. 2. A fixed amount of money paid to a person each day for either a salary or expenses (such as food and lodging). [pronounce: per dee-em]

Per pais See pais.

Per procuration In English law, acting as an **agent** with only limited authority. Abbreviated "per. proc." or "p.p."

Per quod (Latin) "By that"; "by which acts." A specification of necessary details; requiring specific proof. Sometimes used as the opposite of per se.

Per se (Latin) In and of itself; taken alone; inherently. For example, some types of business arrangements are "per se violations" of antitrust acts because, even without specific proof that monopoly power has hurt competition, the arrangements are in and of themselves considered bad. Compare rule of reason no. 3 and per quod. [pronounce: per say]

(Latin) "By roots"; by right of representation. Describes a method of dividing a dead person's estate by giving out shares equally "by representation" or by family groups. For example, if John leaves three thousand dollars to Mary and Sue, and Mary dies, leaving two children (Steve and Jeff), a per stirpes division would give fifteen hundred dollars to Sue and seven hundred and fifty dollars each to Steve and Jeff. A "per capita" (see that word) division would give one thousand dollars each to Sue, Steve, and Jeff.

Percentage depletion See depletion allowance.

Percentage lease A **lease** of a building with the rent, above a certain minimum rent, based on the dollar value of sales by the tenant in the building.



- Percentage order Instructions from a customer to a broker to buy or sell a certain number of shares of stock after a specific number of shares have been traded on the market.
- Perception An old word for taking something into possession or for counting out money and paying a debt.
- 1. Absolute; conclusive; final; or arbitrary. 2. Not requiring Peremptory any explanation or cause to be shown. For example, a *peremptory* challenge to a potential juror is the automatic elimination of that person from the jury by one side before trial without needing to state the reason for the elimination. Each side has the right to a certain number of peremptory challenges, and all other attempts to eliminate a potential juror must be for a reason (which may or may not be accepted by the judge).
- Peremptory ruling A judge's ruling that "takes the final decision away" from the jury; for example, a directed verdict or judgment non obstante veredicto.
- Peremptory writ 1. See mandamus. 2. See summons.
- Perfect 1. Complete: enforceable: without defect. Also called "perfected." 2. To tie down or "make perfect." For example, to perfect a title is to record it in the proper place so that your ownership is protected against all persons, not just against the person who sold to you. This is called "perfection." And perfecting bail is meeting all the qualifications to "go bail" for someone and get him or her out of jail.
- Perfect tender rule The rarely-applied rule that exact performance of the details of a commercial **contract** is required to make the contract enforceable
- Performance Carrying out a contract, promise, or other obligation according to its terms, so that the obligation ends. Specific performance is being required to do exactly what was agreed to. A court may require specific performance of a contract if one person fails to perform and damages (money) will not properly compensate the other side for harm done. Part performance is carrying out some, but not all, of a contract, or doing something in reliance on another's promise. Part performance of an oral contract that should have been in writing to be enforceable (see statute of frauds) usually makes the contract enforceable. Part performance in reasonable reliance on another's promise may make the promise irrevocable.
- Performance (or completion) bond A bond that guarantees that a contractor will do a job correctly and finish it on time.



- **Performance right** A **copyright** holder's right to control who will perform or broadcast the work.
- **Peril** 1. A **risk** or **accident** insured against in an **insurance** policy. 2. A natural, as opposed to human-caused danger.
- Periodic Happening after regular, fixed amounts of time. For example, periodic alimony is payment of a certain sum of money to an exspouse once a month, once a week, etc.; and periodic tenancy is a lease that continues from month-to-month or year-to-year unless ended (usually by someone giving a notice that it will be ended).
- **Perjury** Lying while under **oath**, especially in a court proceeding. It is a crime. See also **false swearing**.
- Perk Short for perquisite.
- **Permanent** Permanent can mean anything from "for an indefinite time" (as in permanent employment), to "definitely right now" (as in permanent residence), to "definitely for a long time" (as in permanent disability).
- **Permissive** 1. Allowed or endured, as opposed to actively approved of. 2. By right. 3. Lenient or tolerant. 4. For *permissive counterclaim*, see **counterclaim**.
- **Permit** 1. An official document that allows a person to do something (usually something legal that is not allowable without the permit). 2. A permit card is a document given by a union to a nonmember allowing that person to work on a job for which there are not enough union members.
- **Pernancy** An old word for the taking or receiving of something.

Perp Slang for perpetrator.

Perpetrator The person who commits a particular crime.

- **Perpetual succession** The continuous existence of a **corporation** as the same "being," even though its owners, **directors**, and managers may change.
- **Perpetual trust** A **trust** that continues as long as the need lasts (the life of a person or a charity, etc.).
- **Perpetuating** <u>testimony</u> A procedure for taking and preserving **testimony** (usually by **deposition**) of persons who are in very bad health, very old, about to leave the state, or might otherwise be unavailable for a later trial.
- **Perpetuation of evidence** Making sure that **evidence** is available for a possible trial later.
- **Perpetuity** 1. Forever. 2. An investment that gives equal future payments essentially forever. 3. Any attempt to control the **disposition** of



your property by will that is meant to last longer than the life of a person alive when you die (or at least conceived by then) plus twenty-one vears. Most states prevent such control by a law known as the rule against perpetuities.

- **Perquisite** A benefit of a job in addition to the salary; for example, a company car for personal use. A "perk." [pronounce: per-qui-zit]
- 1. A human being (a "natural" person). 2. A corporation (an "artificial" person). Corporations are treated as persons in many legal situations. Also, the word "person" includes corporations in most definitions in this dictionary. 3. Any other "being" entitled to sue as a legal entity (a government, an association, a group of trustees, etc.). 4. The plural of person is *persons*, not **people** (see that word).
- Persona non grata (Latin) "Persons not wanted." Describes a person rejected as an ambassador or other government representative by the country to which he or she is sent.
- 1. Having to do with a human being. 2. Having to do with movable property, as opposed to land and buildings. Personal effects means anything from "all movable property" to "only that property normally carried on the person." 3. For personal holding company, property, recognizance, etc., see those words. A few other "personal" words follow this word.
- **Personal injury** 1. Any harm done to a person's rights, except for property rights. 2. Describes **negligence** and other **tort** actions brought to get compensation for bodily and other harm done.
- Personal representative A general term for the executor or administrator of a dead person's property.
- Personal trust A trust for individuals and their own families, as opposed to business-related trusts or trusts set up to benefit a charity.
- 1. A person's mental characteristics. In this sense, a personality disorder is a continuing behavioral or emotional problem, rather than a mental illness. 2. The condition of being a person. In this sense, a corporation has legal personality. See person. Not personalty.
- **Personalty** Personal property; movable property. *Not* personality.
- Persuasive authority All sources of law that a judge might use, but is not required to use, in making up his or her mind about a case; for example, legal encyclopedias or related cases from other states. A case may be strongly persuasive if it comes from a famous judge or a nearby, powerful court.
- Pertinent Relevant to an **issue** that itself is relevant to the outcome of a trial.



- Perverse verdict A jury's verdict (see that word) that did not follow (or could not have been in accordance with) a judge's instructions about a point of law.
- Petit jury (or petty jury) "Small jury." Describes the standard trial jury as opposed to a grand jury.
- Petit larceny "Small larceny." The crime of stealing something worth less than a certain amount set by law.
- **Petition** 1. A written request to a court that it take a particular action. In some states the word is limited to written requests made when there is no other side in a case (ex parte cases, see that word), and in some states, "petition" is used in place of "complaint" (the first pleading in a lawsuit). 2. A request made to a public official.
- Petition in bankruptcy A paper filed to start a bankruptcy (see that word) by a **debtor** requesting **relief** from debts. It can also be filed by **creditors** asking that a person be put into bankruptcy involuntarily.
- **Petitioner** Same as "plaintiff" in many states.
- **Petitory action** A lawsuit to establish **title** to land, as opposed to a lawsuit to gain physical possession of the land.
- **Pettifogger** An old word for a lawyer who is either incompetent or who tries to win by clouding the issue and drowning it in trivia.
- Small or unimportant. For example, petty cash is money kept on hand to meet small expenses, and a *petty offense* is one punishable by only a fine or a short jail term. For petty jury, see petit jury.
- Phantom jury Shadow jury.
- Employee compensation that is similar to a nontrans-Phantom stock ferable, nonvalued, nonvoting stock option that can be cashed in at a later date for the value of a certain number of shares of company stock as of that later date (but not for the shares themselves).
- **Philadelphia lawyer** Originally, a skillful lawyer; now, a sly or tricky lawyer.
- Philanthropic organization See nonprofit organization.
- 1. Having to do with the body, rather than the mind; for exam-Physical ple, a physical incapacity is either an injury that prevents working or impotence due to a physical cause. 2. Real as opposed to imaginary.
 - 3. See physical fact. 4. See physical impossibility under impossible.
 - 5. Physical necessity means being compelled to do something by an irresistible force.
- Physical fact 1. An indisputable law of nature or a scientific fact. 2. Something visible, audible, or otherwise "graspable" by the senses.



3. The "physical fact rule" is the principle that **evidence** contrary to a known law of nature may justify a judge's decision to take a case away from the **jury**. This evidence may also be disregarded by an **appeals** court even if the judge accepted it. 4. Another different "physical fact rule" is the principle that a driver is **negligent** if he or she did not see what should have been seen.

Physician-patient privilege See doctor-patient privilege.

Physician's directive See advance directive.

Picketing Persons gathering outside a place to disturb its activities or to inform persons outside of grievances, opinions, etc., about the place. This usually takes place when a **labor union** tries to publicize a **labor dispute** with a company, influence customers to withhold business, etc. For **chain**, **common situs**, **cross**, **mass**, and other types of *picketing*, see those words.

Piercing the corporate veil A judge's holding individual owners, directors, officers, etc., liable for a corporation's debts or wrongdoing. This is done in unusual circumstances such as to punish fraud or when the corporation's stock is not fully paid for.

Pinkerton rule See conspiracy.

Pinpoint citation The page number of a specific quote, as opposed to the general **citation** (see that word). It follows the page number on which the quoted document begins. In the general citation 17 U.DI.L.R.247, 250, the *pinpoint citation* is page 250. Also, some *pinpoint citations* are to a page plus a specific paragraph number, and some are to a paragraph number alone.

Pioneer patent A **patent** for an invention or device that is entirely new, rather than a small improvement; or a patent that may open up a whole new area of experimentation or development.

Piracy 1. Attacking and looting or stealing a ship or airplane. 2. Reprinting all or part of a copyrighted book, movie, etc., without permission.

Pit A commodity exchange's trading area.

Place 1. Arrange a sale or other financial transaction. Placement could be arranging the sale of a new issue of stock, arranging a loan or mortgage by matching up borrower and lender, or finding a job for a person. 2. Place of business and place of employment have no precise definitions in the law.

Placer claim A public land claim to mine minerals deposited in loose sand or rock, along the bank of or under a river, etc.

<u>Placitory</u> Having to do with pleading or pleas.



- Placitum (Latin) An old word for a wide variety of different things including agreements, laws, court decisions, public meetings, courts. lawsuits. pleadings. etc.
- Plagiarism Taking all or part of the writing or idea of another person and passing it off as your own. See also infringement. [pronounce: playjar-ism]
- Plain error rule The principle that an appeals court can reverse a iudgment because an obvious error affecting substantial rights was made by the trial court during trial, even if the error was not objected to at the time.
- Plain meaning rule 1. The principle that if a law seems clear, you should take the simplest meaning of the words and not read anything into the law. This is one of several possible ways of interpreting **statutes.** 2. The principle that if a contract, statute, or other writing seems clear, the meaning of the writing should be determined from the writing itself, not from other evidence such as testimony.
- **Plain view doctrine** The rule that if police officers see or come across something while acting lawfully, that item may be used as evidence in a criminal trial even if the police did not have a **search warrant**.
- **Plaintiff** A person who brings (starts) a lawsuit against another person. Plaintiff in error An appellant.
- Planned unit development An area of land to be developed as one unit of various housing groups plus commercial or industrial development. This development may be approved even if the **zoning** requirements for one part of the land might not allow the buildings planned for that piece.
- **Plant patent** A **patent** given to the first person who recognizes the distinctive characteristics of a plant and reproduces it any way but by seed. This could include grafting, genetic engineering, etc.
- Plat A map showing how a piece of land will be subdivided (divided up) and built upon. A platmap gives the legal description of pieces of property by lot, street, and block numbers.
- 1. The defendant's formal answer to a criminal charge. The defendant says: "guilty," "not guilty" or "nolo contendere" (no contest). 2. For the use of the word in most modern civil lawsuits, see pleading. 3. An older word for several types of civil motions, such as a plea in abatement, that have been largely replaced by a "motion to dismiss." Other types of old pleas include pleas in bar, pleas in dis**charge**, and *pleas of* **release**. [pronounce: plee]



- Plea bargaining Negotiations between a prosecutor and a criminal defendant's lawyer, attempting to resolve a criminal case without trial. For example, during plea bargaining, the defense lawyer may suggest that the defendant plead guilty in exchange for the prosecutor's agreeing to accept a plea to a less serious charge, to drop some charges, or to promise not to request a heavy sentence from the judge.
- **Plead** 1. Make or file a **pleading** or a **plea**. 2. Argue a case in court.
- 1. The process of making formal, written statements of each Pleading side of a civil case. First the plaintiff submits a paper with "facts" and claims; then the defendant submits a paper with "facts" (and sometimes counterclaims); then the plaintiff responds; etc., until all issues and questions are clearly posed for a trial. 2. A pleading is any one of the papers mentioned in no. 1. The first one is a complaint, the response is an **answer**, etc. *The pleadings* is the sum of all these papers. Sometimes, written motions and other court papers are called pleadings, but this is not strictly correct. 3. The old forms of **common** law pleadings (which were so rigid that one small technical mistake could lose the suit) included a declaration, defendant's plea, replication, rejoinder, surrejoinder, rebutter, surrebutter, etc. See theory of pleading doctrine. 4. In modern legal practice under the Federal Rules of Civil Procedure, pleading is no longer inflexible, and pleadings may be amended freely to fit facts as they develop. Modern pleadings include complaints, answers (which may include counterclaims or cross-claims), replies (or answers) to these claims, and third party complaints and answers.
- **Plebicite** A vote by the people for or against a proposed new major law or expressing an opinion on a major public issue.
- **Pledge** Handing over physical possession of a piece of personal **property** (such as a radio) to another person, who holds it as **security** (see that word) for a debt.
- <u>Plenary</u> Full; complete; of every person or every thing. For example, plenary jurisdiction is the full power of a court to make decisions about all the people and property involved in a case, and a plenary session is a meeting of all the members of a **legislature** or other large group.
- **Plenipotentiary** Possessing full powers. *Ministers plenipotentiary* are diplomatic representatives slightly below the rank of **ambassador**.
- **Plessy v. Ferguson** (163 U.S. 537) The 1896 U.S. Supreme Court decision that permitted racial segregation in *"separate but equal"* facilities. This case was not overturned until the 1954 **Brown decision.**



- Plottage The area of a piece (plot) of land. Plottage value (plottage, for short) refers to the extra value two or more pieces of land may have because they are side-by-side and can be sold as a unit.
- Reinvest profits into a business rather than pay them out to Plow back owners
- **Plurality** The greatest number. For example, if Jane gets ten votes and Don and Mary each get seven, Jane has a *plurality* (the most votes). but not a **majority** (more than half of the votes).
- Many. Many interrelated things. Pluries
- An addition to a lawbook that updates it until a bound supplement or a new edition comes out. It is found inside the back (or occasionally, front) cover, secured in a "pocket," and should always be referred to when doing legal research.

See veto. Pocket veto

1. An individual legal proposition, argument, or question raised in a lawsuit. Points and authorities is the name for a document prepared to back up a legal position taken in a lawsuit (for example, to support or oppose a motion). 2. One percent. A term used by mortgage companies to describe an initial charge made for lending money, and by **bond** traders for one percent of **face value**. 3. One unit of measure. For example, if a **stock** goes up in price one dollar, it has gone up "one point," since stocks are usually expressed in dollar amounts; and a speeding violation might cost a driver "three points" towards the suspension of a driver's license (when licenses are taken away for the accumulation of a certain number of "points" that reflect the severity of driving tickets). Also see basis point. 4. A point of error is an error used as the basis for an appeal.

See reserve decision. Point reserved

Any of several tactics used by a company to make itself less attractive as a *takeover* target.

See fruit of the poisonous tree doctrine. Poisonous tree

- **Polar star rule** The principle that the intent of a document should be determined from the document alone unless it violates laws or public policy. See also four corners rule.
- Police court A local court with widely different functions in different places. Police courts usually have the power to handle minor criminal cases.
- Police power The government's right and power to set up and enforce laws to provide for the safety, health, and general welfare of



- the people; for example, *police power* includes the power to **license** occupations such as hair cutting.
- **Policy** 1. The general operating procedures and goals of an organization. 2. The general purpose of a **statute** or other law. 3. A type of lottery that involves betting on numbers; a "numbers game." 4. Public policy is the general good of the state and its people. A contract is "against public policy" if carrying out contracts of that type is considered harmful to the public. 5. For various types of *insurance policies*, see **insurance**.
- **Political crime (or offense)** A **crime** against the government, such as **treason** or **sedition**. It is often a crime of violence against the established order. *Political crimes* are usually excluded from **extradition** treaties.
- Political question An issue that a court may refuse to decide because it concerns a decision properly made by the **executive** or **legislative** branch of government and because the court has no adequate standards of review or no adequate way to enforce the court's judgment. Most *political questions* are international diplomatic issues (such as whether or not a foreign country is an independent nation) that are considered by the federal courts to be best left to the president of the United States.
- **Political rights** Rights concerning a citizen's participation in government; for example, the right to vote.
- **Poll tax** A tax, now illegal, paid to vote or for the right to vote.
- **Polling the jury** Individually asking each member of a **jury** what his or her decision is. This is done by the judge, at the defendant's request, immediately after the **verdict**.
- **Polls** A *challenge to the polls* is an objection to the selection of a particular **juror**, made before the jury (often a *grand* **jury**) convenes.
- **Polygamy** Having more than one wife or husband. It is a crime in the U.S.

Polygraph A lie detector.

- **Ponzi scheme** A fake investment company in which fake profits are paid from money paid in, so more investments, and more investors, are lured in.
- **Pool** 1. Join together resources of individuals or companies in a common commercial venture. 2. Describes an agreement between companies to not compete and to share profits. These types of arrangements are usually illegal under **antitrust acts**. 3. A pot of money bet on a horse race, a football game, etc.



- Directly combining the balance sheets of two com-Pooling of interest panies when the companies merge. (This accounting procedure disregards **qoodwill** as a measure of the difference in company values.)
- Popular Belonging to the people.
- **Popular name tables** Reference charts that cross-reference the common name of a statute with its official name and number. For example. you could find the official name and citation of the "Sherman Act" from a popular name table.
- **Popular sense** The meaning that persons familiar with the subject area of a statute would give to it. This is not necessarily the commonlanguage meaning of the words.
- **Pornographic** Depicting sexual behavior to cause sexual excitement. Non-obscene (see that word) pornography is protected by the First Amendment, but child pornography is not.
- Port authority Various federal, state, or interstate agencies that requlate boat traffic, promote port business, and maintain other services such as airports, tollroads, bus terminals, etc.
- **Port of entry** A port where immigrants and imported goods may enter the country and where **customs** offices are located.
- Portal-to-Portal Act (29 U.S.C. 251) A 1947 federal law requiring payment for some types of employees' time getting to and from work.
- All the investments (usually stocks and other securities) held by one person or organization.
- **Position classification** Formal job categorization and description that determines job salaries, duties, and powers.
- Positive evidence See direct evidence.
- **Positive law** Law that has been enacted by a **legislature**.
- **Posse comitatus** (Latin) "The power of the state." The group of citizens who may be gathered by the sheriff or other law officer to help enforce the law, usually on an emergency basis. It is abbreviated "posse."
- Control of property. For example, a tenant may have pos-Possession session of land, and someone with an illegal drug in a pocket has possession.
- **Possession is nine-tenths of the law** 1. The principle that to get a court to give you something held by another person, you must have a strong legal **title** to it. 2. The perception that court procedures are too costly and cumbersome to get something held by someone else even if you have a legal title to it. 3. The perception that forcible possession may defeat legal right.



- **Possessory action** A lawsuit to gain control of property, as opposed to one that attempts to get legal ownership to property. For example, an eviction is a possessory action.
- Possibility of issue See fertile octogenarian rule.
- 1. Announce something to the public by putting up signs in prominent places; for example, giving notice of a legal proceeding by posting in town hall, announcing construction by posting a permit, or announcing that land or water is off limits to hunting by posting signs around the borders. 2. Put something in the mail. 3. See posting.
- Postconviction remedies (or relief) Procedures for prisoners to challenge their convictions or sentences. These procedures include asking the convicting court to correct the sentence, habeas corpus petitions, and other forms of court action. There are federal and state laws that apply to this area.
- To put a date on a document that is later than the date the doc-Postdate ument is signed.
- **Posthumous** After death. For example, a *posthumous child* is one born after the death of the father
- 1. Writing down an entry (such as the amount of money spent Posting for a lamp) into an **account** book or writing down a financial entry by transferring information from an original record or notation. 2. The procedure a bank follows when paying a check (verifying the signature and that the account has sufficient funds, charging the account, etc.). 3. Placing a notice in a public place, such as a place legally specified for **service of process**, or placing a notice at the border of a private property to forbid hunting.
- Postmortem (Latin) "After death." A postmortem examination (postmortem, for short) is an autopsy (see that word).
- Postnuptial agreement An agreement between spouses, such as a separation agreement or a property settlement agreement. Compare with antenuptial agreement.
- Post-obit "After death." Describes an agreement in which a borrower of a sum of money promises to repay a larger sum after the death of someone from whom the borrower expects an inheritance.
- 1. Subordination of a lien, mortgage, or judgment Postponement when it would normally have **priority** over the lien, mortgage, or judgment now given priority. 2. A rescheduling, such as a continuance of a court proceeding.
- Post-trial discovery Information gathering (such as taking a deposition) after a trial but before an appeal, often done to prepare for a possible retrial.

- 1. A charge imposed on an item according to its weight. 2. Impoundment, or an amount paid to end an impoundment, 3. Describes fees paid to a sheriff or other public official who conducts a court-ordered execution on property. The fees are usually a percentage of the property's value or selling price.
- Pourover A will that gives some money or property to an existing trust is called a pourover will, and a trust that does the same thing is a pourover trust.
- Poverty affidavit A document signed under oath that a person is poor enough to qualify for public assistance, a free lawyer, waiver of court fees, etc.
- 1. The right to do something. 2. The ability to do something. 3. A Power combination of no. 1 and no. 2. For example, a power of acceptance is the right and ability of a person who has been made an offer to agree to the offer's terms and create a binding contract. For specific powers, such as the commerce power under the commerce clause and reserved powers under reserved, see those words. 4. A power coupled with an interest is a power to take an action that affects something in which you have an **interest** (see that word). This is a stronger right than a *power* or *interest* alone.
- **Power of appointment** The power to decide who gets certain money or property or how it will be used. This power is usually given to a specific person in a deed or will.
- **Power of attorney** A document authorizing a person to act as **attorney** in fact for the person signing the document.
- **Power of sale** The right of a **mortgage** holder or mortgage **trustee** to sell the real estate **secured** by the mortgage if payments are not made.
- **Pp.** Pages.
- A stuffy word meaning "feasible"; can be done. Practicable
- 1. Custom, habit, or an act regularly repeated. 2. Formal court procedure; the way a lawsuit is taken to and through court as opposed to what it is about. For example, a practice manual is a book of forms and procedures to use in **pleading** and court practice, and practice rules (or acts) are rules of court practice such as the Federal rules (see that word). 3. Engage in a profession, such as law. 4. Doing things that are only permitted to be done by a member of a profession. For example, giving legal advice or arguing a case in court is the practice of law.
- **Practipe** (Latin) A formal request that the court **clerk** take some action. Any **motion** that can be granted by the signature of a court clerk



- without a judge's approval. A lawyer can "**enter** an appearance" in a case by *praecipe*. [pronounce: pres-i-pee]
- **Praedial** 1. "From the ground." Crops, trees, and other plants. 2. A praedial servitude is a requirement put on one piece of land that it may be used in some way by the owner of another piece of land. [pronounce: pred-i-al]
- **Prayer** Request. That part of a legal **pleading** (such as a **complaint**) that asks for **relief** (help, money, specific court action, an action from the other side, etc.).
- **Preamble** An introduction (usually saying why a document, such as a **statute**, was written).
- **Preappointed evidence** Proof that is required in advance. For example, a **statute** may say that proof of a certain crime requires *preappointed evidence* of a specific set of facts.
- **Precatory** Expressing a wish; advisory only; not legally binding in most situations. [pronounce: prek-a-tory]
- Precedent 1. A court decision on a question of law (how the law affects the case) that is binding authority (see that word) on lower courts in the same court system for cases in which those courts must decide a similar question of law involving similar facts. (Some legal scholars include as precedent court decisions that are merely persuasive authority.) The U.S. court system is based on judges making decisions supported by past precedent, rather than by the logic of the judge alone. See stare decisis. 2. Something that must happen before something else may happen; see condition precedent. [pronounce: press-i-dent]
- Precept 1. A command by a person in authority, usually in the form of a written order or warrant from a judge to a peace officer. 2. A rule of conduct.

Precinct A police or election district within a city or county.

Precipe See praecipe.

Preclusion order A judge's **order**, issued when one side in a lawsuit doesn't produce something requested in **discovery**, which forbids that side from making (or opposing) legal arguments based on what was not produced.

Precognition The examination of a witness before trial.

Precontract A **contract** that keeps you from entering into a similar contract with someone else.

<u>Predatory intent</u> Describes lowering prices (usually to below cost) solely to put a competitor out of business.

Predial See praedial.

Predisposition Previous tendency or desire. See **entrapment**.

- Pre-emption 1. Describes the first right to buy something. For example, pre-emptive rights are the rights of some stockholders to have the first opportunity to buy any new stock the company issues. Also see right of first refusal. 2. Describes the first right to do anything. For example, when the federal government pre-empts the field by passing laws in a subject area, the states may not pass conflicting laws and sometimes may not pass any laws on the subject at all.
- **Preexisting duty rule** The rule that the promise or performance of something already promised, or the threat of nonperformance, is not **consideration** for a contract change.
- Preference 1. A creditor's right to be paid by a debtor before non-preferred creditors are paid. 2. The act of an insolvent (broke) debtor in paying off a creditor more than a fair share of what is left. For example, if John owes Mary ten dollars and Don ten dollars, but has only ten dollars left and pays it all to Mary, this is a preference. If a debtor gives a creditor preference shortly before going into bankruptcy, the bankruptcy court may be able to get that money back so that it can be divided fairly.
- **Preferential shop** A place of business where **union** members will be hired first and laid off last.
- **Preferential voting** An election in which voters may (or must) list first, second, third, etc., choices. If no one gets over half the first place votes, second place choices are added in (then, if needed, third place, etc.) until someone gets over 50 percent of the votes.
- **Preferred risk** A person who pays lower **premiums** for insurance (because of a good safety record, not smoking, etc.).
- Preferred stock See stock.
- **Prehire agreement** An agreement by which a **union** may **bargain** with an employer even though it has not proved that it represents a majority of the employees.
- **Prejudice** 1. Bias; a preconceived opinion. Leaning towards one side in a dispute for reasons other than an evaluation of the justice of that side's position. 2. A judge's bias for or against a **party** in a case, rather than an opinion about the subject of the case. 3. If a case is *dismissed* with prejudice, it cannot be brought back into court again. 4. Substantially and improperly harmful to rights. For example, prejudicial error is serious enough and wrong enough to be appealed, and prejudicial publicity includes news reports that deprive a **defendant** of a fair trial.



- **Preliminary complaint** The process in some states by which a court can conduct a probable cause (see that word) hearing for binding **over** a criminal defendant to another court that has the power to hold criminal trials. See preliminary hearing.
- Preliminary evidence 1. Those facts needed to begin a hearing or trial: not necessarily those needed to ultimately win. 2. Facts required to be shown before other things are admissible.
- Preliminary hearing 1. The first court proceeding on a criminal charge, in federal courts and many state courts, by a magistrate or a judge to decide whether there is enough evidence for the government to continue with the case and to require the defendant to post **bail** or be held for trial. It is also called a preliminary examination, probable cause hearing, and bind over hearing. 2. In some states, a preliminary hearing is a court session for hearing **motions** before the actual trial.
- Preliminary injunction See injunction.
- **Premeditation** Thinking about something before doing it: thinking in advance about how to commit a crime.
- **Premises** 1. Buildings and the surrounding land under the same control. 2. The part of a document that explains the "who, what, where, how, and when" of a transaction and precedes the words actually putting the transaction into effect. 3. The basis for a logical deduction. The facts or arguments upon which a conclusion is based.
- 1. The money paid for insurance coverage. 2. An extra Premium amount of money paid to buy something; a bonus. 3. The amount by which a stock or other security sells above its par (face or nominal) value.
- Prenuptial agreement An antenuptial agreement.
- **Prepaid expense** Any expense or debt paid before it is due or incurred. Prepaying expenses may have special tax consequences.
- Money received, but not yet earned or due. Prepaying Prepaid income income may have special tax consequences.
- Prepaid legal services See panel.
- Prepayment penalty Extra money that must be paid if you pay off a loan early. This is said to compensate the lender for lost interest or extra paperwork.
- Preponderance of evidence The greater weight of evidence, not as to quantity (in number of witnesses or facts) but as to quality (believability and greater weight of important facts proved). This is a standard of proof, generally used in civil lawsuits. It is not as high a stan-



dard as clear and convincing evidence or beyond a reasonable doubt.

- **Prerogative** 1. A special privilege. 2. Special official power.
- Prerogative writs Writs a court will issue only under special circumstances. These include, for example, writs of mandamus and habeas corpus (see those words). In most courts, prerogative writs are no longer used, but have been replaced by regular motions or complaints.
- **Prescription** 1. A method of getting legal ownership of *personal* **property** (everything but *land*) by keeping it in your possession openly, continuously, and with a claim that it belongs to you. This must be done for a length of time set by state law. 2. The right of access to a path, a waterway, light, open air, etc., that is gained because of long-time continuous use. 3. An order or direction. *Not* **proscription**.
- **Presence** "View," "earshot," or general observation. A police officer may make an **arrest** without a **warrant** if the **offense** was committed in the officer's *presence*. This may include hearing a disturbance at a distance or finding out in many other direct, immediate ways that there was an offense committed and that a particular person probably did it.
- **Present** 1. Immediate; for example, a *present interest* is a property **interest** that gives the owner the right to immediate use or possession of the property. Compare with **future interest**. 2. See **presentment**.
- Present recollection revived (or present memory refreshed) See recollection.
- **Present sense impression** A statement made during or immediately after an event by a participant or an observer. A person may testify about someone else's *present sense impression*, even though such testimony is **hearsay**, in those courts that recognize the "present sense exception" to the hearsay rule.
- **Present worth (or value)** The value of future payments, earnings, or debts discounted to their value today (as if a sum of money were invested today to make the future payments).
- **Presentence investigation** An investigation by court-appointed social workers, **probation** officers, etc., into a criminal's background to determine the criminal's prospects for rehabilitation. The report of the investigation, which usually includes recommendations, is considered by a judge at a *presentence* (or sentencing) hearing.
- Presentment (or presentation) 1. A grand jury's charging a person with a crime that it has investigated itself (not by an indictment given to it by a prosecutor). In some states it is a suggestion to the prosecutor, not a formal charge. 2. Offering for payment a negotiable instrument, such as a check.

Presents "These presents" is an obsolete phrase for "this legal document."

Presidential electors See electoral college.

Presumed intent Describes the legal rule that a person means to cause any natural or probable results of his or her **voluntary** acts. A person legally *intends* not only a crime, but its consequences.

Presumption A conclusion or inference drawn. A presumption of fact is a conclusion that because one fact exists (or one thing is true), another fact exists (or another thing is true). If no new facts turn up to prove the presumption wrong, it is evidence as good as any direct proof of the fact. A presumption of law is an automatic assumption required by law that whenever a certain set of facts shows up, a court must automatically draw certain legal conclusions. For example, the presumption of innocence is that all persons are innocent of all crimes unless proven quilty **beyond a reasonable doubt**. Presumptions can be rebuttable (good until destroyed by more facts) or conclusive, absolute, or irrebuttable (an inference that must be drawn from a set of facts no matter what). Other presumptions include the presumption of death (if a person disappears and is gone for a certain number of years, that person is presumed dead); the presumption of legitimacy (if a child is born to a married woman, the husband is presumed to be the father); and the *presumption of survivorship* (in those states that do not have simultaneous death acts, the younger, stronger, healthier, etc., person is presumed to have been the later one to die in an accident if it is not known who really died last).

Presumptive May be inferred. *Presumptive* evidence is either a presumption of fact or prima facie evidence.

Presumptive trust A resulting trust.

Pretermitted heir A child (or sometimes any descendant) either unintentionally left out of a **will** or born after the will is made. Some states have *pretermission statutes* that allow a child left out by mistake to take a share of the parent's property.

Pretext arrest The arrest of a person for a minor offense when the real purpose is to search for evidence of serious crime for which there is no justification to search.

Pretrial conference A meeting of lawyers and judge to narrow the issues in a lawsuit, agree on what will be presented at the trial, and make a final effort to **settle** the case without a trial. Procedural agreements can be put in writing in a *pretrial order*.

Pretrial diversion (or intervention) See diversion.



- **Prevailing party** The person who wins a lawsuit (even if the person is awarded far less money than he or she sued for).
- Prevention (of performance) Doing something that prevents the other side from performing a contract duty. This normally does not create a **breach** by the other side.
- **Preventive detention** Holding persons against their will, usually by order of a judge, because they are likely to commit a crime or to harm themselves or others. This practice is **constitutional** only in certain situations.
- Preventive justice A general term for actions such as issuing a peace **bond** (see that word), taken by judges to prevent future lawbreaking.
- **Preventive law** Legal help and information designed to help persons to avoid future legal problems rather than to solve existing legal problems.
- **Previous question** In **parliamentary law**, the main motion (proposal) being considered (not a prior or subsidiary motion). To "call the previous question" or to "move that the previous question be considered" is a binding request for a vote on whether to now vote on the main motion under consideration
- **Previously taxed income** Earnings that have been taxed, but not yet received. This usually happens, for example, when an **S** corporation holds onto earnings rather than distributing them to its owners who are taxed on the earnings.
- **Price discrimination** Different prices for the same quantity of the same goods charged to different buyers. This is illegal if done with predatory intent.
- Price fixing Horizontal price fixing is different companies (or associations of companies) agreeing to charge similar prices for similar things. Vertical price fixing is controlling the resale price of something (usually by requiring a retailer to sell at no lower than a certain price, etc.). These arrangements often are violations of antitrust acts.
- **Price leadership** A situation in which one large company regularly sets selling prices for something, and the rest of the industry then sets the same price. This is not a violation of antitrust acts unless the companies worked together on the pricing or tried to drive other companies out of the market.
- Price supports Government loan, subsidy, and buying programs designed to keep prices (usually farm prices) above a certain level.
- **Price-earnings ratio** The cost of a **share** of **stock** divided by the yearly dividend paid by that stock. For example, a \$20 stock that paid \$2 has

a ten-to-one ratio. The price-earnings ratio is one measure of a stock's investment quality.

- Priest-penitent privilege See clergy's privilege.
- Prima facie (Latin) At first sight; on the face of it; presumably. Describes something that will be considered to be true unless disproved by contrary evidence. For example, a prima facie case is a case that will win unless the other side comes forward with evidence to disprove it. [pronounce: pri-ma fay-sha]
- Primary activity A strike, boycott, or picketing against an employer with which a union has a dispute. (In contrast, a boycott directed against, for example, a store that handles the employer's products is a secondary boycott.)
- Primary authority 1. Binding authority. 2. Laws, court decisions, regulations, and other similar sources of law rather than interpretive or indirect information from legal encyclopedias, treatises, etc.
- **Primary election** An **election** in which a political **party** chooses its candidates for public office (to run in the general election).
- Primary evidence Best evidence (see best evidence rule).
- **Primary jurisdiction doctrine** The principle that even if a court has the right and power to take a case, if the case involves issues that are better decided by an administrative agency, the court should give the agency the first opportunity to resolve the issue.
- **Primary market** 1. The place in which, or the method by which, the first sale of a stock or other securities issue is made. 2. A company's or a product's most important source of customers (geographic, demographic, etc.).
- 1. Original. 2. Most important. 3. For prime contractor, see con-Prime tractor. 4. The prime rate is the lowest interest rate a bank will charge its best customers for short-term, unsecured loans. This is an indicator of what the bank's other interest rates will be, and the prime rates of national banks (see that word) are one of the major economic indicators.
- 1. The first child born to a husband and wife. 2. De-**Primogeniture** scribes the former rule that the first son inherited everything.
- 1. Chief; most important; primary. 2. The sum of money in-Principal vested, as opposed to the income or profits (often interest) made with the money. 3. An employer or anyone else who has another person (an **agent**) do things for him or her. 4. A person directly involved with committing a crime, as opposed to an accessory (see that word). 5. Not "principle."

- Principal residence exemption The exemption from capital gains tax of some or all of the profits from the sale of a primary home. There are detailed rules for how often you can use the exemption and how much it is.
- **Principle** A basic legal truth, doctrine, or generalization. *Not* "**principal**."
- Printers ink statute A state law that makes it illegal to advertise anything that is false or deceptive.
- **Prior art** In **patent** law, all previously patented devices and processes against which the device or process described in a patent application is compared. The comparison is to determine whether the device or process is new and non-obvious (requirements for issuing a new patent).
- **Prior consistent statement** A witness's statement, made before the trial, that seems to support what he or she now says in the trial. This statement may be used to support the believability of the witness if it is challenged.
- Prior hearing A hearing by an administrative agency that must sometimes be given to a person before taking any action that harms the person.
- **Prior inconsistent statement** A witness's statement, made before the trial, that seems to contradict what he or she now says in the trial. This statement may be used to discredit the believability of the witness, but not to prove the truth of what was said unless made under oath in a prior proceeding.
- Prior mortgage (or lien) See priority.
- **Prior restraint** The government stopping someone from saving, publishing, or otherwise communicating something. Prior restraint of speech is unconstitutional under the First Amendment unless the speech is a "clear and present danger" to the country or is obscene or violates a person's legally recognized right to privacy.
- **Prior use doctrine** The rule that one governmental organization cannot take property for a public use if the property is already devoted to a public use by another government organization unless there are specific laws allowing it.
- **Priority** The right to be first. The right to have a claim paid first and completely, whether or not the deal on which the claim is based came first and whether or not the claim itself was made first. (When these claims are **liens**, the first person to **perfect** the lien has *priority*.)
- A place for long-term incarceration for a crime. Compare with iail.



- **Prisoner** Anyone deprived of liberty by the government, either because of an accusation of a crime or **conviction** of a crime.
- **Privacy** Describes the right to be left alone. The *right to privacy* is sometimes "balanced" against other rights, such as freedom of the press.
- Federal and state laws restricting access to personal and financial information (tax returns, mental health records, etc.) and prohibiting many types of electronic and other surveillance (wiretapping, etc.).
- 1. Concerning individuals, not the general public and not the Private government. 2. For private foundation, international law, letter ruling. offering. etc., see those words. Others follow here.
- Private attorney general A private individual who goes to court to enforce a public right for all affected citizens.
- **Private investigator** A person who is not a law enforcement officer, but who is licensed to do detective work
- Private law 1. A statute passed to affect one person or group, rather than the general public. This is also called a private bill. 2. The law of relationships among persons and groups (such as the law of contracts, divorce, etc.) as opposed to public law, which concerns relationships between individuals and the government or the operation of government.
- Private mortgage insurance Insurance to protect the lender on many loans where the mortgage represents over 80 percent of the home's market value
- Privateer A ship owned and armed by a private individual that is empowered by a government to fight with enemy ships and capture enemy shipping in time of war. There is an international treaty abolishing privateering, but the U.S. never signed it.
- Convert a business from governmental to private ownership. Privatize Compare take private.
- See privity and privy. Privies
- Privilege has conflicting and overlapping meanings, including: 1. An advantage; a right to preferential treatment. 2. An exemption from a duty others like you must perform. 3. The right to speak or write defamatory (personally damaging) words because the law allows them in certain circumstances. For example, most words are privileged if spoken completely "in the line of public duty." 4. A basic right, such as **privileges and immunities**. 5. A special advantage, as opposed to a right; an advantage that can be taken away. 6. The right to prevent disclosure, or the duty to refrain from disclosing, informa-



tion communicated within a specially recognized confidential relationship. See, for example, attorney-client privilege, clergy's privilege, doctor-patient privilege, executive privilege, journalists' privilege, and marital communications privilege. 7. See also immunity.

Privileged communication See confidentiality and privilege.

Privileges and immunities Describes the **constitutional** requirement (Article 4, Section 2, Clause 1) that a state must treat a person from another state as fairly as it treats its own citizens.

Privity 1. Private or "inside" knowledge. 2. A close, direct financial relationship. For example, both the executor (person who administers a will and hands out property) and an heir (person who gets the property) are in privity with the testator (person who wrote the will and gave away the property). Also, privity of contract exists among those persons who actually took part in making the deal. These persons have special rights and duties because of their privity, including the right to enforce the contract. For example, a manufacturer and a seller may be "in privity," but not the manufacturer and an ultimate buyer.

Privy 1. A person who is in **privity** (see that word) with another person. The plural is *privies*. 2. **Private**.

Prize A ship taken by one country (or by a **privateer** from that country) from another with which it is at war. When a ship is brought in as a *prize*, a *prize* court determines who gets it.

Pro (Latin) For.

Pro bono publico (Latin) "For the public good." Describes free legal work done by a lawyer to help society. Abbreviated "*pro bono*."

Pro confesso (Latin) As if confessed. A decree pro confesso is like a judgment given to a plaintiff by default because the defendant did not appear in court or did not answer the complaint, so the complaint is accepted "as if confessed."

Pro forma (Latin) 1. As a matter of form; a mere formality. 2. Projected. A *pro forma* financial **statement** is one that is projected on the basis of certain assumptions.

Pro hac vice (Latin) "For this one particular occasion only." For example, when an out-of-state lawyer wants to represent someone before a state court in a case without being permanently admitted to the state **bar**, the court has the power to permit representation *pro hac vice*. [pronounce: pro hock <u>vee</u>-chay]

Pro interesse suo (Latin) "According to his interest." For example, a person who claims a right to property that is burdened with a **mort-gage**, **judgment**, **lease**, etc., may ask a court to decide whether or



not (or how much of) the property is his or hers. This is an examination pro interesse suo.

Pro. per. Pro se.

Proportionately: by percentage; by a fixed rate; by share. For example, if Tom, Dick, and Harry are owed two, four, and six dollars respectively by John, but John has only six dollars to give out, a pro rata sharing would be one, two, and three dollars respectively. A pro rata clause in an **insurance** policy says that the company will not pay a higher percentage of a loss than the percentage that company covers of the total insurance coverage from all companies. And a pro rata distribution clause in an insurance policy says that the amount of insurance on each piece of property is in proportion to the value of that property compared to the total value of all property covered.

(Latin) For himself or herself: in his or her own behalf. For example, pro se representation means that a person will handle his or her own case in court without a lawyer. [pronounce: pro say]

Pro tanto (Latin) For that much; to the extent of; describes a partial payment.

(Latin) Short for "pro tempore"; for the time being.

1. The U.S. constitutional requirement that law en-Probable cause forcement officers present sufficient facts to convince a judge to issue a **search warrant** or an **arrest** warrant, and the requirement that no warrant should be issued unless it is more likely than not that the objects sought will be found in the place to be searched or that a crime has been committed by the person to be arrested. 2. In certain situations where an officer cannot obtain a warrant (for example, when the evidence to be searched for might be destroyed or the person to be arrested might escape) an officer may search or arrest if, from what the officer knows, it is more likely than not that a crime is being (or has been) committed. Probable cause does not depend on what the officer finds out after the search or arrest, but on what the officer knew before taking action ("reasonable belief"). If there was no probable cause to search or arrest, the search or arrest was probably not proper. In each case, it depends on the nature of the suspicion, the need for immediate action, and the intrusiveness of the search.

Probate The process of handling the will and the estate of a dead person. A probate court handles these matters and sometimes handles the problems of **minors** and others who are not legally **competent** to manage their affairs.

Probation 1. Allowing a person convicted of a criminal offense to avoid serving a jail sentence imposed on the person, so long as he or she abides by certain conditions (usually including supervision by a probation officer). Compare with parole, 2. A trial period. A period during which a person's continued employment is conditioned on "making good" in the job and during which the person has fewer job rights than permanent employees. The period is often called the *probation*ary period and the person is often called the probationary employee during the period.

Probationer A person on **probation** (see that word).

Probative Tending to prove or actually proving something.

Probative facts Facts that prove other facts that are needed to resolve a valid issue in a lawsuit; evidentiary facts (see that word).

Probity Honesty: integrity.

Procedural due process See due process and procedural law.

Procedural law The rules of carrying on a civil lawsuit or a criminal case (how to enforce rights in court) as opposed to substantive law (the law of the rights and duties themselves).

Procedure The rules and methods of carrying on a civil lawsuit or a criminal case (pleading, making motions, presenting evidence, etc.). Federal trials are governed by the Federal Rules of Civil Procedure and the Federal Rules of Criminal Procedure.

Proceeding 1. A case in court. 2. The orderly progression of a case in court. 3. The recorded history of a case. 4. Any official action taken by a governmental body (an agency **hearing**, a police investigation, etc.).

Money or property gained from a sale or other transaction. Proceeds

1. A court's ordering a **defendant** to show up in court or risk Process losing a lawsuit; a summons. 2. Any court order that "takes jurisdiction over" (brings formally under the court's power) a person or property. 3. A regular, legal method of operating.

Process patent A patent for a new way of making something or of bringing about a result that has commercial value.

A person with legal authority to formally deliver court Process server papers such as writs and summonses to defendants.

(French) Next friend. [pronounce: pro-shen ah-mee] Prochein ami

A type of formal government statement meant for imme-Proclamation diate widespread announcement.

1. Someone appointed to manage another person's affairs. 2. A Proctor lawyer or representative.

1. Making someone else your agent, lawyer, or represen-Procuration tative. See proctor. 2. Doing something as someone's agent, buver, or



- representative. See proctor. 3. Pimping; soliciting for prostitutes. See procure.
- 1. Make something happen; get something for someone. 2. So-Procure licit customers for a prostitute.
- 1. Government purchasing; usually by special rules, forms, contracts, etc. 2. Procuration.
- **Procuring cause** 1. See proximate cause. 2. Describes a broker who has started in motion a chain of events leading to the sale of real estate and who is entitled to a **commission** for this service.
- Prodition Treason.
- Produce Bring forward; show; yield up. For example, a motion to produce or a motion for production is a request that the judge order the other side to show you specific documents, physical objects, or real estate.
- 1. See proximate cause. 2. See procuring cause. Producing cause
- Product liability The responsibility of manufacturers (and sometimes sellers) of goods to pay for harm to purchasers (and sometimes other users or even bystanders) caused by a defective product.
- **Production payment** An advance payment for a purchase that is really a loan to allow the manufacture of the thing purchased.
- See proffer. Profer (or profert)
- Professio juris A made-up Latin word for an agreement in a contract to have the law of one particular state or country decide all questions involving the contract.
- **Professional association** 1. Any group of professionals organized for social, educational, or other purposes; for example, a bar association. 2. A group of persons formed to practice a licensed profession. The term has been used to both include and exclude a professional corporation.
- Professional corporation A special type of corporation (see that word) that may be set up by lawyers, doctors, and other licensed professionals. It limits each participant's liability for the others' actions and has special tax advantages.
- Professional legal secretary A person certified by the National Association of Legal Secretaries.
- Professional limited liability company (or partnership) liability company or limited liability partnership (see those words) set up by a group of licensed professionals.
- Professional responsibility See Rules of Professional Conduct.



- 1. To offer or present. 2. Avowal. 3. Do something (such as Proffer build some low-cost units in a proposed residential complex) in exchange for a right (such as a permit to build the complex) granted by a government agency. 4. Formally offer a physical object as evidence in a trial.
- Profit All gains, including both money and increases in the value of property.
- Profit and loss statement See statement of income.
- **Profit margin** 1. Sales minus costs and expenses (including taxes). 2. Sales minus the cost of sales and **operating** expenses, that figure then divided by sales. A company's gross profit margin (also called operating margin) is its operating profit divided by its money made on sales. Its net profit margin (also called net ratio) is its net profit divided by its sales. These percentage figures can be used to compare the company with others and to compare efficiency and profitability with prior years.
- **Profit sharing** Describes a plan set up by an employer to distribute part of the firm's profits to some or all of its employees. A qualified plan (one that meets requirements for tax benefits) must have specific criteria and formulas for who gets what, how, and when.
- **Profiteering** Making unreasonable profits by taking advantage of unusual circumstances; for example, by selling scarce goods at high prices during a war.
- **Profits a prendre** (French) Describes the right to take the growing crops of another person's land. [pronounce: a prahn-d]
- Profits a rendre (French) Describes that which must be rendered or paid; usually rent. [pronounce: a rahn-d]
- Programmed costs Fixed charges (see that word), such as those for long-term research, that do not directly produce or sell goods and services. Compare with capacity costs.
- **Progressive tax** A tax that is proportionately greater on higher incomes or greater assets. The federal *income tax* is progressive, at least in theory. The opposite of a progressive tax is a regressive tax. This hits the poor harder. An example is a sales tax. Even though everyone pays the same tax, it takes a larger part of a poor person's money to pay it.
- Prohibited degrees Blood relations too close to legally marry; for example, brother and sister, grandfather and granddaughter, in most states first cousins, etc.
- **Prohibition** 1. An order to stop certain actions or a warning not to engage in them. For example, a writ of prohibition is an order from a

higher court telling a lower one to stop proceeding with a lawsuit. 2. The popular name for the period in U.S. history from 1919 to 1933 when the manufacture or sale of alcoholic beverages was illegal.

Prohibitory injunction See mandatory injunction.

Prolixity Use of too many words, facts, theories, etc., in court papers or **evidence**.

Promise 1. A statement that morally, legally, or in some other way may bind the person who makes it to do something. 2. In **contract** law, an oral or written statement from one person to another, given in exchange for something of value (which can be another promise). It binds the person making the promise to do something and may give the other person the legal right to demand that it be done.

<u>Promissory</u> <u>estoppel</u> The principle that when Person A makes a promise and expects Person B to do something in **reliance** upon that promise, then Person B does act in reliance upon that promise, the law will usually help Person B enforce the promise because Person B has *relied* upon the promise to his or her *detriment*. Person A is "stopped" from breaking the promise even when there is no **consideration** to make the promise binding as part of a contract.

Promissory note 1. A document that contains an acknowledgment of a debt and a promise to pay the debt. A promissory note is **negotiable** if by its terms it can be sold. 2. A negotiable promissory note typically requires the borrower to pay an exact sum of money immediately, when asked for, or by a certain date either "to the **order** of" a specific person or "to **bearer**" (the person who physically has it).

Promoter 1. A person who arranges an event or a deal, usually for a percentage of the profits. 2. A person who forms a **corporation**.

Promulgate Publish; announce officially; put out formally.

Pronounce To say formally and officially. For example, a judge *pronounces* **sentence** by solemnly saying in open court what sentence a convicted **defendant** will have to serve.

Proof A body of evidence supporting a contention. Those facts from which a conclusion can be drawn. In this sense, proof can be convincing or unconvincing. But see no. 2. 2. The result of convincing evidence. The conclusion drawn that the evidence is enough to show that something is true or that an argument about facts is correct. There are various standards of proof including: beyond a reasonable doubt (how convincing evidence must be in a criminal trial); by clear and convincing evidence; and by a preponderance (greater weight) of the evidence. In this sense, proof is always convincing. But see no. 1.



- **Proof of claim** A sworn statement in a **bankruptcy** or **probate** proceeding of how much a **creditor** is owed.
- **Proof of loss** A sworn statement made to an **insurance** company of a loss thought to be covered under an insurance policy with the company.
- **Proper** Fit, suitable, or appropriate. For example, a *proper party* to a lawsuit is a person who has a real, substantial interest in the suit's outcome, who can conveniently be added to the suit as a **party**, but without whom the suit can still be decided.
- Property 1. Ownership of a thing; the legal right to own a thing. 2. Anything that is owned or can be owned, such as land, automobiles, money, stocks, patents, the right to use a famous actor's name or picture, etc. Property is usually divided into real (land and things attached to or growing on it) and personal (everything else), but some property is hard to categorize as real or personal. See also intellectual property.
- **Property tax** A state or local tax based on the value of certain property (homes, cars, etc.) owned.
- **Prophylactic** Designed to prevent something.
- **Proponent** The person who offers something, puts something forward, or proposes something.
- **Proposal** 1. An **offer** that can be accepted to make a **contract**. 2. A preliminary or exploratory idea for discussion that is *not* an offer as in no. 1.
- **Propound** To offer, propose, or put forward something. For example, to propound a will is to put it forward and request that it be accepted as valid by the **probate** court.
- **Proprietary** Having to do with ownership. *Proprietary rights* or interests are the rights or interests that a person has because of property ownership, or that are an integral part of property ownership. For example, if one person has the sole right to make and sell a medicine, it is a *proprietary drug*. And the right to vote a **share** of **stock** is a *proprietary interest* of owning it. The *proprietary functions* of a city (as opposed to its public functions) include such things as sidewalk repair and trash pickup. And a *proprietary lease* is between tenant-owners of a **cooperative** apartment building and the owners' association.
- **Proprietorship** 1. The running of a business. 2. **Sole** proprietorship (see that word).
- **Prorate** To divide or share proportionately or by shares; see **pro rata**.
- **Prorogation** 1. An agreement in a **contract** to allow the courts of one particular state or country to decide all disputes involving the contract. 2. A delay, putting off, or **continuance**.

- **Proscription** Prohibiting or restricting something (or the prohibition or restriction itself). *Not* **prescription**.
- **Prosecute** 1. Formally start and pursue a **civil** lawsuit. 2. Charge a person with a crime and bring that person to trial. The process is called *prosecution*, the person who was harmed by the crime or who made the complaint is a *prosecuting witness*, and the public official who presents the government's case is called a **prosecutor**. 3. Start and carry out any plan or action. For example, to *prosecute* a **patent** is to apply for one and follow through on the application until a patent is granted. This application process is documented in a *prosecution history* (also called a **file** *wrapper*).
- **Prosecutor** 1. A public official who presents the government's case against a person accused of a crime and who asks the court to **convict** that person. 2. The private individual who accuses a person of a crime is sometimes called the *private prosecutor*.
- Prosecutorial discretion The power of the prosecutor to decide whether or not to prosecute a charge against a person, how serious a charge to press, how large a penalty to request, what kind of a plea bargaining agreement to accept, etc.
- **Prospective** Looking forward; concerning the future; likely or possible. For example, a *prospective law* is one that applies to situations that arise after it is enacted. Most laws are *prospective* only.
- Prospectus 1. A document put out to describe a corporation and to interest persons in buying its stock. When new stock is sold to the public, the S.E.C. requires a prospectus that contains such things as a statement of income, a balance sheet, an auditor's report, etc. 2. Any offer (written, by radio or television, etc.) to interest persons in buying any securities, such as stock. 3. A document put out to interest persons in any financial deal (such as the offer to sell a building or the offer of shares in a limited partnership).
- **Prostitution** A person offering her (in most states, his or her) body for sexual purposes in exchange for money. A crime in most states.
- **Protected class** 1. A group of persons protected by **statute**. 2. A suspect class. See **suspect classification**.
- **Protection** Most legal uses of "protection" are based on its ordinary language meaning. For protection order, see protective order.
- **Protective committee** A group of stockholders appointed to protect the interests of all holders of that type of stock during the **reorganization** or **liquidation** of a **corporation**.



- Protective custody Putting someone in jail, in a mental hospital, in a secret house, etc., for the person's own safety, whether or not the person wants it. This can happen to a witness in a case involving dangerous defendants, to a drunk, to a mentally ill person, etc.
- **Protective (or protection) order** 1. A court **order** that temporarily allows one side in a lawsuit to hold back from showing the other side documents or other things that were (or might be) requested. 2. Any court order protecting a person from harassment, stalking, service of process, etc. 3. A court order putting someone in protective custody (see that word).
- **Protective (or protection) theory** 1. The principle that a government can **condemn** more property than is needed for a public project if a "buffer zone" is useful to protect the environment or the surrounding neighborhood. 2. The principle that a country can assert jurisdiction over a person whose conduct outside the country threatens the country's security or could interfere with the country's governmental functions.
- A country whose international affairs are managed by an-Protectorate other country.
- 1. A written statement that you do not agree to the legality, justice, or correctness of a payment, but you are paying it while reserving your right to get it back later. 2. A formal certificate of the dishonor of a negotiable instrument (see those words) that has been presented for payment. The document, which must normally be acknowledged by a notary public, is meant to give notice to all persons liable on the negotiable instrument that they may have to pay up on it.

Prothonotary Head **clerk** of some courts.

Protocol 1. The first draft of an agreement between countries or the preliminary document opening an international meeting. 2. Formalities. 3. The etiquette of international diplomacy, including the ranking of officials. 4. A short summary of a document. 5. The minutes of a meeting (usually initialed by all to show their accuracy).

Prove up Prove.

Duty, or area of responsibility. Province

Money or property held by or sent to the drawee of a bill of Provision exchange in order to pay it upon presentment.

Provisional Temporary or preliminary. For example, a provisional remedy is a court order or an action permitted by a court that helps to enforce the law on a temporary basis. These include temporary injunctions and attachments (see those words).



- **Proviso** A condition, qualification, or limitation in a document.
- **Provocation** An act by one person that triggers a reaction of rage in a second person. Provocation may reduce the severity of a crime. It may also be a defense to a divorce based on cruelty.
- Proximate cause The "legal cause" of an accident or other injury (which may have several actual causes). The proximate cause of an injury is not necessarily the closest thing in time or space to the injury and not necessarily the event that set things in motion because "proximate cause" is a legal, not a physical concept. Some other names for the same idea are "causa causans," "causa proxima," and "dominant," "efficient," "immediate," "legal," "moving," "next," or "producing" cause.
- **Proxy** 1. A person who acts for another person (usually to vote in place of the other person in a meeting the other cannot attend). 2. A document giving the right mentioned in no. 1. 3. A proxy marriage is a marriage ceremony in which someone "stands in" for either the bride or groom (or both). 4. A proxy statement is the document sent or given to stockholders when their voting proxies are requested for a corporate decision. The S.F.C. has rules for when the statements must be given out and what must be in them.
- **Prudent person rule** The principle that a **trustee** (see that word) may invest trust funds only in traditionally safe investments or risk being personally responsible for losses. These safe investments may be restricted by state law to a specific group of securities called legal investments or the legal list.
- **Prurient interest** A shameful or obsessive interest in immoral or sexual things. "Appealing to prurient interest" is one of many factors involved in deciding whether **speech** is **obscene**.
- Psychotherapist-patient privilege Some states' extension of the doctor-patient privilege to certain psychological counsellors.
- Pub. L. Public law.
- 1. Having to do with a state, nation, or the community as a whole. Public For example, a tax or a government function that will benefit the community as a whole and not merely individual members has a public purpose. 2. Open to all persons.
- **Public defender** A lawyer, paid directly or indirectly with government funds, who represents poor persons accused of a crime.
- Public domain 1. Land owned by the government. 2. Describes something free for anyone to use or something not protected by patent or copyright. 3. A public domain citation (see that word) is one that can



- be found and used without reference to a commercial publisher's volume and page number system. An online document's public domain citation is an *electronic citation*.
- **Public duty doctrine** The principle, applied in some states, that to win a **tort** suit against the government, the plaintiff must show that the government breached a **duty** that was owed to the plaintiff (or to a particular class of persons like the plaintiff), not merely owed to the general public.
- **Public figure** Anyone who is famous (or infamous) for what he or she has done or who has come forward to take part in a public controversy. A *public figure* is given less legal protection against **defamation** and **invasion of privacy** than is an ordinary person.
- Public function Governmental function.
- **Public interest** 1. A broad term for anything that can affect the general public's finances, health, rights, etc. For example, a business that is on public property and that the public must deal with is called "affected with" or "clothed by" a *public interest*. 2. The practice of *public interest law* is often done on a nonprofit basis for a public cause, such as protection of the environment.
- **Public lands** 1. Land owned by the government. 2. Land owned by the government and not set aside for a particular purpose, so subject to possible sale without any change in the laws.
- Public law 1. The study of law that has to do with either the operation of government or the relationship between the government and persons. Examples are constitutional law, administrative law, criminal law, etc.). 2. A name given at time of enactment to most U.S. laws (and to some state laws), reflecting (by public law number) when the law was enacted. For example, "Public Law No. 100–33" refers to the 33d U.S. law passed by the 100th Congress. U.S. public laws are later collected by subject area in the United States Code and given additional citations.
- **Public office** A vague term for a government job that requires independent decision-making. A mayor is a *public official*; a police chief might be, and a police officer is probably not.
- **Public policy** A vague word that can be as broad as "what is good for (or will not harm) the general public" or "the law."
- **Public records exception** A **hearsay exception** (see that word) for most documents that are actively produced by a government agency (but not for most documents that are submitted by others and passively filed).



- **Public service (or utilities) commission** A state agency that **regulates** private businesses that have a state **charter**, perform a necessary public function, and need special government help. These private businesses (such as railroads or power companies) are called *public utilities*, are often **monopolies**, and must provide service to all persons fairly.
- **Public utility** 1. See **public service commission**. 2. The *Public Utility Holding Company Act* is a federal law that broke up large power and other companies and forced them under state or local control.
- Public works Government construction projects.
- **Publication** Making public. For example, in **copyright** law, *publication* is offering a book, a movie, etc., to the public by sale or other distribution; in the law of **defamation**, *publication* usually means communicating defamatory information to a person other than the person defamed; in the law of **wills**, *publication* is telling a **witness** that you intend a document to be your will; in the law of court procedure, *publication* is printing a legal notice in a newspaper; and in banking law, *publication* is trying to collect money on a forged check, a counterfeit dollar bill, etc.
- **Publici juris** (Latin) "Of public rights." Describes common public rights or property, such as the right to breathe the air.
- **Publicly held corporation** A **corporation** with **stock** sold to a large number of persons.
- **Publish** 1. See **publication**. 2. Try to collect on a forged document (check, dollar bill, etc.).
- **Puffing** 1. Salesmanship by a seller that is mere general bragging about what is sold, rather than definite promises about it or intentionally misleading information. 2. Secret bidding for the seller at an auction to raise the price.
- Puis (or puisne) Lower ranking or junior.
- Pullman doctrine The principle that federal courts should usually abstain from deciding cases that involve unsettled state law questions when state court resolution of the questions might end the need to decide federal constitutional questions. Compare with Burford doctrine and Younger doctrine.

Punitive damages See damages.

Pur autre vie See autre vie.

Purchase 1. Buy. 2. According to the **Uniform Commercial Code**, "any voluntary transaction creating an interest in property," including a gift, a mortgage, etc.

- **Purchase money mortgage** A buyer's financing of part of a purchase by giving a **mortgage** on the property to the seller as **security** for the loan.
- **Purchase money resulting trust** When a person puts up money to buy something for him or herself, but held in another person's name, **title** to that property is held by a *purchase money resulting trust* in favor of the person putting up the money.
- **Purchase order** A purchaser's document that authorizes a person or a company to deliver goods or perform services. The use of a *purchase order* implies a promise to pay for the goods or services.
- **Pure plea** 1. An **affirmative defense**. 2. A legal **pleading** that requires no further paperwork to be acted upon by a judge.
- Pure race statute (or act) See recording acts.
- Purge 1. Cleanse, clear, or exonerate from a charge, from guilt, or from a contract. 2. In the law of wills, "purge" means to omit the gift to a person named in a will (because that person is legally prohibited from getting anything) without destroying the rest of the will.
- **Purport** 1. Imply, profess outwardly, or give an impression (sometimes, a false impression). 2. The meaning, intent, or purpose of something.
- **Purpresture** Taking something public for private use; for example, fencing in part of a public park to use as if part of your private land.
- Pursuant In accordance with; in carrying out. For example, "pursuant to my authority as governor" means "I have the authority to do what I am about to do because I am governor."
- **Pursuit of happiness** The phrase used in the **Constitution** to summarize those rights not specifically mentioned, such as freedom of contract and occupation, domestic rights, etc.
- **Purview** The purpose, scope, and design of a **statute** or other enacted law.
- Put An option (see that word) to sell a particular stock or commodity at a certain price for a certain time. The person who buys a put option expects prices to fall. If they don't, he or she loses the purchase price of the put, but does not have to exercise (use) it.
- **<u>Putative</u>** Alleged, supposed, or commonly known as. For example, a *putative father* is the alleged father of an "**illegitimate** child."
- **Putative marriage** A marriage in which a technical legal defect, unknown to the husband and wife, is discovered. These marriages are usually considered to be still valid.



Pyramid sales scheme A type of sales plan under which, once you become a "distributor" or "qualified," you get **commissions** not only for products you sell but also for products sold by persons you bring into the business ("under you in the pyramid"). It is also known as a "referral sales plan," a "chain referral plan," and a "multilevel distributorship." It is illegal in some forms.

Pyramiding The use of a small amount of money or of "paper profits" to finance buying large amounts of **stock**, to control companies, etc. This is using things bought with **leverage** to purchase more things, gaining greater leverage and taking greater risk.





- Q 1. Quarterly. 2. Question.
- Q.B. Queen's Bench (see King's Bench).
- Q.D.R.O. Qualified Domestic Relations Order. A court judgment, decree, or order that gives a spouse, ex-spouse, or dependent child rights in the spouse's or parent's pension plan. This is an exception to the pension protection rules of E.R.I.S.A.
- **Q.T.I.P.** Qualified Terminable Interest Property. Property that may be designated as part of the *marital deduction* from the federal **estate** tax because the surviving spouse has a *life income interest* that qualifies under the tax code.
- Q.V. (Latin) Quod vide; "which see" or "look at." This is a direction to the reader to look in another place in the book (or in another book) for more information. This dictionary uses the phrase "see that word" where most lawbooks would say "Q.V."
- **Qua** (Latin) As; considered as; in and of itself. For example, "the *trustee* qua trustee is not **liable**" means that the **trustee** is not liable as a trustee (but might be liable as an individual).
- Quae (Latin) Things; those things; things already mentioned; etc.
- **Quae est eadem** (Latin) "Which is the same." Describes two apparently different things that are the same.
- **Quaere** (Latin) A **question**, query, or doubt. When used before a phrase *quaere* means that what follows is an open question. *Not* **quare**. [pronounce: quee-ree]
- Qualification 1. Meeting specific requirements or conditions, such as possessing the personal qualities, property, or other necessary things to be eligible to fill a public office or take on a particular duty. 2. Limitation or restriction.
- Qualified acceptance In contract law, a counteroffer (see that word) that resembles an **acceptance** of another's **offer**. For example, if a person says in response to an offer, "I accept your offer, but I'll pay you only \$1,000, not \$1,200," this is a *qualified acceptance* since it is phrased like an *acceptance*, and is a *counteroffer* because the price is not agreed to.

Qualified indorsement See indorsement.



- Qualified privilege 1. The right to say or publish something derogatory about a person if done without malice (see that word). Also see privilege. 2. The right, under certain limited circumstances, to withhold information from the other side in a lawsuit. "Attorney work product" is usually given a qualified privilege that protects it from disclosure.
- Qualify (or qualified) 1. See qualification. 2. For qualified plan, see pension plan.
- **Quality of estate** *When* a person gets property rights, and the *type* of rights (**joint, common**, etc.) that the person gets in a **deed**.
- Quando (Latin) When.
- Quantum meruit (Latin) "As much as he deserved." An old form of pleading used in a lawsuit for compensation for work done. The theory of quantum meruit (fair payment for work done) is still used in modern contract law. See also quasi contract. [pronounce: quan-tum mer-u-it]
- Quantum valebant (Latin) "As much as they were worth." An old form of **pleading** used in a lawsuit for payment for goods sold and delivered. The *theory of quantum valebant* (fair payment for goods delivered) is still used in modern contract law. See also **unjust enrichment**.
- **Quarantine** A holding or isolation period. The government usually has the right to hold and isolate a ship, isolate a person, forbid the transportation of goods, etc., in order to prevent the spread of a disease, of a pest, etc.
- Quare (Latin) "Wherefore." For example, "quare clausum fregit" means "wherefore he broke the close," which describes an old form of pleading in a lawsuit that requests damages from someone who committed a trespass ("broke the close") on your land. Not quaere. [pronounce: kwa-re]
- Quarters of coverage The number of quarters of the year (January–March, April–June, July–Sept., Oct.–Dec.) that a person has made payments into the Social Security fund. Retirement (and other) benefits depend on this.
- **Quash** Overthrow; **annul**; completely do away with. (*Quash* usually refers to a court stopping a **subpoena**, an **order**, or an **indictment**.)
- Quasi (Latin) "Sort of"; "as if."
- Quasi contract An obligation "sort of like" a contract that is created, not by an agreement, but by law. The principle of *quasi contract* is used to bring about a fair result when a person's actions or the relationship between persons makes it clear that one *should* owe an obligation to the other that is similar to a contract. For example, if a



doctor in a hospital treats an unconscious person in an emergency, the person cannot contract for the help. Since it would be unfair for the doctor to be unpaid and since the victim probably would have agreed to pay, the law imposes an obligation to pay the amount deserved (quantum meruit). Quasi contract is also called constructive contract and implied-in-law contract. Compare with implied-in-fact contract.

Quasi corporation A joint stock company.

Quasi in rem See in rem.

Quasi-judicial Describes the case-deciding function of an administrative agency when it acts like a court.

Quasi-legislative Describes the rule-making function of an administrative agency when it acts like a legislature.

Quasi-suspect classification See suspect classification.

Queen's Bench See King's Bench.

Query Question (see that word). Also see quaere.

Question 1. A subject or matter to be investigated, looked into, debated, etc. 2. A point in dispute in a lawsuit; an issue for decision by judge or jury. 3. For leading question, hypothetical question, questions of fact and law, etc., see those words.

Questman (or questmonger) In old England, a person who started lawsuits or prosecutions, checked weights and measures, and investigated public **fraud** and **abuse**.

Qui (Latin) He or she (who). For example, *qui non negat fatetur* means "he or she who does not deny something admits it."

Qui tam (Latin) "Who (for himself) as well as (for the government)." Describes a lawsuit brought by an individual on behalf of the government, or brought by the government based on an informer's tip. If the government collects a fine or penalty from the lawsuit, the informer may get a share. See also **whistleblower**.

Quia timet (Latin) "Because of fears." Describes a request to a court, similar to a request for an **injunction** (see that word).

Quick assets A company's cash, plus its liquid assets (those that can be quickly and easily sold for cash). Quick assets are current assets minus inventory (see those words). "Net quick assets" are quick assets minus current liabilities (what the company owes that comes due soon). The "quick asset ratio" (or "quick ratio" or "acid test ratio") is quick assets divided by current liabilities. These are measures of whether a company can meet unexpected obligations, can



- take advantage of unexpected opportunities, and has good short-term prospects and survivability.
- **Quid pro quo** Something for something; this for that. The giving of one valuable thing for another. A *quid pro quo* can be the **consideration** (see that word) required for a valid **contract**.
- Quiet Free from interference or disturbance. For example, an action to quiet title is a way of establishing clear ownership of land, and a covenant for quiet enjoyment is, among other things, a promise in a deed that the seller will protect the buyer against claims or lawsuits based on ownership rights.
- Quietus A final discharge from a debt or obligation.
- Quit 1. Leave and give up possession of a place. 2. Free or clear of a debt, of a criminal charge, etc.
- Quitclaim deed A deed that passes on to the buyer all those rights or as much of a title as a seller actually has. A *quitclaim deed* does not warrant (promise) that the seller actually has any rights at all to sell.
- Quittance Release from a debt or obligation.
- **Quo animo** (Latin) "With what intention or motive." See **animo** for other phrases with "animo."
- **Quo warranto** (Latin) "With what authority." Describes a proceeding in which a court questions the right of a person (usually a public official) to take a certain action or to hold a certain office.
- Quod (Latin) 1. That which; that. 2. For quod vide, see Q.V.
- **Quorum** The number of persons who must be present to make the votes and other actions of a group (such as a **board**) valid. This number is often a majority (over half) of the whole group, but is sometimes much less or much more.
- **Quota** 1. An assigned goal or minimum requirement, such as a certain minimum amount of sales a salesperson must make. 2. A limit, such as the maximum number of cars that may be imported from a particular country. 3. A proportional share of a **liability**.
- Quotation (or quote) The selling or asking price of a stock, other security, or commodity.
- Quotient verdict A jury's decision about the amount of damages to award, which is arrived at by each juror's writing down a dollar amount, then adding them all up, and dividing by the number of jurors. This type of compromise verdict may be permitted to help discussion, but not as a way of computing an amount for a final decision. [pronounce: kwo-shent]



- R ® is the symbol for federally registered as a trademark, service mark, or certification mark.
- **R.A.R.** Revenue agent's report. An **I.R.S.** document explaining changes in tax owed resulting from an **audit**.
- R.E.I.T. Real estate investment trust.
- **R.E.L.P.** Real estate limited partnership.
- **R.E.M.I.C.** Real estate mortgage investment conduit. A financial device that packages the rights to interest paid on many individual real estate mortgages for sale to investors as **bonds**.
- **R.E.S.P.A.** Real Estate Settlement Procedures Act (12 U.S.C. 2601). A 1974 federal law requiring **disclosure** of **settlement (closing)** costs in real estate sales financed by federally insured lenders.
- **R.F.P.** Request for proposals. A government notice soliciting applicants to perform a contract or receive a grant.
- **R.I.C.O.** Racketeer Influenced and Corrupt Organizations Act (19 U.S.C. 1961). A broadly applied 1970 federal law that creates certain "racketeering offenses," which include participation in various criminal schemes and conspiracies, and that allows government seizure of property acquired in violation of the act. A *R.I.C.O. pattern* is two or more crimes from a specified list (forgery, murder, unauthorized use of explosives, etc.), committed by the same person within a ten-year period. See also **racketeering**.
- **R.I.F.** Reduction in force. A **layoff** done by eliminating specific jobs. See also **bumping**.
- R.I.L. Res ipsa loquitur.
- R.O.I. Return on investment. See yield.
- **R.O.R.** Release on own **recognizance** (see that word).
- R.S. Revised statutes.
- R.U.R.E.S.A. Revised Uniform Reciprocal Enforcement of Support Act.
- Race statutes (or race-notice statutes or race recording acts, etc.) See recording acts.



Racketeering 1. Extortion by organized crime (usually threats of violence against a person or business to stop competition or to extract "protection money"). 2. The charging of illegal interest on loans or the large-scale, organized conduct of illegal gambling, narcotics traffic, prostitution, etc. See also R.I.C.O.

Rack-rent Exorbitantly high rent.

- 1. One company's attempt to take over another company by buying its **stock** to gain control of its **board** of directors. This is often accomplished by a **tender** offer. The takeover is more often called a raid when the "raiders" want something the company has (such as retained earnings or a salable asset) rather than wanting to run the company as an ongoing business. 2. Steal another company's employees or business. 3. See also bear raiding.
- Rush something through: for example, force a bill through a Railroad legislature over the objections of some of its members or convict a person without due process.
- Railway Labor Act (45 U.S.C. 151) A 1962 federal law that established mediation and other procedures for handling labor disputes between railroad companies and their employees.
- Slang for a person who brings a lot of new business into a Rainmaker firm
- 1. To raise funds is to solicit or collect money. 2. To raise an issue Raise is to make it a subject of discussion or a problem for decision in a lawsuit. 3. To raise a presumption is to say or do something that creates an inference that something else happened or is true. 4. To raise a check is to alter it fraudulently so that the amount paid on it is higher.
- Raising portions An old word (from the time when the oldest son inherited all land) referring to the duty of the oldest son to give money to the other children.
- An illegal bribe, payoff, or skimming of the profits of a busi-Rake-off ness.
- Range 1. A straight row of townships running North-South within a state on government maps. Compare with tier. 2. A large, open grazing area, whether public or private.
- 1. Money or property paid to free a kidnapped person or to free Ransom persons or property captured during war. 2. In old English law, money paid to obtain a pardon for a major crime.
- A police or other government document listing a person's arrest and conviction record.



- Rape The crime of a man imposing sexual intercourse by force or otherwise without legally valid consent. Also, *statutory rape* is the crime of a man having sexual intercourse with a girl under a certain stateset age (whether or not the girl consents). The definition of what precise acts constitute rape (and whether or not a man can be raped or a woman can rape) differs from state to state, as does the terminology (aggravated sexual abuse, criminal sexual conduct, first degree sexual assault, sexual battery, etc.). For *rape shield law*, see **shield law**.
- **Rapine** An old word for the act of taking a person's property by force.
- **Rasure** 1. Scraping a paper to remove letters or words. 2. Any obliteration of a document, including erasure, lining over, etc.
- **Ratable** 1. Proportional; adjusted by some formula or percentage. 2. Describes a proportional, but usually unequal division. 3. Capable of being evaluated. 4. Taxable.
- Rate 1. An amount fixed by mathematical formulas or adjusted according to some standard; for example, an **interest** rate. 2. A charge that is the same to all persons for the same service; for example, a shipping rate. 3. A classification by quality; for example, a "first-rate insurance risk." 4. For **discount rate**, **prime** rate, etc., see those words.
- Rate base The property value (or investment amount) upon which a public service commission calculates a utilities profit.
- Rate fixing The power of some administrative agencies (such as state power commissions) to set the charges a company may get for its services. This is *not* the same as **price fixing**, which is done by sellers of goods or services and is often illegal.
- Rate of return Profit as a percentage of money or property value invested.
- Ratification Confirmation and acceptance of a previous act done by you or by another person. For example, when the president signs a **treaty**, the Senate must *ratify* it (make it valid from the moment it was signed). Also, if a child makes a **contract**, it is probably not enforceable against the child, but if the child *ratifies* it after becoming an adult, it becomes a binding contract. Compare with **reaffirmation**.
- Ratio decidendi (Latin) "Reason for decision." The *rationale* for a judge's **holding**; the basic ideas a judge uses to come to a **decision** in a case. [pronounce: <u>ra</u>-shee-o des-i-<u>den</u>-dee]
- **Ratio legis** (Latin) 1. The reason or purpose for passing a law; the problem or situation that makes a law necessary. 2. The basic reasoning or principle behind a law; the legal *theory* on which it is based.



- Rational basis (or purpose) test The principle that a court should not second-guess a legislature (or an administrative agency) about the wisdom of a law (or of an administrative decision) if the law (or decision) has some rational basis. Compare with strict scrutiny test.
- 1. Rape. 2. An old word for unlawfully taking away a person who is in the care of another.
- (Latin) "Concerning"; see in re.
- Reacquired stock Treasury stock.
- **Readjustment** A **reorganization** of a company in financial trouble that is done voluntarily by the owners without court or other intervention.
- Agreement to something previously agreed to, espe-Reaffirmation cially if the prior agreement is not enforceable. Reaffirmation may make the following types of agreements enforceable: debts for which the statute of limitations has run; agreements that must be in writing but are not; and debts under an agreement discharged in bankruptcy. Compare with ratification.
- 1. Having to do with land and things permanently attached to the land, such as buildings. 2. Having to do with a thing, rather than with a person. For example, a real defense against a lawsuit to enforce a document is a defense that challenges the validity of the document. rather than challenging the circumstances surrounding it. Real defenses include forgery, the fact that the person signing was a minor, alteration of the document, etc., but not such things as duress.
- Land, buildings, and things permanently attached to land Real estate and buildings. Also called realty and real property.
- Real estate investment trust An arrangement in which investors buy shares in a trust that invests in real estate. To qualify for special income tax benefits, a R.E.I.T. must meet certain requirements, such as being unincorporated, having fewer than a certain number of investors, and gaining most of its income from real estate and related financial ventures
- Real Estate Settlement Procedures Act See R.E.S.P.A.
- Real evidence Objects seen by the jury; for example, wounds, fingerprints, weapons used in a crime, etc.
- **Real party in interest** 1. Someone who has a legal right to bring a lawsuit, whether or not the person is the one who will ultimately benefit from winning. But see no. 2. 2. The person who will ultimately benefit from winning a lawsuit, whether or not that person brought it initially.
- Actual; "in hand"; cashed in. For example, a realized profit is Realized a cash-in-hand gain as opposed to a paper profit. A realized gain or

loss is the difference between the **net** sale price of something and its net cost (or, in tax terms, its adjusted basis), Income or loss is realized when a "taxable event" takes place, typically a sale or exchange of property. Not all gain that is realized is recognized. Nonrecognition provisions of the tax law allow taxation of certain gains to be deferred.

Realtor® A real estate **broker** who belongs to the National Association of Realtors.

Realty Real estate.

Reapportionment Changing the boundaries of *legislative* districts to reflect changes in population and ensure that each person's vote for representatives carries roughly equal weight. See also gerrymander.

Reargument Additional **argument** to clarify a prior legal point or to consider a legal point that should have been considered previously. Compare rehearing.

Reasonable A broad, flexible word used to make sure that a decision is based on the facts of a particular situation, rather than on abstract legal principles. It has no exact definition, but can mean "fair," "appropriate," "moderate," "rational," etc. When reading the following examples, remember that the definitions tend to be circular and depend on the actual situation, not on the precise words used. For example, reasonable care has been defined as "that degree of care a person of ordinary prudence (the so-called reasonable person) would exercise in similar circumstances"; and reasonable doubt "is not mere conjecture, but doubt that would cause prudent persons to hesitate before acting in matters important to themselves."

Reasonable belief See probable cause no. 2.

Reasonable inference rule The principle that a jury may draw any reasonable inferences from evidence and use those inferences in deciding a case.

Reasonable person (or man) doctrine See reasonable and foreseeability.

Reasonable woman test The Equal Employment Opportunity Commission's standard for whether a man's conduct is so offensive as to create either sexual harassment or a hostile environment for a woman to work: what would a reasonable woman (as opposed to a reasonable man) think?

Reassessment The government's reestimating of the value of property and changing the official value it gives to that property for tax purposes.

A discount, deduction, or refund. Rebate



- **Rebellion** Organized, armed resistance to the government. If it succeeds, it may be a **revolution**.
- **Rebus sic stantibus** (Latin) "At this state of affairs." A principle of **international law** that if conditions change greatly after making a **treaty** or other agreement, the treaty is **voidable**.
- **Rebut** Dispute, defeat, or take away the effect of facts or arguments. *Rebuttal* is formal contradiction of statements made by an adversary.
- **Rebuttable** Disputable. For example, a *rebuttable presumption* is a conclusion that will be drawn unless **evidence** is presented that counters it.
- Rebutter A common-law pleading, the third by the defendant.
- Recall 1. Remove an elected official from office by a vote of the people.

 2. Take away a diplomat's job and bring him or her back from a foreign country. 3. Notify car (or other product) owners of a safety defect and offer to fix it. 4. Revoke, cancel or vacate a judgment because facts originally relied upon to grant it are found to be wrong.
- **Recapitalization** Readjusting the types, amounts, values and priorities of a corporation's **stocks** and **bonds**.
- **Recaption** Taking something back that has been taken away.
- Recapture 1. An I.R.S. recovery of a tax benefit of a prior deduction or credit taken by a taxpayer, usually when circumstances have changed from those that were assumed when the original benefit was claimed.

 2. A contract provision that limits profits or provides for the recovery of goods in special situations. 3. A lease provision giving the landlord a percentage of profits and allowing the landlord to end the lease if profits are not high enough.
- **Receipt** 1. A written document acknowledging that something has been received or put into your hands. 2. The act of getting or receiving.

Receipts Money that comes into a business (usually through sales).

Receivables See accounts receivable.

Receive evidence See admission of evidence.

- **Receiver** 1. An outside person appointed by the court to manage money and property during a lawsuit. 2. A person who gets stolen goods.
- **Receivership** A court putting money or property into the management of a **receiver** (see that word) in order to preserve it for the persons ultimately entitled to it. This is often done when the **creditors** of a business suspect **fraud** or gross mismanagement and ask the court to step in and watch over the business to protect them.
- **Receiving stolen goods (or property)** The criminal offense of getting or concealing property known to be stolen by another.



- **Recent theft rule** The principle that if a person is found with recently stolen property, there is a **presumption** that he or she is the thief.
- **Recess** 1. A brief break taken by a court, usually lasting an hour or two at most. 2. A break in a **legislative** session, sometimes lasting many weeks.
- Recidivist 1. A repeat criminal offender. 2. A habitual criminal.
- Reciprocal Mutual (done together) and bilateral (two-sided, two-way, or done one for the other). For example, reciprocal wills are wills made by two persons, and enforceable against each other because each person put something in his or her will that the other asked for; reciprocal sales involve a company that gets unusually good prices when it buys things from a company to which it also sells (or a company that favors customers by buying goods from the customer), in possible violation of antitrust acts; and reciprocal trade agreements are agreements between countries to lower import taxes on goods traded between the countries.
- **Reciprocal Enforcement of Support Act** A law, adopted in most states, that allows a spouse (or parent of a child) in one state to enforce **support** *obligations* on the other spouse (or parent) in another state. The latest version of the law is the Revised Uniform Reciprocal Enforcement of Support Act (R.U.R.E.S.A.).
- **Reciprocity** 1. Two states (or countries) giving identical privileges to the citizens of the other state. 2. See **reciprocal**.
- Recision See rescission.
- **Recital** 1. A formal statement in a document that explains the reasons for the document or for the transaction involving the document. 2. Any formal listing of specific facts.
- Reckless "Reckless" can mean anything from "careless and inattentive" or "indifferent to consequences" to a "willful disregard for danger to the life or safety of others," but usually involves more than negligence and can lead to both civil and criminal penalties.
- **Reclamation** 1. A seller's right, under certain circumstances, to take back goods sold to a buyer who cannot pay for them. 2. A reclamation act is a federal law setting up a system of water storage and diversion projects in Western states, primarily for making dry lands productive.
- **Recognition** 1. Designation of a gain or loss due to a *taxable event* (such as a sale of property) as "taxable" in the current tax year. Gains upon sale of property are taxable in the current year unless there is an applicable *nonrecognition provision*. See **realized** for further discussion. 2. Acknowledgment that something done by another person in



your name was authorized by you. 3. Recognition picketing is **picketing** to force an employer to bargain with a particular **union**. This is usually not permitted.

- **Recognizance** A formal obligation to do a certain act that is recorded in court. For example, a person accused of a crime may be allowed to go free before trial without putting up a **bail bond**. The person gives the court a formal written statement acknowledging that failure to show up will mean payment to the court of a certain amount of money. This is called getting out on your *own recognizance*.
- Recollection The act of remembering. This may be done by a witness who refreshes the memory by using an object or a document. This is called "present memory refreshed" or "present recollection revived." For example, the witness might look at a document to remember what it was about, then put it down and testify about events mentioned in the document. If the witness still cannot remember clearly, the document might then need to be introduced into evidence under an exception to the hearsay rule after the witness testifies as to its authenticity and accuracy. This is called "past recollection recorded" or "recorded past recollection."
- Reconciliation 1. The renewal of a broken relationship with forgiveness on both sides. See also condonation. 2. Bringing two differing accounts into agreement; for example, adjusting the balance in your checking account records to agree with the bank's monthly statement.
- **Reconduction** The forcible return of undesirable **aliens** to their native countries.
- **Reconstruction** The process of making changes in the governments of the Southern states in order to bring them back into the United States after the Civil War.
- **Recontinuance** An old word for a person's getting inherited rights that had been wrongfully taken away.
- **Reconveyance** The return of **title** to property; for example, the return of title to a car when the bank loan is paid off.
- Record 1. A formal, written account of a case, containing the complete formal history of all actions taken, papers filed, rulings made, opinions written, etc. The record also can include all the actual evidence (testimony, physical objects, etc.) as well as the evidence that was refused admission by the judge. Courts of record include all courts for which permanent records of proceedings are kept. 2. A public record is a document filed with, or put out by, a government agency and open to the public for inspection. For example, a title of record to land is an



ownership interest that has been properly filed in the public land records. The official who keeps these records is usually called the *recorder of deeds*, and the filing process is called *recordation*. 3. A corporation's *records* include its **charter**, **bylaws**, and **minutes** of meetings. The *record date* for payment of a company's stock **dividends** or for voting is the date on which stockholders must be **registered** on the company's books to vote or to receive dividends.

Recorded past recollection See recollection.

Recorder 1. A person who keeps public records. See **record** no. 2. 2. The name for some local judges who hear minor cases, often in a *recorder's court*.

Recording acts State laws establishing rules for priority among persons who claim the same interests in real estate (and sometimes other property). These laws have many different forms and time limits in different states, but the three basic types are: 1. Race statutes. In a state with a "race statute," a person who first records (files) a claim (such as a **deed**) has the legal right to that claim. For example, if Tom sells a house to Dick, then sells it again to Harry, then Harry files the deed, Harry's deed will probably be good against Dick because he won the "race." 2. Notice statutes. In these states, the person with a *later* valid claim (whether or not recorded) has priority over an earlier unrecorded claim unless the later person knew about the earlier claim. For example, if Tom sells to Dick (who does not record the deed), then sells to Harry, Harry's deed will probably be good against Dick even if Dick then records the deed and Harry doesn't, unless Harry knew about the prior sale. 3. Race-notice statutes. In these states, the first person to record without knowledge of a prior unrecorded claim wins. For example, if Tom sells to Dick (who does not record), then sells to Harry, who then records without knowing about Dick's claim, Harry wins.

Recoupment 1. Keeping or holding something back that you owe because there is a fair, just reason to do so. 2. Taking or getting something back (especially money lost). 3. A **counterclaim**.

Recourse 1. The right of a person who holds a **negotiable instrument** (see that word) to get payment on it from anyone who indorsed (signed) it. *Recourse* is available unless the signer signs it "no recourse" or "without recourse." 2. The means of enforcing a **right.**

Recovery The thing received when a lawsuit is decided in your favor, such as the amount of money given by a **judgment** in a successful lawsuit.



Recrimination 1. The principle that if a person seeking a divorce is quilty of the same conduct on which arounds for the divorce are based, no divorce will be granted, 2. An accusation made by an accused person against the accuser.

Recross examination See examination.

Rectum (Latin) 1. A right. 2. A trial or accusation.

Recuperatio (Latin) Recovery by court action of something wrongfully kept from you.

Recusation (or recusal) The process by which a judge is disqualified (or disqualifies himself or herself) from hearing a lawsuit because of prejudice or because the judge is interested.

Red circle rate A pay rate equal to that of a person's past job when the person is transferred to what would otherwise be a lower paying job.

Red herring 1. A preliminary **prospectus**, used during the "waiting period" between filing a registration statement with the S.E.C. and approval of the statement. It has a red "for information only" statement on the front and states that the **securities** described may not be offered for sale until S.E.C. approval. The red herring must be filed with the S.E.C. before use. 2. An interesting point or important issue raised to distract attention from the question under discussion.

Redaction A revision or editing, especially to remove confidential information or to remove references to a co-defendant in a confession. [pronounce: ree-dak-shun]

Reddendum Describes a clause in a deed that reserves (keeps) some right of reversion.

Reddition An old word for giving something back or being told by a court that something must be given back.

Redeem 1. Buy back. Reclaim property that has been mortgaged or **pledged.** 2. Turn in for cash.

Redeemable bond 1. A **callable** bond (one that can be called in by the company and paid off at any time before maturity). 2. Any bond that has a maturity date (as opposed to a **consol**).

Redemption Repurchase or turn in for cash (see **redeem**). A *redemption* period is the time during which a mortgage or similar debt that has gone into default can be paid off without losing the property. Some states have **mandatory** redemption periods for home mortgages.

An old word for getting out of a deal because of a serious defect in the thing bought. In Louisiana, this is a redhibitory defect.

Redirect examination See examination.



- **Rediscount rate** The rate at which a *federal reserve bank* can make loans to member banks on commercial paper (bills, notes, etc.) already discounted (resold) by those banks. See also discount rate.
- 1. A bank or **mortgage** company's refusing to make loans in a particular neighborhood, "because" of deteriorating conditions, which results in discrimination, 2. Showing possible revisions next to original text.
- **Redraft** 1. A second **note** or **bill** offered for payment after the first has been refused payment. The redraft's total includes the costs of delayed payment and collection in addition to the original amount. 2. A second writing (of a legislative bill, etc.).
- Satisfaction or payment for harm done. 2. Access to the courts Redress to get no. 1.
- (Latin) "Reduce to the absurd." Disproving an Reductio ad absurdum argument by showing that it leads to a ridiculous conclusion.
- **Reduction** Turning something abstract into something concrete. For example, reduction to possession is turning a right to something (such as a debt) into the thing itself (the money owed), and reduction to practice is turning an idea for a device or process into an actual. working device or process. See also conception.
- **Redundancy** Unnecessarily repetitive, superfluous, or irrelevant matter in a **pleading** (see that word).
- Reed v. Reed (404 U.S. 71) The 1971 U.S. Supreme Court decision that was the first to strike down a state law as discrimination against women because it violated the equal protection of laws under the Fourteenth Amendment.
- Reenactment rule The principle that if a legislature reenacts a law (to prevent it from expiring or to make minor changes), the legislature automatically adopts any well-established interpretation of the law made by the courts or the **executive** branch.
- Re-entry Taking back possession of land by asserting a right you reserved (kept) when you left the land. Depending on the situation. this may be done by a lawsuit for eviction, for ejectment, or to quiet title.
- Reexchange The expenses caused by the refusal to pay a bill of exchange in a foreign country.
- **Refer** 1. Point to; direct attention to. 2. A judge's action of turning a case (or part of a case) over to a person who has been appointed to sort things out by taking testimony, examining documents, and making



decisions and recommendations. This person is often called a "referee" or "special master."

Referee in bankruptcy An old word for a federal judge who ran **bankruptcy** hearings.

Reference 1. An agreement in a contract to submit certain disputes to an arbitrator for decision. This may be an arbitration clause. 2. The act of sending a case to a referee for a decision (see refer). 3. A person who will provide information for you about your character, credit, etc. 4. Mention in a book or document of another place to find information on a subject or of the place from which the information used was taken. See also citation. 5. See incorporate by reference.

Referendum Putting an important law to a direct vote of the people rather than passing it through the **legislature** (or in addition to passing it through the legislature).

Referral plan (or referral sales scheme) Pyramid sales scheme.

Refinance Exchange one debt arrangement for another; usually by paying off a loan with part or all of the money from a new loan.

Reformation A procedure in which a court will rewrite or correct ("reform") a written agreement to conform with the original intent of the persons making the deal. The court will usually do this only if there was **fraud** or **mutual mistake** in writing up the original document.

Reformatory A prison for youthful offenders.

Refoulement (French) Turning back an immigrant to the country of origin. [pronounce: re-fowl-ment]

Refreshing memory See recollection.

Refunding Refinancing a debt.

Reg. 1. Regulation. 2. Registered.

Regalia (Latin) A king's or queen's royal rights.

Regent 1. A person who governs a kingdom while the king or queen is too young, disabled, or away for a long time. 2. The name for the heads of some public institutions such as the persons on the *Board of Regents* of a state university system.

Regional reporter A **reporter** that contains the state court **opinions** of one region of the U.S. A *regional* **digest** summarizes these opinions.

Register 1. A book of public facts, such as births, deaths and marriages (also called a "registry"). 2. The public official who keeps the book mentioned in no. 1. 3. To place information into the book in no. 1. 4. Examples of public record books include the register of patents (a list of all patents granted) and the register of ships (a list of ships and



the countries where they are registered that is kept by customs). 5. Examples of public record keeping officials include the register of deeds (an official who keeps land records) and the register of wills (usually the clerk of the probate court). An official who keeps records is often called "recorder" or "registrar." 6. A chronological list: for example, a check register of checks written.

Registered Listed on an official record. For example, a *registered stock* is either a stock listed with the S.E.C. and sold to the public according to its rules or a stock that can only be cashed in by the person whose name is officially recorded as the owner. Each time ownership changes, that fact is recorded. A registered bond has the bond (or only the interest payments) registered this way. (See also registration statement.) A registered check is an uncertified check for which a record is kept by the bank that sells it. And a registered representative is a person listed and approved by the government to sell securities after a training period and after passing N.A.S.D. and N.Y.S.E. tests.

Registrar 1. See register definition no. 5. 2. A transfer agent.

1. Recording (see **record**). 2. Making up a list. 3. Putting vourself on a list of eligible voters. 4. A registration statement is a financial and ownership statement, often including a prospectus and other documents, required by the S.E.C. of most companies that want to sell **stock** or other **securities** and of all companies that want their securities traded in markets such as the New York Stock Exchange. Some stocks sold to certain limited groups of persons may meet lesser S.E.C. registration requirements or be exempt from registration.

Registry See register definition no. 1.

Regnal years Refers to the years or dates of a king's or queen's reign. For example, law cases and **statutes** in England are usually dated in regnal years according to the name of the king or gueen on the throne at the time and the year of their reign.

Regressive tax Opposite of progressive tax.

Regs. Abbreviation for regulations.

1. Steady; uniform: with no unusual variations. 2. Lawful; legal; in conformity with usual practice. 3. Regular course of business refers to actions (such as business record keeping) of a business that are in good faith and that conform to the usual practice of that business.

Control. For example, a government regulates businesses Regulate (such as power companies) by writing laws and setting up government organizations called "regulatory agencies" (or administrative



agencies) to write rules and regulations that explain what the regulated businesses can and cannot do, how they may operate, and, often, what they may charge. The agencies also administer and enforce the rules by giving orders, holding hearings, etc.

Regulation A rule that is put out by a local government or an **adminis**trative agency to regulate (see that word) conduct. For example, **I.R.S.** regulations are rules about how the tax **code** applies to specific situations, and local governments put out parking regulations. Many regulations are known by name to insiders in the field. For example, see regulation Z.

Regulatory agency See regulate.

Regulatory offense 1. A statutory crime. But see no. 2. 2. A minor offense, defined by regulation rather than by statute.

1. The restoring of former rights, abilities, authority, Rehabilitation credibility, etc. For example, rehabilitating a witness means asking questions to restore the witness's believability after the other side has destroyed it or put it in question, and rehabilitating a prisoner means preparing him or her for an honest productive life once released. 2. See Chapter Thirteen for a rehabilitation in bankruptcy.

Rehearing A new **hearing** to reconsider an action that may have been wrongly taken or overlooked in a prior hearing. Compare reargument.

Reinstate Place back in a condition that has ended or been lost. For example, to reinstate a case is to put it back into court after it has been dismissed (thrown out).

Reinsurance A contract by which one insurance company insures itself with another insurance company to protect itself against all or part of the risk it took on by insuring a customer.

Rejoinder A common law pleading.

"Relating back" or having retroactive effect.

1. An evidentiary fact. 2. Circumstantial evidence. Relative fact

Relator A person in whose name a state brings a legal action (the person who "relates" the facts on which the action is based). The name of the case might be State ex rel ("on the relation of") Smith v. Jones. [pronouce: re-late-or]

Relaxatio (Latin) A release.

1. Give up or relinquish a claim or right to the person against Release whom it might have been enforced. 2. A document by which a claim or right is relinquished; for example, a release from further liability received in exchange for paying money to settle an accident claim.



Release on own recognizance See recognizance.

See relevant. Relevance (and relevancy)

Relevant Tending to prove or disprove a fact that is important to a claim, charge, or defense in a court case. Information must be relevant to be admitted as evidence in a case. (In evidence law, "relevant" and "material" are sometimes used as synonyms, but here material means "important to a claim, charge, or defense in a court case.") All relevant evidence is admissible into a case unless excluded by a specific rule, such as the hearsay rule. Relevant evidence may also be excluded if its value as evidence is outweighed by the possibility of unfair prejudice, the time wasted by presenting it, the possibility of confusing the issues, etc.

Relevant market The geographic area in which a particular type, price, and quality of product is sold.

Belief in something, plus acting on that belief. See also prom-Reliance issory estoppel.

Relict An old word for widow or widower.

Reliction Slow **dereliction** (see that word).

Relief 1. The help given by a court to a person who brings a lawsuit. The "relief asked for" might be the return of property taken by another person, the enforcement of a contract, money, etc. 2. Public assistance to poor persons.

Religion See freedom of religion and establishment clause.

Rem (Latin) "Thing"; see "in rem."

1. An interest or **estate** in land or **trust** property that takes Remainder effect only when another interest in land or trust property ends. For example, if Mary's will says "I leave my house to Joe for ten years and then to Jane," Jane's interest is a remainder. A contingent remainder is a remainder that goes to a person not yet alive, to a person as yet unascertained, or to a person whose rights depend on some uncertain future event. Compare reversion. 2. Used as language in a will, "remainder" means "what's left"; for example, "my house and clothing to Joe and the remainder to Jane" means that Jane gets what's left after Joe gets the house and clothing.

Remainderman 1. An old word for a person who will (or may) get an interest in land at a future time. 2. An old word for a person who gets what is "left over" under a will or when a trust ends.

Remand Send back. For example, a higher court may remand (send back) a case to a lower court, directing the lower court to take some



action. Also, a prisoner is *remanded to custody* when sent back to jail after failing to meet, or being denied release on, **bail**.

Remargining See margin call.

- **Remedial statute** 1. A law that is passed to correct a defect in a prior law. 2. A law passed to provide (or modify) a **remedy** (for example, to create a new **lien**).
- **Remedy** The means by which a right is enforced or satisfaction is gained for a harm done. The means by which a violation of rights is prevented, redressed, or compensated. For example, Ron's *remedy* against Don if Don refuses to give back Ron's book might be to take it back, to argue with Don until he gives it back, or to go to court to either get it back or make Don pay for it. "Legal remedies" or "court remedies" include such things as **injunctions** and **damages**.
- Remise Release, give up, or forgive.
- **Remission** 1. **Release** (ending or forgiving) of a debt. 2. Forgiving an offense, injury, or harm done. See also **condonation**.
- **Remit** 1. Send; send in or send back. 2. Give up or pay. 3. Refer for decision, especially to **remand**. 4. Mitigate or lessen. 5. Pardon or forgive.
- **Remittance** Money (or a check, etc.) sent by one person to another, often as payment for a debt owed.
- Remitter 1. Being "sent back" to an earlier, better right. For example, if a person who owns property and leases it to another is left the lease rights in the renter's will, the owner gets full original rights to the property by remitter. 2. Remittitur no. 3.
- Remittitur 1. The power of a trial judge to decrease the amount of money awarded by a jury to a plaintiff. 2. The power of an appeals court to deny a new trial to the defendant if the plaintiff agrees to take a certain amount of money less than that given in the trial. Compare with additur. 3. Remittitur of record is the return of a case from appeals court to trial court for the trial court to carry out the higher court's decision.
- **Remonstrance** A formal protest against government policy or government actions.
- Removal The movement of a person or thing from one place to another. For example, "removal from the state" means absence from the state long enough to be a change of residence, and "removal of a case" is the transfer of a case from one court to another (most commonly, from a state to a federal court, often for civil rights reasons). For removal from office or removal for cause, see for cause.



- 1. **Pronounce.** state, or declare. For example, a judge *renders* iudament by formally making a decision in a case in court. 2. Give up or return. For example, rendition is a state's returning a fugitive from justice (see that word) to a state seeking the fugitive's return. 3. Pav or perform.
- Renegotiation board A temporary federal agency that negotiates with contractors on federal projects to lower payments when it decides that costs to the government have been unfairly high or excessive.
- 1. The act of extending contractual relations beyond a con-Renewal tract's original term, often by entering into a new contract (on the same or similar terms) that begins when the old one ends. 2. The act of extending any legally binding arrangements for an additional time period.
- (521 U.S. 844) A 1996 U.S. Supreme Court decision Reno v. A.C.L.U. striking down as violations of freedom of speech the provisions of the federal Communications Decency Act that attempted to regulate "indecent" material on the Internet.
- Reject, cast off, or give up openly and in public.
- **Rent strike** An organized **tenant** refusal to pay rent in order to force the landlord to do something.
- Rent-a-judge Alternative dispute resolution in which two sides in a dispute choose a person to decide the dispute. The two sides may agree to make the procedure informal or formally similar to a real trial, and they may agree to make the decision advisory only or binding and enforceable.
- Renunciation 1. Abandonment of a right; giving up a right without transferring it to anyone else or dedicating it to public use. 2. Withdrawal from conspiracy or criminal action (see that phrase).
- Renvoi (French) Returning; reflecting. Describes the principle that the laws in your own state or country should be applied to a case when your laws direct you to abide by another state's or country's laws but those laws in turn direct the use of your laws. 2. Reconduction. [pronounce: ron-vwal
- 1. See Chapter Eleven for reorganization in bank-Reorganization ruptcy. 2. Any restructuring of an organization. The I.R.S. labels corporate reorganizations by type (A-G) depending on possible tax consequences.
- Short for reporter, reports or representative. Rep.
- **Repair** Fix a defect. *Repairs* and **improvements** are treated differently for tax purposes. A business repair can be taken as a tax deduction, while a personal residence repair has no tax benefits unless made



soon before sale of the home. Both business and home *improvements* can be added to the property's basis.

Reparable injury A wrong that can be compensated by money.

Reparation Payment for an injury; redress for a wrong done.

Repeal Wipe out an earlier statute by passing a later one. This is usually prospective only.

Repetition Trying to get back a payment made by mistake.

Replacement cost The cost of buying something that does the job of something lost; for example, the cost of building a house roughly comparable to one that burned down. Compare with reproduction cost.

Repleader Motion for a new trial.

Replevin A legal action to get back personal property wrongfully held by another person.

Replevy To give back personal **property** to a person who has brought a lawsuit for replevin of the property.

Replication An old form of pleading similar to the modern reply (plaintiff's response to a defendant's first pleading).

Reply In federal pleading, the plaintiff's response to the defendant's answer or counterclaim. The usual order is: complaint, answer, reply. The reply denies some or all of the facts in the answer. Sometimes, it adds new facts, but only to counter facts in the answer.

1. Short for a repurchase agreement in which a dealer agrees to buy back a **security** at a set time and price. 2. Short for **repossession**.

Report An official or formal statement of facts or proceedings.

Report out The action of a committee in sending a bill to the legislature for action.

Reporter 1. Reports. 2. A person who compiles reports. 3. The court reporter is the person who records court proceedings in court and later makes good copies of some of them. 4. A looseleaf service.

Reports Published volumes of case decisions by a particular court or group of courts.

Repose See limitation.

Repossession Taking back something sold, usually because payments have not been made.

1. To say or to state certain facts. 2. To act for, do business Represent for, or "stand in" for another person. See also agent. 3. To act as another person's lawyer.



- Representation 1. See represent. 2. In the law of contracts, any statement made (or any impression given about a state of facts) to convince the other person to make a contract. 3. In the law of inheritance, taking by representation is the same as taking per stirpes (see that word).
- **Representative** 1. A person who **represents** (see that word) another. 2. A voting member of the lower **house** of a **legislature**.
- **Representative action** 1. A lawsuit brought by one stockholder in a **corporation** to claim rights or to fix wrongs done to many or all stockholders in the company. It is also called a **derivative action**. 2. Any **class action**.
- **Reprieve** Holding off on enforcing a criminal **sentence** for a period of time after the sentence has been handed down. Compare with **pardon** and **commutation**.
- **Reproduction cost** The cost of replacing a lost or destroyed item with an *exact* duplicate. Compare with **replacement cost**.
- **Reproduction right** The right of a **copyright** holder to decide who will make copies or recordings of the work.
- **Reproductive rights** The rights of a woman to control, under most circumstances, whether to become pregnant, whether to have an abortion, etc. *Not* reproduction right.
- **Republic** A country with a government by elected officials and, in theory, with ultimate power in the hands of the citizens.
- **Republication** Reestablishing the validity of a **will** that has been revoked.
- **Repudiation** Rejection or refusal. For example, *repudiation of a* **contract** is the refusal to go through with it, usually with a legal right to refuse.
- Repugnancy 1. Inconsistency. A condition which occurs if one part of a document is true (or correct), so that another part cannot be true (or correct). 2. The repugnancy doctrine is the principle that if two parts of a document contradict each other, the first clear one will be given effect.
- **Reputation** What people in a community think about a person.
- **Request for admissions** One side in a lawsuit giving a list of facts to the other and requesting that they be admitted or denied. Those admitted need not be proved at the trial.
- **Request for instructions** Either side in a lawsuit giving the judge a written list of **instructions** about the law that it would like the judge to give to the jury.



Request for production See motion for production under produce.

Required records Business records that must be kept to comply with government regulations. These records are not protected by a person's privilege against **self-incrimination**.

Requirements contract A **contract** for the supply of goods in which the exact amount of goods to be bought is not set, but is agreed to be all that the buyer reasonably needs while the contract is in force. Compare with **output contract**.

Requisition 1. A demand or a request for something to which you have a right; for example, a request by one state governor to another to hand over a **fugitive from justice** (see that word, and see **extradition**). 2. The taking of private property by the government during an emergency. 3. A routine written request for supplies or services, made by one department of an organization to another.

Requisitory letters Rogatory letters.

Res (Latin) 1. A thing; an object; things; a status. 2. The subject matter or contents of a **will** or **trust**. [pronounce: race]

Res adjudicata Res judicata.

Res controversa (Latin) "A thing in controversy." Contrast with **res judicata**.

Res derelicta (Latin) Abandoned property.

Res fungibiles (Latin) Fungible goods.

Res gestae (Latin) "Things done"; an entire occurrence. Everything said and done that is part of a single occurrence. An assault's res gestae might include, for example: excited utterances, threats that are part of the assault, present sense impressions, and other words that are an integral part of the occurrence. Words spoken by others can usually be testified about even if hearsay if the words are part of the res gestae. Compare with verbal acts. [pronounce: race guest-i]

Res immobiles (Latin) Immovable things such as land and buildings.

Res integra (Latin) "A whole thing." An undecided point of law. A legal question without **precedent**, and probably without any discussion in prior cases.

Res inter alia acta (Latin) "A thing done among strangers." Describes the principle that a **party** to a lawsuit should not be affected by the words or deeds of persons with whom the party has no connection and for whom the party has no legal responsibility.

Res ipsa loquitur (Latin) "The thing speaks for itself." A **rebuttable** presumption (a conclusion that can be changed if contrary **evidence** is introduced) that a person is **negligent** if the thing causing an acci-

dent was in his or her control only, and if that type of accident does not usually happen without negligence. It is often abbreviated "res ipsa" or "R.I.L." [pronounce: race ip-sa low-kwe-tur]

Res judicata (Latin) "A thing decided"; "a matter decided by judgment." If a court decides a case, the subject of that case is firmly and finally decided between the persons involved in the suit, so no new lawsuit on the same subject may be brought by the persons involved. See also collateral estoppel, double jeopardy, and law of the case. [pronounce: race ju-di-ca-ta]

Res nova See res integra.

Res publicae (Latin) "Public things"; things belonging to the public.

Resale price maintenance See fair trade practices.

Resale rights The right of a seller to resell (usually perishable) goods if the buyer does not pay or does not claim them in time.

Rescind To take back or **annul**. To cancel a **contract** and wipe it out "from the beginning" as if it had never been. [pronounce: re-sind]

Rescission 1. The **annulment** of a **contract** (see **rescind**). 2. The president's request to Congress that certain money already appropriated not be spent. [pronounce: re-<u>si</u>-zhon]

Rescript 1. A judge's short note to a clerk explaining how to dispose of a case. 2. An **appeals** court's short, usually unsigned, written **decision** in a case that is sent down to the trial court.

Rescue 1. The rescue doctrine is that if one person negligently puts a second person in danger, and a third person is hurt while attempting a rescue, the third person can collect damages from the first person and cannot be charged with contributory negligence unless he or she acted recklessly. See also emergency doctrine and Good Samaritan doctrine. 2. The forcible and unlawful freeing of a prisoner or the taking back of goods that have been lawfully taken away.

Reservation 1. See **reserve**. 2. Land owned by a Native American nation as a whole for the use of its people.

Reserve 1. Hold back a thing or a right. For example, a **deed** to land can reserve the right to cross the land for the person selling it, and to reserve title is to keep an ownership right as **security** that the thing will be fully paid for. Also, a judge may reserve **decision** of a legal question in a case by putting it off until some later time. 2. A fund of money set aside to meet future needs, losses or claims (such as a **sinking fund** reserve to repay long-term debt or a **bad debt** reserve to cover losses). 3. A reserve bank is a member of the Federal Reserve System and the Reserve Board is the Federal Reserve Board of



Governors. 4. A reserve clause in an athlete's **contract** puts restrictions on his or her right to change teams. 5. Reserved powers are all powers not given to the U.S. government by the Constitution and, under the **Tenth Amendment**, given (reserved) to either the states or the people. 6. With reserve in an auction means that the thing will not be sold unless the highest **bid** exceeds a certain amount (the reserve price) and without reserve means that the thing will be sold at whatever is the highest price bid.

- **Resettlement** A judge's reopening of an **order** or **decree** to include something accidentally left out.
- **Residence** A place where a person lives all or part of the time. Sometimes this is the same as **domicile**. *Residency requirements* are state laws on how long a person must live in a state to get a **divorce**, **welfare**, **admission** to the bar, etc.
- **Resident agent** A person living in a state who is authorized to accept **service** of **process** for another (usually a **corporation**).
- **Resident alien** A foreigner whose residence in the U.S. is legal and who intends to become a U.S. citizen.
- **Residential cluster** A piece of land developed as a unit with open common land and grouped housing.
- Residual 1. Residuary. 2. A payment to a writer, actor, etc., for re-use of a TV movie, etc. 3. A residual security is a bond or preferred stock that can be exchanged for common stock.
- **Residuary** The part left over. For example, a *residuary clause* in a will disposes of all items not specifically given away (the "leftovers").
- Residuum (Latin) Leftovers.
- **Resisting an officer** The criminal act of attempting to stop or hinder a police officer from performing a duty such as making an **arrest**, serving a **writ**, or keeping the peace. This may be a crime whether or not force is used.
- **Resolution** A formal expression of a decision made by an organized group (such as a club, a professional organization, a **legislature**, a public assembly, etc.). Congressional resolutions may be by one **house** only, **concurrent**, or **joint**. A *concurrent resolution* is passed by one house, agreed to by the other, and expresses the "sense of Congress" on a subject though it does not become a law. A *joint resolution* is passed by both houses of Congress and, in general, is the same as a **bill** that has been passed by both houses.
- **Resolve** 1. See **resolution**. 2. A firm decision to do something; a strong will to achieve a goal.



- **Resort** A *court of last resort* is a court whose decision cannot be appealed within the same court system.
- Respondeat superior (Latin) "Let the master answer." Describes the principle that an employer is responsible for most harm caused by an employee acting within the scope of employment. In such a case, the employer is said to have vicarious liability.
- Respondent 1. The person against whom an **appeal** is taken. (This person might have been either the **plaintiff** or the **defendant** in the lower court.) Also called the "**appellee**." 2. The person against whom a **motion** is filed (who then responds).
- **Responsibility** Guilt (for a crime or **tort**), **liability** (for a payment, contract **breach** or tort), or **competency** (to stand trial).
- **Responsible bidder** A company, competing by bid for public work, that is financially sound, honest, and competent to do the work. A government agency soliciting bids will usually reject bids, no matter how low, from all "unresponsible" bidders.
- **Responsive** Answering. A *responsive pleading* is a court paper that directly answers the points raised by the other side's **pleading**. Also, if a **witness** does not answer a question directly, the answer may be objected to as *not responsive*.
- **Rest** To *rest a case* is to formally end your side's presentation of evidence for a major phase of a case in court. For example, in a criminal case, the prosecution presents its evidence (witnesses, documents, etc.) first. After the prosecutor *rests*, the defense may then present its evidence.
- **Restatement of Law** Books put out by the **American Law Institute** that tell what the law in a general area is, how it is changing, and what direction the authors think this change should take; for example, the *Restatement of the Law of Contracts*.
- **Restitution** 1. Giving something back; making good for something. 2. There are various rules for how much "giving back" is full *restitution*. For example, in **contract** law, restitution is usually the amount that puts the **plaintiff** back in the financial position he or she was in before the contract. 3. Restitution programs in some states make a convicted **criminal** pay back the crime victim in money or work.
- **Restrain** 1. Prohibit from action; hold back. 2. Hinder or obstruct.
- Restraining order A temporary restraining order or a protective order.
- **Restraint of marriage** Describes a provision in a **will**, gift, or **trust** that prohibits the person getting the gift from marrying. Such provisions are rarely enforced by courts.

Restraint of trade An illegal agreement or combination of companies that eliminates competition, sets up a **monopoly**, or artificially raises prices. See antitrust acts.

Restricted security Letter stock.

- Restrictive covenant A clause in a deed that forbids the new owner (and all later owners of the deeded land) from doing certain things with the land; for example, a clause that prohibits use of the land for commercial purposes. 2. A clause in an employment contract that prohibits the employee from working for the employer's competitors for a certain time period after the contract ends.
- Restrictive indorsement Signing a negotiable instrument (see that word) in a way that ends its negotiability; for example, marking a check "Pay to Robert Smith only."
- Restructure Change the terms of a debt; for example, the payment schedule.
- Resulting trust A trust created by law (rather than by agreement) for reasons of fairness when one person holds property for another. For example, if Peter gives money to Paul to be held "in trust," but no formal trust document is signed, Paul may be found to hold the money in a resulting trust for Peter's benefit. And if Peter buys a house for himself but puts the title in Paul's name, a court may decide that the house is held in a purchase money resulting trust for Peter's benefit.

Retainage Holdback.

- Retained earnings A company's yearly net profit minus the dividends it paid out that year. Accumulated retained earnings is that year's retained earnings plus retained earnings left over from prior years. It is a measure of what a company can use for future improvements and expansions as well as to ride out possible bad years. A retained earnings statement is a part of most corporate annual reports. See statement. Most payments to shareholders made by a company with "retained earnings and profits" will be taxed as dividends, no matter what they are called.
- 1. Employment of a lawyer by a client. 2. The specific agreement in no. 1. 3. The first payment in no. 1, either for one specific case or to be available for unspecified future cases. 4. Holding something back when you have a right to hold it back.
- Retaliatory eviction A landlord's attempt (prohibited in most states) to throw out a tenant for complaining to the health department, forming a tenants' union, etc.



- **Retaliatory law** A state law "evening up" taxes or restraints placed by other states on businesses from the first state. For example, if Maryland taxes Virginia insurance companies at a higher rate than Virginia does, Virginia might pass a *retaliatory law* that raises the tax rate on Maryland insurance companies.
- **Retirement** Making the final payment owed on a **bond**, **note**, or other **security** and ending its existence and all obligations under it.
- Retirement plan See pension plan and profit sharing.
- **Retorsion (or retortion)** Treating the citizens of a foreign country harshly because that country treats your citizens harshly.
- **Retraction** Taking something back, especially taking back something you said and admitting that it was false.
- **Retraxit** A **plaintiff's** complete and voluntary **abandonment** of a law-suit. In federal practice, this would be done by a *voluntary dismissal*.
- Retreat to the wall See flee to the wall doctrine.
- **Retrial** A new trial in the court that completed the original trial and made the original decision. A *retrial* is usually ordered because the original trial was improper or unfair due to, for example, procedural errors. Compare with **mistrial**.
- **Retribution** The process of "getting even." One theory justifying punishment of criminals is that society should have *retribution* for the wrongs done to it. Compare with **rehabilitation**.
- **Retro** Back; backwards; behind; past. For example, a *retrospective* or *retroactive* law is one that changes the legal status of things already done or that applies to past actions. See also **ex post facto** laws.
- **Retrocession** Giving a person back a **title** to property that the person once held, but lost.
- Return 1. The act of a **sheriff** or other **peace officer** in delivering back to a court a brief account of whether or not (and how) he or she served (delivered) a court paper to a person. 2. **Yield** or profit. 3. See **tax return**.
- Return day (or date) 1. The date by which a sheriff or other peace officer must make a return (see that word). 2. The day by which a defendant must file a pleading after receiving a summons to come to court.
- **Return on equity** 1. The profit a company makes compared to its value; especially the annual profit made compared to the total cost of its **common stock**. See also **statement** and **equity**. 2. The profit an investor makes on shares of stock or other investments, such as rental housing, compared to the owner's original investment.



- **Rev.** 1. Short for *review* (as in **law review**). 2. Short for *revised* (as in **revised statutes**). 3. Short for *revenue* (as in **revenue ruling**).
- **Revaluation** Raising the value of a country's money relative to other countries' money.
- **Revendication** 1. Demanding that someone return something you sold. 2. **Replevin.**
- **Revenue** 1. Income. 2. **Profit** on an investment. 3. Describes things that raise money for the government. For example, *revenue bills* raise tax money, *revenue bonds* are sold by governments and backed by money-making public projects, *revenue stamps* are placed on something (such as a recorded deed) to prove that a tax was paid, and "*revenue enhancer*" is a euphemism for a tax or tax increase.
- **Revenue officer** 1. A tax collector. 2. A tax investigator, such as a person who hunts for illegal whiskey stills.
- Revenue procedures and rulings Revenue procedures (Rev. Proc.) are I.R.S. opinions on procedural tax matters and revenue rulings (Rev. Rul.) are I.R.S. interpretations of the tax law as it applies to specific cases. They are first published in an Internal Revenue Bulletin (IRB), then collected in Cumulative Bulletins (C.B.). They have slightly less legal "weight" than tax regulations and slightly more than private letter rulings.
- Reverse 1. Set aside. For example, when a higher court reverses a lower court on appeal, it sets aside the judgment of the lower court and either substitutes its own judgment for it or sends the case back to the lower court with instructions on what to do with it. 2. A reverse stock split is a corporation's calling in of all stock to reduce the number of shares. This increases the value of each share without changing the total value of all the stock.
- **Reverse discrimination** The inference that if a school admission slot, a promotion, or other benefit is reserved for minorities, that benefit is then denied to non-minorities. *Reverse discrimination* is a rationale for court decisions restricting **affirmative action** programs.
- **Reverse engineering** Analyzing something (usually produced using a **trade secret**) to duplicate the process that produced it. This may be a legitimate way to learn and use these secrets.
- Reverse mortgage (or reverse annuity mortgage or reverse equity mortgage) A mortgage in which the homeowner (usually an older, retired person), rather than making interest payments, gets regular payments for income, so the loan balance increases.



Reversible error See error.

Reversion Any **future interest** (see that word) kept by a person who transfers away property. For example, if John rents out his land for ten years, his ownership rights during those years, his right to take back the property after ten years, and his **heirs**' right to take back the property after ten years if he dies are *reversionary interests*. Compare **remainder**.

Reverter The process of **reversion**. See also **remainder**.

Review See judicial review.

Revised statutes 1. A **code**. 2. A book of **statutes** in the order they were originally passed, with temporary and repealed statutes removed. Abbreviated Rev. Stat., Rev.St., or R.S.

Revival Restoration to original force or legal effect. An expired contract can be *revived* by acknowledging it and making a new promise to perform it. A will can be *revived* if a later will that revoked or invalidated it is itself revoked or invalidated. And a dead person's lawsuit can be *revived* and carried on by the executor or administrator of the person's estate.

Revocation 1. The taking back of some power or authority. For example, revoking (taking back) an **offer** before it is accepted ends the other person's power to accept. 2. The ending or making **void** of a thing. For example, revocation of a **will** takes place when a person tears it up intentionally or makes another will.

Revoke Wipe out the legal effect of something by taking it back, canceling, rescinding, etc. (see **revocation**). If something can be revoked, but has not been revoked, it is *revocable*.

Revolution The complete overthrow of a government. A successful revolt, **insurrection**, or **rebellion**.

Revolving charge Credit, often provided through credit cards or department stores, by which purchases may be charged and partially paid off month-by-month. New purchases may be made, charged, and paid off during the same period.

Rex (Latin) King.

Reynolds v. U.S. (98 U.S. 145) An 1879 Supreme Court decision that excluded the right to do illegal acts from the protection of **freedom of religion** (see that word).

Richard Roe A common name used for a **fictitious** party or a name used along with "**John Doe**" to illustrate a legal situation.

Rider An additional piece of paper attached to a larger document. For example, a *rider to a bill* is an addition made late in the **legislative**

- process and usually unrelated to the subject of the **bill**, but "tacked on" anyway.
- **Rigging the market** Artificially driving up the price of a **stock** by making a series of **bids** that make it look like demand for the stock has soared.
- Right 1. Morally, ethically, or legally just. 2. One person's legal ability to control certain actions of another person or of all other persons. Most rights have a corresponding duty. (When lawyers speak of "a right," they mean a legal, not moral right.) 3. For Bill of Rights, riparian rights, stock rights, the right to privacy, right to counsel, right to travel, or the rights of election, redemption, survivorship, etc., see those words. For right to die, see advance directive.
- Right from wrong test M'Naghten's rule.
- **Right of action** A claim that can be enforced in court.
- **Right of first refusal** The right to have the first chance to buy property when it goes on sale, or the right to meet any other offer.
- **Right of way** 1. The right to cross another person's property. 2. The part of a property that others have a right to cross. 3. The land on which a railroad is built. 4. The right of a vehicle (or person) that has a legal right to proceed or go first. The right might be to enter an intersection, use a waterway, etc.
- **Right to work laws** State laws that forbid: labor agreements requiring **union** membership, forced payment of union dues by nonmembers of a union, preferential hiring, or similar provisions. See also **union shop.**
- **Rights issue (or offer)** An **issue** of stock (or other **securities**) that is sold only to current stockholders.
- **Ringing up Brokers** exchanging sales **contracts** in order to cancel them out, with leftover differences paid.
- **Riot** A vague word for a public disturbance, especially a violent one created by three or more persons acting together.
- **Riparian** Having to do with the bank of a river or stream. *Riparian rights* are a landowner's rights to use water and the land around and under it. Compare with **water rights.** [pronounce: ri-pare-ee-in]
- **Ripe** 1. A case is *ripe for selection and decision* by the U.S. Supreme Court if the legal issues involved are clear enough and well enough evolved and presented so that a clear decision can come out of the case. Any court or agency that has the power to turn down cases may use *ripeness* as a way of deciding whether to take the case. *Ripeness*



also includes the idea that the case involves a real **controversy**, not merely potential harm. 2. A case is *ripe for decision* by a **trial** court if everything is completed and in order, and nothing remains but the **decision** itself.

- **Rising of court** 1. The final **adjournment** of a court **term**. 2. Any break in the court's work (for the day, for a **recess**, etc.). 3. The start or stop of court business when a court official calls out "all rise" and the judge enters or exits.
- 1. In insurance: A hazard (fire); the danger of hazard or loss (one Risk chance in ten thousand per year); the specific possible hazard or loss mentioned in an insurance policy (John's house burning down); or the item insured itself (the house). 2. In investing: financial (or credit) risk is the risk that the issuer of a security will not be able to pay the investors; market risk is the risk that an investment will go down in value because the whole market for that type of investment does down; inflation risk is the risk that an investment payout will buy less in the future; economic risk is risk associated with changes in national and world events: interest rate risk is the risk that as interest rates rise, most investment values fall; etc. 3. Risk capital is money or property invested in a business (usually as stock or a share of the business) as opposed to loans or bonds (even "risky" bonds are not risk capital). Also see venture capital and risk arbitrage. 4. Risk of loss usually refers to the responsibility for loss or damage during a property transfer between seller and buyer.
- **Robbery** The illegal taking of property from the person of another by using force or threat of force.
- **Robert's rules** Short for *Robert's Rules of Order*. A set of rules by which many **legislatures** and other meetings are conducted. They are *official* **parliamentary law** only where they have been specifically adopted.
- **Robinson-Patman Act** (15 U.S.C. 13 & 21) A 1936 federal law that prohibits **price discrimination** and other anticompetitive practices in business.
- **Roe v. Wade** (410 U.S. 113) A 1973 Supreme Court decision that said that the *right of privacy* (that is possessed by all, implied by the Constitution, and recognized in earlier cases) includes the right of a woman to get an abortion in the first trimester of pregnancy.
- **Rogatory letters** A request from one judge to another asking that the second judge supervise the examination of a **witness** (usually in another state and usually by **interrogatories**).



- 1. A record of official proceedings. 2. A list of persons or property subject to a tax. 3. A roll call is calling off a list of names, usually to take a vote or to see if there is a quorum to vote.
- **Rollback** A temporary lowering of an amount of money regularly paid.
- 1. Extending a short-term loan for another short period. Rollover paper is a short-term **note** that can be extended. 2. Refinancing a debt. 3. Making certain nontaxable transfers from one retirement fund to another.
- Roman law Laws of the Roman Empire that form the basis for the civil law of several European countries and for many legal words and ideas in the U.S., especially in Louisiana.
- Romer v. Evans (517 U.S. 620) A 1995 U.S. Supreme Court decision that struck down as a violation of equal protection of laws a Colorado state law that prohibited local laws protecting homosexuals against discrimination.
- **Roomer** A lodger. A person who rents rooms in a house, as opposed to a tenant (see that word). Roomers have fewer legal rights than tenants, especially with respect to eviction and the right to deny others access to the room
- Root of title The recorded land transaction (usually the most recent one that is at least forty years old) relied on as the original basis for a claim to land ownership.
- **Rota** (Latin) The order of rotation or **succession** for a job or temporary office.
- Round lot A normal unit of trading in stocks or bonds. Fewer shares are an odd lot.
- Royalty A payment made to the creator of a work or the owner of a natural material for the use of that work or material. For example, a publisher might pay an author a royalty of 10 percent of the retail price of each book sold, a manufacturer might pay an inventor a royalty of \$10 per invention sold, and a mining company might pay a landowner 10¢ per pound of a mineral extracted.
- 1. Overall purpose. 2. Title. 3. Category. 4. Rule no. 2.
- 1. To settle a legal issue or decide a **motion**, **objection**, etc., raised by one side in a dispute. The ruling is made by the person in charge (judge, hearing officer, chairperson, etc.). 2. An established standard, principle, or guide. A rule may be accepted in one jurisdiction, rejected in another, and modified in a third. 3. A regulation made by a group or by an administrative agency, often to govern its internal workings.



Rule against accumulations A state law that prevents a trust from storing up money for too long. It is similar to the rule against perpetuities. See perpetuity.

Rule against perpetuities See perpetuity.

Rule in Shelley's case See Shelley's case.

See Wild's case Rule in Wild's case

Rule of completeness See rule of optional completeness.

Rule of four The principle that if at least four of the nine U.S. Supreme Court justices vote to take a case, the court will hear the case. The Court uses the rule of four for cases that reach the Court by certiorari (see that word).

1. A general legal principle, often stated as a maxim or "rule Rule of law of thumb," that is used as a guide in deciding legal issues. 2. A general statement that is intended to guide conduct, applied by government officials, and supported by an authoritative source. 3. The principle that the highest authority is the law, not the government or its leaders.

Rule of lenity The principle that if it is not clear how greatly a law punishes conduct, a judge should choose the more lenient interpretation.

Rule of marshaling assets (and liens) See marshaling (and inverse order of alienation).

Rule of optional completeness The rule that when one side in a lawsuit uses part of a document (such as a **deposition** transcript) as evidence, the other side may require that the rest of the document be made part of the evidence as well.

1. The principle that actions must be **reasonable** to be Rule of reason legal. 2. The principle that a conclusion must be based on logical reasoning. 3. The principle that some kinds of restrictive trade practices are not per se (see that word) violations of the Sherman Act unless the facts of that particular case show that they are an unreasonable restraint of trade.

Rule of 78 A method of computing interest on a loan, especially on an installment loan that is repaid early. It is calculated as follows: the sum of the months in a year (1-12) is 78. If repayment is made in the first month of a one-year loan, 12/78ths of the total interest must be paid; in the second month, another 11/78ths, etc. This is more than paying 1/12th for each month the money was used.



Rule of 72 A way to calculate how many years of a certain percentage rate of **compound interest** will double an investment (divide the interest into 72 to get the number of years) or what compound interest is needed to double an investment in a certain number of years (divide the number of years into 72 to get the interest).

Rule of the sum of the digits Rule of 78.

Rulemaking Legislative activity by an administrative agency that sets future policy, as opposed to an **adjudication** of past actions.

Rules committee A committee of a house of a legislature that acts as a preliminary sifting place to decide which bills from the various committees will be voted on by the house, and in which order.

Rules (federal) See federal rules.

Rules of Decisions Act The 1948 federal law (28 U.S.C. 1652) that makes state substantive law applicable to federal lawsuits based on diversity of citizenship.

Rules of Professional Conduct American Bar Association rules stating and explaining what lawyers must do, must not do, should do, and should not do. They cover the field of *legal ethics* (a lawyer's obligations to clients, courts, other lawyers, and the public) and have been adopted in modified forms by most of the states.

Ruling A judge's decision on a legal question raised during a trial.

Run 1. To have legal validity. For example, the law runs throughout the state. 2. To continue to count. For example, "the statute of limitations is running" means that days are being counted against the maximum allowable number of days before the statute prohibits a lawsuit. (But see no. 3.) 3. A specified time period has expired. For example, "the statute of limitations has run" means that it has been too long since the acts on which a lawsuit is based for the lawsuit to be permitted. (But see no. 2.) 4. To be attached to another thing. For example, a covenant (see that word) may run with the land and stay with the land even if the land's ownership changes.

Runaway shop A business that closes and moves away to avoid unionization, high union wages, etc.

Running account An open, as yet unsettled account; a charge account.

Rylands v. Fletcher The old English case that established the principle of strict liability for inherently dangerous things and abnormally dan-

gerous activities.



- S 1. Section, 2. Statute, 3. Senate.
- **S.A.** Abbreviation for *incorporated* in French and Spanish. The same as "Inc." after a company's name. See **corporation**.
- **S.B.** Senate bill. A **bill** in the process of going through the U.S. Senate.
- S.B.A. Small Business Administration. A U.S. agency that provides loans and advice for small businesses.
- S.C. 1. Supreme Court. 2. Same case.
- S.D. Southern district.
- S.E. South Eastern Reporter (see National Reporter System).
- S.E.C. Securities and Exchange Commission. See also securities acts.
- **S.E.P.** Simplified Employee Pension. An employer's contribution to an employee's **I.R.A.** (Individual Retirement Account) that meets certain federal requirements. Self-employed persons often use a S.E.P.
- **S.E.S.** Senior Executive Service. The federal government's top management.
- S.G. Solicitor General.
- S.I.P.C. Securities Investor Protection Corporation. A semi-private government agency that protects, up to a certain amount, investor accounts in brokerage firms.
- S.J.T. Summary jury trial.
- S.L. 1. Session laws. 2. Statute law.
- S.M. Service mark.
- **S.P.** 1. **Sine prole.** 2. Same principle or point.
- **S.S.** Sworn statement. A symbol found on many **affidavits**.
- **S.S.A.** Social Security Administration. The U.S. agency that runs the federal program of retirement and disability insurance.
- S.S.S. Selective Service System.
- **S.U.B.** Supplemental unemployment benefits. Benefits from a private unemployment insurance plan, especially those in addition to state benefits.
- S.W. South Western Reporter (see National Reporter System).
- S.&L. Savings and Loan Association.



- S corporation A small (defined by number of owners) business corporation that has chosen a tax status that allows it to be taxed essentially as a partnership to avoid the corporate income tax.
- 1. The intentional destruction of or interference with national defense production, material, or premises. 2. The intentional destruction of or interference with an employer's property or operations during a labor dispute (see that word).
- Saenz v. Roe (119 S.Ct. 1518) The 1999 U.S. Supreme Court decision that a state violates the **privileges and immunities** clause by limiting first-year welfare benefits to what would have been received in the recipient's home state.
- Safe harbor 1. An approved way of complying with a statute when the statute is phrased in general terms. For example, S.E.C. regulations (see that word) list ways that are sure to keep you out of trouble when making certain types of stock offerings (even though other ways might be legal also). 2. A statement in a statute or regulation that a good faith attempt to comply is sufficient, even if the attempt has failed.
- 1. Prudent person rule. 2. A method of calculat-Safe investment rule ing future earnings by estimating what sum of money, safely invested, would equal the earnings.
- **Said** An unnecessary word for "the one mentioned before"; for example, "said table." Avoid the phrase because "the" or "this" will usually do.
- Sailor's will See military will.
- Salary Fixed annual compensation earned by an employee (often a manager or other professional) and paid weekly, monthly, etc. Compare wage.
- 1. An exchange of property for money (or the contract that ex-Sale presses the exchange). 2. For approval, bootstrap, bulk transfer, consignment, foreclosure, judicial, short, and other types of sales, see those words. 3. A sale and return is a sale in which the buyer may return any unused items if bought for resale; a sale-note is a summary of a sale, given by a broker to the seller and buyer; and a sale against the box is a **short sale** in which the seller actually owns that **stock**. 4. "Sales" is a field of law, now covered primarily by the Uniform Commercial Code, which governs the sale of goods.
- Sales finance company 1. A company that buys the rights to accounts receivable (money owed by customers to a merchant) at a discount and then tries to collect the debts. 2. A finance company that specializes in financing consumer sales.



- Sales tax A state or local tax on goods sold, equal to a certain percentage of the sale price. It is usually collected by the merchant. Some states tax items (such as cars) at different rates, and some states do not tax some items (such as food) at all. Compare with excise.
- Salvage 1. Property recovered after an accident or other damage or destruction. 2. Business property that has only scrap value, or, sometimes, business property that is disposed of simply because it has been replaced or is of no further use to the company, whether or not it is still valuable. 3. Money paid to someone who rescues property from destruction at sea. 4. Equitable salvage is a lien in favor of the last person to make a payment that prevents the loss of property through lapse, foreclosure, etc.
- Same evidence test The principle that if exactly the same evidence would **convict** a person in two separate prosecutions, the second prosecution is prohibited because of **double jeopardy**.
- **Sample** An item representative of other items. A *sale by sample* usually means that the items bought must "conform to" the sample. In commercial law, this may mean "substantially identical," and it may mean "similar and accepted in the trade as of equal quality."
- Sanction 1. To agree to or confirm another person's actions. 2. A penalty or punishment attached to a law to make sure it is obeyed.
- **Sanctions tort** A court-ordered payment by the side in a lawsuit that abused the **discovery** process, made to the side that was hurt by the abuse.
- **Sandwich lease** A **lease** in which the person who rents a property rerents (sublets) it to another for more money; for example, leasing a shopping center and renting out the stores in it.
- **Sanitary code** Local laws regulating the cleanliness of places where food is handled or where medical services are provided.
- Sanity 1. Soundness of mind; the opposite of insanity (see that word).
 2. A sanity hearing is a court proceeding to determine whether a person is mentally fit to stand trial, is committable to a mental hospital, etc. Also called a competency proceeding, a sanity trial (where it is a separate proceeding), and other names. Competency may be different from sanity.
- Satellite Related, but secondary or peripheral.
- Satisfaction 1. Taking care of a debt or **obligation** by paying it. See also **accord** and *satisfaction*. 2. A *satisfaction contract* is one in which one person promises to do work or supply goods that will satisfy another. "Satisfactory" in this sense does not usually mean "to every personal



whim" but "to any reasonable need" or "according to the judgment of an impartial expert." 3. A satisfaction of judgment, lien, or mortgage is a written document signed by the person paid, stating that an obligation has been paid. A satisfaction piece is a written document, made to be recorded, similar to the one above or stating that two sides in a lawsuit have agreed that payments have been made, and the lawsuit should be ended.

Satisfactory A general word for "enough" or "good enough."

Save Hold until later; reserve; preserve.

Save harmless Hold harmless.

Saving (or separability or severability) clause 1. A clause in a statute (or a contract) that states that if part of the statute (or contract) is declared void, the remainder stays in effect. See also severable. 2. A clause in a statute that preserves certain rights, responsibilities, or liabilities that are in existence as of the adoption of the statute but would otherwise be lost upon its adoption. Sometimes, a grandfather clause.

Saving property rule The little-used principle that a person is liable not only for damage done to an owner's property, but also for the owner's injuries caused by an attempt to save the property.

Saving to suitors clause A federal law (28 U.S.C. 1333) that allows persons to bring **admiralty** (maritime) lawsuits in either a state or federal court, but that requires state courts to use federal **substantive law** for these lawsuits. (Other types of cases that can be brought in either state or federal court must use *state* substantive law in either place.)

Savings and Ioan association A financial institution, similar to a bank, that historically engaged primarily in making loans to home buyers. They are federally and state-chartered.

Savings bank (or account) trust A Totten trust.

Sc. Scilicet.

Scab Slang for a person who works for less than union wages, works under conditions prohibited under a union contract, takes the place of a striking union worker, passes through a union picket line, etc.

Scale order See order.

Scale-down A composition.

Scalper 1. A small-scale speculator in **stocks**, **bonds**, theater tickets, etc. See **speculate**. 2. An investment advisor who buys **securities** such as stocks, and then recommends them without disclosing the fact that a price rise will be to his or her benefit.



Scandal Defamation.

- Scènes a faire General ideas or common themes (such as sequences of events that obviously follow from a given situation) that cannot be **copyrighted.** [pronounce: senz ah fair]
- **Scenic easement** A type of government restriction on private land use imposed to preserve natural areas.
- Schedule 1. A list. 2. A list attached to a document that explains in detail things contained in the document. For example, scheduled property is items on a list attached to an **insurance** policy, with the value of each item and what the company will pay if it is lost or hurt. The supporting pages of calculations attached to the main sheet of a **tax return** are called schedules, as are the charts for looking up the amount of tax owed.
- **Scheme** 1. Any general plan or system, especially a *business plan. 2.* A plan to trick or **defraud** someone. 3. See **common scheme**.
- Schempp v. Abington School District (374 U.S. 203) A 1963 Supreme Court decision that forbade Bible reading and prayer in public school classes.
- Schenck v. U.S. See clear and present danger test.
- **Scienter** (Latin) Knowingly; with guilty knowledge. [pronounce: si-<u>en</u>-ter]
- Scilicet (Latin) "That is to say." An unnecessary word, often used after a general statement to introduce a list of specific examples. [pronounce: sill-is-it]
- Scintilla A very little bit. The word is often used in the phrase "a mere scintilla of evidence" ("is enough to let the jury decide the case"; "is not enough to let the jury decide the case").
- Scire facias (Latin) Describes a judge's command to a public official to come to court and explain why a record in that person's possession should not be disclosed, given force, wiped out, etc. [pronounce: siree fay-she-es]
- Scope of employment The range of actions within which an employee is considered to be doing work for the employer. See respondeat superior.
- **Scope of review** The issues a court may handle and the actions it may take when reviewing the decisions of a lower court or administrative agency.
- **Scorched earth policy** A company policy that, in the event of a hostile takeover, it will sell off those assets that make the company attractive for takeover.



Scott v. Sanford See Dred Scott case.

Scrip A piece of paper that is a temporary indication of a right to something valuable. *Scrip* includes paper money issued for temporary use; partial shares of stock after a stock split; certificates of a deferred stock dividend that can be cashed in later, etc.

Script A manuscript, especially the original copy.

Scriviner "Writer." An old word for a person who drew up contracts. deeds, and other legal papers; also for a person who managed securities and investments for a percentage of the profits.

An identification mark pressed in wax. Originally, for a document to be valid, it had to have a wax seal on it to show that it was done seriously, correctly, and formally, Later, the use of the letters "L.S." took the place of wax. Now, there is little use for a seal, except to formalize certain corporate documents and documents witnessed by a notary public. See also sealed and contract under seal.

1. Sealed bidding is a way of taking offers to do work, supply materials, purchase at auction, etc. Each bid is submitted in a sealed envelope; all are opened at the same time, and the best bid is chosen. 2. Sealed records are a way of keeping some criminal, juvenile, divorce, adoption, etc., records secret unless opened by a court order. 3. A sealed verdict is a way of allowing jury members to go home after they have made a decision while the court is out of session. They seal it in an envelope and have it read when the court is in session again. 4. "Sealed and delivered" are old, now unnecessary, words following the signatures on a deed. 5. A sealed instrument is a document that is signed and bears a **seal** (see that word). 6. See **contract** under seal.

Seaman's will See military will.

Search 1. An examination of a person's clothing, car, house, body, etc., by a law officer to discover a weapon or evidence of a crime. If done without either probable cause or a search warrant (or without its being a very limited, necessary search at the time of legal arrest or on suspicion of a concealed weapon), the search may be forbidden by the Fourth Amendment to the U.S. Constitution and any evidence obtained excluded from use in a criminal trial. 2. An administrative (or regulatory) search (or inspection) is usually done to enforce health or safety laws and regulations. An administrative search may not be used to circumvent the stronger probable cause requirements of a search for evidence of a crime. 3. A title search is an examination of all proper land records to see who legally owns property and whether there are any mortgages, liens, etc., on it.

Search warrant Written permission from a judge or magistrate for a police officer (or sheriff, etc.) to search a particular place for evidence, stolen property, etc. The police must give a good reason for needing these items, a likely reason why they might be in the place they want to search, and some indication that the information on which they are basing their search request is reliable.

Seasonable 1. In a reasonable amount of time. 2. Within the agreed time.

Seasoned Having experience. A **stock** is *seasoned* if it has already sold in a stock market, and a company or business venture is *seasoned* when it has been in existence for a while and has made some money.

Seat Capital, or place where the main government offices are located.

Seated land Land that is used in any way (farmed, occupied, etc.).

Seaworthy Describes a ship that is properly constructed, maintained, supplied, and crewed, and with proper instructions from its owners.

Sec. Short for section.

Secede Withdraw from membership in a group; break away from a governmental union. The process is called *secession*.

Second Lower ranking; coming later; farther away. For example, a second degree crime is less serious than a first degree crime (second degree murder is without premeditation so it is less serious than first degree murder); a second mortgage ranks below a first mortgage in its right to be paid; and secondhand evidence (not secondary evidence) is hearsay evidence (that has passed through other persons or media to the witness). See also secondary.

Second Amendment The U.S. constitutional amendment that grants to the people the right to keep and bear arms. This right has been defined restrictively by state and federal laws.

Second chair Primary assistant lawyer of an in-court legal team.

Second look statute A wait and see statute.

Secondary Lower ranking; coming later; farther away. For example, a secondary distribution or offering is the sale of a large block of stock that is not a new issue, but one that has been held by the company or an investment firm; secondary evidence (not second hand evidence) such as a photocopy of a document is not as good as best evidence (see best evidence rule); and secondary liability is a duty that does not come due unless someone else fails to perform his or her primary duty. Other "secondary" words follow. See also second.

Secondary authority 1. **Persuasive authority**. 2. Writings about the law, such as articles, treatises, and encyclopedias.

- **Secondary boycott** A **boycott** (see that word) aimed at a business that does business with the one a union is actually having a dispute with. *Secondary* **picketing** and *secondary* **strikes** are other types of indirect pressure.
- **Secondary easement** The right to do what it takes to fully use or maintain an **easement**. **Implied** rights that go with an easement.
- **Secondary market** An organized method for buying and selling existing financial documents, such as a stock **exchange** for buying already issued securities or the *secondary mortgage market* in which financial institutions buy and sell existing mortgages.
- Secondary meaning A strong association in the "public mind" between a name and a company's product (or service). To get **trademark** (or **service** *mark*) protection for a name that is a common or *descriptive* one (as opposed to one that is *fanciful* or *arbitrary*), a company must establish a *secondary meaning* through use of the name in connection with the product (or service).
- **Secret Service** The federal organization that investigates offenses against the currency, **securities**, or banks of the U.S. and protects the president, vice president, ex-presidents, presidential candidates, visiting heads of state, etc.
- **Secret trust** A **trust** in which the **trustee** gives only a verbal promise to hold the property in trust.
- Secretary 1. An organization's official record keeper, such as a corporate secretary 2. The head of a government department, such as the secretary of defense. 3. Secretary general is the name given to the head of the United Nations and of some other public organizations.
- Secretary of state 1. In the U.S. government, this is a cabinet member who heads the State Department and is in charge of foreign relations. 2. In most state governments, this is the official who takes care of many types of formal state business, such as the licensing of corporations.
- Se<u>crete</u> Hide something away, especially to keep it from **creditors** by putting **title** in someone else's name.
- Secta (Latin) Lawsuit.
- Section 1. A subdivision of a law, regulation, or other document, such as a subdivision of an **article** of the U.S. Constitution or a chapter of a book. Often abbreviated s, sec, or §. 2. A subdivision of a **township** that is one mile on a side, containing 640 acres. 3. A subdivision in some **bureaucracies**.



- Secundum (Latin) 1. "According to," as in the phrase secundum regulam ("according to the rule"). 2. **Second**.
- **Secure** To give **security** (see that word). To guarantee the payment of a debt or the keeping of a promise by giving a **mortgage**, **lien**, **pledge**, etc.
- Secured Protected by a mortgage, lien, pledge, or other security interest. The person whose money is protected is called a "secured creditor" or "secured party," and the deal is called a security agreement. A secured transaction is a secured deal involving goods or fixtures that is governed by Article Nine of the Uniform Commercial Code.
- Securities 1. See **security**. 2. **Stocks**, **bonds**, **notes**, or other documents that show a share in a company or a debt owed by a company.
- Securities acts Federal and state laws regulating the sale of securities (stocks, bonds, etc.). These include the federal Securities Act of 1933 (which requires the registration of securities that are to be sold to the public and the disclosure of complete information to potential buyers); the Securities and Exchange Act of 1934 (which regulates stock exchanges and over-the-counter stock sales); the Uniform Securities Act (a model law adopted in part by many states); blue sky laws (see that word); broker-dealer provisions (those parts of the securities laws that regulate those who sell stock on behalf of others); the Investment Advisors Act (the federal law that regulates those who give investment advice); etc. Federal securities acts are administered by the Securities and Exchange Commission.
- **Securities and Exchange Commission** A federal agency that administers the federal **securities acts** (see that word), primarily by regulating the sale and trading of stocks and other securities.
- Securities Investor Protection Corporation See S.I.P.C.
- Securitize Turn assets (such as mortgage loans) into asset-backed securities (such as bonds) by transferring them to a special trust or organization that pools them together, then reissues them in changed form to sell to investors.
- Security 1. Property that has been pledged, mortgaged, etc., as financial backing for a loan or other obligation. A security interest is any right in property that is held to make sure money is paid or that something is done. Most property secured this way may be sold by the creditor if the debt it backs is not paid. 2. A person who is a surety or gives a guaranty (see those words). 3. A share of stock, a bond, a note, or one of many different kinds of documents showing a share in a company or a debt owed by a company or a government. There



are different technical definitions of *security* in the various **securities acts**, the **Uniform Commercial Code**, the *Uniform Probate Code*, the *Federal Bankruptcy Act*, the *Internal Revenue Code*, etc. The U.S. Supreme Court has defined a security as any investment in a common enterprise from which the investor is "led to expect profits solely from the efforts of a promoter or a third party." *4.* For **assessable**, **equity**, **hybrid**, **listed**, etc., *security*, see those words.

- **Security Council** The **executive** body of the United Nations. It has eleven members from eleven countries with five permanent members, including the U.S.
- **Security deposit** Money paid by a **tenant** to a landlord and held in trust as **security** for the tenant's obligations under the lease (including the tenant's duty to refrain from damaging the property and to pay rent).
- **Security for costs** Money, property, or a **bond** given to a court to pay **costs** in case you lose. This is sometimes done, for example, when the **plaintiff** is from another state.
- **Sed vide** (Latin) "But see." A reference to something that conflicts with the statement just made.
- **Sedition** Stirring up persons to armed resistance against the government. [pronounce: se-dish-un]
- **Seditious libel** Publishing something to stir up class hatred or contempt for the government. The **First Amendment** invalidated *seditious libel* laws in the U.S.
- **Seduction** Inducing (usually by deception or promise to marry) a person (usually a chaste, unmarried woman) to have sex. Most states have **heart-balm acts** that prohibit lawsuits and prosecutions based on *seduction*.
- **Segment search** A search restricted to part of a **database**.
- Segregation 1. The separation of property into groups. Segregation of assets involves identifying and setting aside the property belonging to one person from a common fund or pot. 2. The unconstitutional practice of separating persons in housing, schooling, and public accommodation, based on race, color, nationality, etc.
- **Seisin** Full and complete present ownership and possession of land. Someone with *seisin* is "*seised*." [pronounce: seez-in]
- Seize 1. See seisin. 2. See seizure.
- Seizure 1. The act by a public official (usually a peace officer) of taking property because of a violation of the law, because of a writ or judgment in a lawsuit, or because the property will be needed as evidence in a criminal case. 2. The act of a peace officer taking a person into

- **custody** and detaining the person in a way that interferes with freedom of movement. See also **Fourth Amendment**.
- **Select committee** A **legislative** *committee* set up for a limited time and purpose. Compare with **standing** *committee*.
- **Select council** The upper branch of some city councils, corresponding to the **senate** in state or U.S. government.
- **Selective prosecution** Prosecuting fewer than all the persons who are guilty of a crime. This may violate the **equal protection** rights of those prosecuted.
- **Selective Service System** The federal agency that handles registration for compulsory military service and selects those to serve during times when a draft is used to supplement voluntary recruitment.
- **Selective tax** A sales or use tax on particular items, such as tobacco products.
- **Selectperson (man, woman)** A member of some local **legislatures** or town councils. When a town is too small to have a mayor, the role of mayor may be taken by the *first selectperson*.
- Self-authentication (or self-proving) Proof that a document is genuine, contained within the document. For example, many states allow a will to be *self-authenticated* if a **notary public**, two witnesses, and the will-maker all sign at the same time and place. This avoids the need to present testimony or other evidence that the will is genuine. Some official documents need not be authenticated to be used as evidence.
- **Self-dealing** A **trustee** (or other person with a **fiduciary** duty) acting to help himself or herself, rather than the person for whom he or she is supposed to be working.
- Self-defense Physical force used against a person who is threatening the use of physical force or using physical force. This is a right if your own family, property, or body is in danger, but sometimes only if the danger was not provoked. Also, deadly force may (usually) be used only against deadly force. See also true person doctrine and flee to the wall doctrine.
- **Self-employment tax** The Social Security tax on the earnings of self-employed persons.
- **Self-executing** Describes laws or court decisions that require no further official action to be carried out.
- **Self-help** Taking an action yourself without obtaining official help or authorization when that action may need authorization. For example, a __self-help eviction may be a landlord's removing the tenant's property

- from an apartment and locking the door against the tenant. In many states, some forms of self-help are illegal.
- **Self-incrimination** Anything said or done by a person that implicates the person in a crime. It is unconstitutional to force or require a person to do this or to be a witness against self, except in limited circumstances such as when a criminal defendant voluntarily takes the stand to testify.
- Setting aside a fund of money to pay for future losses Self-insurance (rather than purchasing an insurance policy to cover possible losses) or merely not providing for such losses at all.
- Paying off a loan by the short-term sale of the items Self-liquidation bought with the loan money. For example, a loan to a car dealer might self-liquidate through the sale of the cars bought by the dealer with borrowed money.
- Self-proving See self-authentication.
- **Self-serving declaration** An out-of-court statement by a **party** to a lawsuit that, if admitted as evidence in the lawsuit, would tend to be helpful to the party. Self-serving declarations are usually inadmissible hearsay.
- Selling short See short sale.
- **Semble** (French) "It seems that." An introduction to an uncertain point of law.
- **Senate** The upper **house** of a state or of the U.S. **legislature**. The members are senators.
- Senatorial courtesy The informal right of U.S. senators to have the Senate reject presidential nominations for judges and other important federal jobs within the senator's state.
- Senior interest An interest or right that takes effect or that collects ahead of others; for example, a senior mortgage has preference or priority over all others.
- Senior judge Either the judge who has served on a court the longest or a judge who takes "semi-retirement," accepting special assignments.
- Seniority Preference or priority; often, but not always, given because the person or thing came first in time.
- 1. The punishment, such as time in jail, given to a person con-Sentence victed of a crime. The process is called *sentencing* and is usually done by the trial judge, but sometimes by a jury or a sentencing council of judges. 2. A determinate, fixed, straight, or flat sentence is an exact penalty set by law. A *mandatory sentence* is a determinate sentence



that cannot be suspended and that does not allow the judge to order **probation.** An *indeterminate sentence* is one having a minimum and maximum, with the decision of how long the criminal will serve depending on the criminal's behavior in prison and other things. *3.* For **concurrent** and **cumulative** *sentences*, see those words.

Separability clause See saving clause and severable.

- Separable controversy rule The principle that even if only one claim (out of several in some lawsuits in state courts) is of the type that can be removed to a federal court, the whole case can be removed. The federal judge may then decide whether to keep the whole case or only that one claim.
- Separate but equal doctrine The rule, established in the 1896 Supreme Court case Plessy v. Ferguson and then rejected as unconstitutional in the 1954 Brown decision, that when races are given substantially equal facilities, they may lawfully be segregated.
- **Separate estate (or property)** The property owned by a person as an individual, rather than owned jointly as a partner in a business or marriage.
- **Separate maintenance Alimony** or **support** paid by one married person to the other if they are no longer living as husband and wife. In some states, this term refers to only *temporary* alimony or support.
- **Separate sovereigns** The rule that the constitutional protection against **double jeopardy** does not apply to prosecutions by two different states or by a state and the federal government.
- 1. A husband and wife living apart by agreement, either be-Separation fore a divorce or instead of a full divorce. A formal separation is sometimes called a divorce a mensa et thoro (a "divorce" "from bed and board" only). There is often a separation agreement, a document about child custody, support, alimony, property division, etc. If it is by **order** of a court, it is a judicial or legal separation. 2. Separation of powers is the division of the federal government (and state governments) into legislative (law making), judicial (law interpreting), and executive (law carrying-out) branches. Each acts to prevent the others from becoming too powerful. 3. Separation of witnesses is a court order that witnesses stay out of the courtroom unless called to testify. Separation of witnesses usually occurs upon a request by one of the lawyers to invoke "the rule on witnesses." 4. Separation of church and state is a combination of the requirements of the establishment clause and free exercise clause of the First Amendment to the U.S. Constitution. See freedom of religion.



- Sequester To isolate, hold aside, or take away. For example, to sequester a jury is to keep it from having any contacts with the outside world during a trial, and to sequester property is to have it put aside and held by an independent person during a lawsuit. This process is called sequestration and may also apply to such things as the judicial impounding of a bank account and the governmental taking of property belonging to citizens of another country with which the first country is at war.
- **Sergeant-at-arms** A person appointed to keep order in a **legislature**, court, or large meeting.
- **Serial bonds** Groups of **bonds** put out at the same time, but with different cash-in times for each group. *Not* **series bonds**.
- **Serial note** A **promissory note** that is paid back in **installments**.
- **Serial right** The right to publish a book by installments in, for example, a magazine.
- Seriatim (Latin) One at a time; in proper or logical order.
- **Series** A set of lawbooks in numerical order. A new (second, third, etc.) *series* follows, not replaces, an older one.
- **Series bonds** Groups of **bonds** put out at different times with different cash-in times, but all part of the same deal. *Not* **serial bonds**.
- Servant A person employed by another person and subject to that person's control as to what work is done and how it is done. An employee is called a servant and an employer is called a master in the law of agency and of negligence.
- 1. The delivery (or its legal equivalent, such as publication in a Service newspaper in some cases) of a legal paper, such as a writ, by an authorized person in a way that meets certain formal requirements. It is the way to notify a person of a lawsuit. 2. Regular payments on a debt. The process is called servicing the debt or debt service. 3. Service charges for consumer credit include all costs that have anything to do with the credit no matter what they are for or what they are called. These include time-price differentials, credit investigations. carrying charges, creditor insurance, etc. 4. Service establishments include any place that sells services to the public (barbershops, laundries, auto repair shops, etc.). 5. The service life of property is how long it should be useful. This is not necessarily the same as its depreciable life. 6. A service mark is a mark used in the sale or advertising of services (including such things as the character names on television programs), usually to identify the service by a distinctive design, title, character, etc.; for example, Lazy Transport Company's



federally protected service mark "Slotruk Service ®." See also trademark.

Servient Describes land subject to a **servitude** (see that word).

1. A charge or burden on land in favor of another. For example, the owner of a piece of land may be required by the **deed** to allow the owner of adjoining land to walk across a part of the land. This type of servitude is called an easement. The land so restricted is the servient estate and the land (if any) benefiting from the restriction is the **dominant** estate. 2. The condition of being a slave or servant.

Either a day or a period of days in which a court, a legislature. etc., carries on its business.

Session laws Statutes printed in the order that they were passed in each session of a legislature. See also statutes at large.

Set aside 1. Cancel, **annul**, or **revoke** a court's **judgment**. 2. Keep potential cropland out of production to conserve soil and stabilize crop prices. 3. Describes any program of saving assets for future use. 4. Reserve a portion of something for one specific use.

Set down Put a case on the list (or court **docket**) for a **hearing**.

Set of exchange An original and copies of a foreign **bill** *of exchange*.

Set up Raise an issue, such as a specific **defense**, or present the facts and law needed to raise the issue

Setback A distance from a street, property line, building, etc., within which building is prohibited by zoning laws, building codes, etc.

Setoff A defendant's **counterclaim** that has nothing to do with the plaintiff's lawsuit against the defendant.

Setting The date and time of a court hearing.

Settle 1. To come to an agreement about a price, a debt, payment of a debt, or disposition of a lawsuit. 2. Finish up; take care of completely. 3. Transfer property in a way that specifies a succession of owners. 4. Set up a trust.

1. See **settle.** A *settlement workup (or brochure)* is a summary of facts designed to get the other side to settle a case. 2. The meeting in which the ownership of real property actually transfers from seller to buyer. All payments and debts are usually adjusted and taken care of at this time or immediately thereafter. These financial matters are written on a settlement sheet, which is also known as a

Settlor A person who sets up a **trust** by providing the money or property for it.



closing *statement*.

- Seventeenth Amendment The U.S. constitutional amendment that changed the election of senators from a vote by state legislature to a vote directly by the people.
- Seventh Amendment The U.S. constitutional amendment that quarantees a jury trial in most federal civil cases.
- Cut off or separate into parts. For example, to sever the trial of a person from others who might otherwise be in the same trial is to try that person's case separately and at another time. The process is often called severance.
- Severability clause See saving clause.
- Severable Capable of carrying on an independent existence. For example, a severable statute is one that can still be valid even if one part of it is struck down as **invalid** by a court. A severable contract is one that can be divided into separate contracts, each valid even if the other is not. Some statutes and contracts have a saving clause (see that word). See also divisible.
- **Several** 1. More than one. 2. Separate, individual, independent. See also ioint and several.

Severally Distinctly; separately; each on its own.

Severalty ownership Sole ownership; ownership by one person.

Separation. For example, severing (separating) joint rights Severance in property into individual rights to pieces of it, harvesting crops or taking minerals from land, ending a person's employment, separating the claims of various parties in a lawsuit, etc.

Severance tax A tax on the volume or value of a **natural resource** (oil, coal, etc.) taken from the land.

Sewer service Slang for the practice of telling the court that you have properly served (officially delivered) a court paper when it has actually been thrown away.

Sex discrimination See discrimination.

Sexual abuse, battery, or assault See rape.

- Sexual harassment In a narrow sense, using a position of power over a person's job, salary, etc., to gain sexual favors or punish the refusal of such favors. More broadly, sexual harassment includes unwarranted sexual innuendoes, maintaining a workplace where employees feel sexually threatened, etc.
- Shadow jury A group of persons (selected to be similar to the real jurors) paid by one side in a lawsuit to observe the trial and give their reactions.



Shadow stock Phantom stock.

- 1. Must. 2. May, should, will, or can, but only if these alternative meanings to *must* are clear from the surrounding words.
- False or fake. For example, a *sham pleading* is a court paper that is formally correct, but that is so clearly false as to the facts that it is rejected, and a sham transaction is one that is disregarded by the **I.R.S.** because it was done *solely* for tax advantage. Compare with simulate
- 1. A portion. 2. One unit of stock in a corporation. 3. A share cer-Share tificate (or warrant) is a document certifying that a person is entitled to own (or buy) a certain number of shares of stock.
- Shared equity A real estate purchase arrangement in which an investor puts up part of the purchase price and pays part of the mortgage in exchange for tax benefits and a share of the eventual profits of a sale.
- **Shareholder** A person who owns **stock** in a corporation.
- Shark repellant An action (such as a bylaws change or implementing a **scorched earth policy**) taken to make a company less attractive for, or susceptible to, a hostile takeover.
- Quickly and easily collectible. A mortgage or other security document is *sharp* if it allows the **creditor** to take quick **summary** action to collect if the debtor fails to pay.
- **Shaving** A slang expression for buying **notes** or other **securities** at a discount; for cutting prices secretly to a few persons; for illegally holding down the score in a sporting event to help certain bettors; or for using extortion to get something.
- Shelf registration Securities and Exchange Commission approval of a stock sale registration (see that word) with a delayed sale.
- **Shell company** A company with no stated business or a company with no business at all. Sale of stock (usually penny stock) in a shell company is called a blank-check offering because the company has a free hand to do almost anything it wants to do with the money.
- Shelley's Case The Rule in Shelley's Case is that when a life estate is given to a person, followed by a remainder given to heirs, the heirs take nothing, but the holder of the life estate gets an interest in fee (see those words). For example, under the rule, if John gives land to Sue to use for life and, in the same document, gives it to someone else after that and then to Sue's children, Sue gets it all to do with as she pleases. This rule is *no longer followed*; life estates and remainders are permitted.



- Shelter 1. Describes the principle that a buyer has as good a title to property as the seller had. For example, under the U.C.C. shelter doctrine, the holder of a negotiable instrument has the rights of a holder in due course if the person who sold the instrument was a holder in due course. 2. A way of investing money to gain tax advantage. 3. For shelter trust, see bypass trust.
- **Shepardizing** Using a Shepard's **citator** (see that word) to trace the history of a case *after* it is decided to see if it is **followed**, **overruled**, **distinguished**, etc.
- **Sheriff** The chief law officer of a county, who, with the help of deputies, is in charge of serving **process**, calling **jurors**, keeping the peace, executing **judgments**, operating a county jail, etc.
- **Sheriff's deed** A document giving ownership rights to property sold at a *sheriff's sale* (a sale held by a **sheriff** to pay a court **judgment** against the owner of the property).
- **Sheriff's jury** An old form of a **coroner's** inquest.
- **Sherman Act** (15 U.S.C. 1) The first **antitrust** (anti**monopoly**) law, passed by the federal government in 1890 to break up *combinations* in restraint of trade.
- Shield law 1. A state law that protects ("shields") a writer's sources of information. 2. A law that protects a government informer's sources or protects anonymity. 3. A state law that prohibits use of most evidence of a rape (or other sexual crime) victim's past sexual conduct, or that protects the victim's identity.
- **Shifting** Changing; varying; passing from one person to another. For example, *shifting income* is transferring income but not ownership from the person who owns the property that is earning the income to someone else, usually a family member who is in a lower tax bracket. The **I.R.S.** rarely allows a tax advantage gained by *shifting income*.
- **Shipping** 1. Transporting goods for a charge. *Shipping documents* include **bills of lading**, **letters of credit**, etc. 2. Having to do with ships or moving goods by sea. *Shipping articles* are a written agreement between a sailor and the ship's master concerning the voyage, the pay, etc.
- **Shop right rule** The principle that if an employee gets a **patent** on an invention worked on during work hours and using the employer's materials, the employer has a right to *use* the invention for free, but the employee owns the patent.
- **Shop steward** A **union** official elected to represent workers and collect dues in one department of a business.



- Shop-book rule An older, more limited version of the business records exception (see that word) in evidence law.
- **Short cause (or short calendar)** A lawsuit, or part of a lawsuit, that must be heard by a judge, but is usually scheduled early because it can be disposed of quickly.
- Short sale A contract for the sale of something, such as a stock, that the seller does not own. It is a method of profiting from the expected fall in price of a stock, but is risky because if the stock goes up the person will have to buy at whatever price it reaches to cover the short sale. A person is called short or in a short position if he or she owns less of a stock, a commodity, or a futures contract than may be needed to meet future obligations. The number of shares short is called the short interest.
- **Short summons** A **summons** that may bring a **debtor** to court quickly if the court agrees that the debtor may run away or fraudulently dispose of property.
- **Short-swing profits** Profits made by a company **insider** on the **short-term** sale of company **stock**.
- **Short-term** Less than a week, less than six months, less than a year, etc., as defined by various **statutes**. For example, *short-term* **capital** *gains* are increases in value of property held less than a year that may be taxed as ordinary income.

Short-term trust A Clifford trust.

Shotgun charge An Allen charge.

Show cause order A court **order** to a person to show up in court and explain why the court should not take a proposed action. If the person fails to show up or to give sufficient reasons why the court should take no action, the court will take the action.

Shower A person who takes a **jury** to a crime scene, an accident scene, or other place and *shows* them things.

Show-up A pretrial identification procedure in which only one suspect and a witness are brought together. Compare with lineup.

Shut-in royalty Money paid to keep a mineral **lease** active when nothing is being produced.

Shyster Slang for a dishonest lawyer.

Si (Latin) If.

Sic (Latin) Thus; so; in such a way. (Usually used in parentheses after a misspelled word quoted exactly from the original source.)



- **Sidebar conference** An in-court discussion among lawyers and the judge that is out of the hearing of witnesses and the jury. Sidebar conferences are usually *on the* **record**.
- **Sight** At sight means **payable** when shown and requested. A **bill** or **draft** payable when shown is a sight bill or sight draft. Sight drafts can be sent by a seller to a new, faraway buyer's bank. When the buyer tells the bank to pay the draft, the ownership documents for the goods are given to the buyer.
- Signature 1. A hand-signed name. 2. In some commercial situations, any mark that normally serves as a hand-signed name. 3. A signature loan is an unsecured (see that word) loan given to a creditworthy borrower who promises to repay the loan. 4. A signatory is any party to a signed agreement. 5. A criminal's recurring method of committing crimes.
- Silent partner See partner.
- **Silent witness theory** The principle that once a photograph has been fully authenticated, the photograph can stand alone as **substantive evidence** of what it shows rather than be limited to use as **demonstrative evidence** in conjunction with **testimony**.
- **Silver platter** Describes the use by federal officials of **evidence** that was gathered illegally by state officials. This is no longer permitted.
- Simple 1. Pure, unmixed, or uncomplicated. For example, simple interest is interest paid on an amount of money invested, borrowed, etc. ("the principal"), but not on any earnings or interest that accumulate (compound interest). 2. Not aggravated. (See aggravated assault.) 3. A simple contract was one not under seal (see that word and see contract under seal). A simple trust is a trust, benefiting an individual, that pays out the income as it is made instead of either accumulating the income or reducing the trust corpus.
- <u>Simulate</u> Take on the appearance of; imitate; fake. For example, a *simulated sale* is a fake sale to make it look to **creditors** as if the property is out of their reach. This is also called a *fraudulent conveyance* and will not be recognized by a court. Compare with **sham**.
- Simultaneous death act A law, adopted in most states, that if there is no **evidence** as to who died first in an accident, each dead person's property will pass as if that person survived longer. Some state laws create a **presumption** that the younger, healthier, etc., person lived longer. See also **common disaster**.
- Sine (Latin) Without. For example, *sine die* means "without day," which describes a final ending or **adjournment** of a **session** of a court or a **legislature**. [pronounce: <u>si</u>-ne <u>dee</u>-A]



- **Sine prole** (Latin) "Without children"; abbreviated s.p.
- Sine qua non (Latin) A thing or condition that is indispensable.
- Single juror charge A judge's instruction to a jury that if even one juror does not agree that the plaintiff should get something, the plaintiff gets nothing.
- Single name paper A negotiable instrument (see that word) that has only one **maker** (original signer) or, if more than one original signer, persons signing for exactly the same purpose (for example, as partners). This is opposed to accommodation paper (where one person signs as a favor to another) or a **surety**ship (where, usually for a fee. one person cosigns to back up another person's debt).
- Single proprietorship An unincorporated business owned by one person. It is also called a *sole proprietorship*.
- Single publication rule The principle that if a person sues for libel, the number of copies of the book or magazine containing the libelous statement may influence the dollar amount of damages, but multiple copies may not normally be the basis for multiple lawsuits.
- Sinking fund Money or other assets put aside for a special purpose, such as to pay off **bonds** and other long-term debts as they come due or to replace, repair, or improve machinery or buildings when they wear out or become outdated.
- **Sister corporations** Two (or more) companies with the same or mostly the same owners. Compare with interlocking directorate.
- **Sistren** "Sisters" or female colleagues on a court. "Colleagues" is more usual.
- 1. Hold court as a judge. 2. Hold any session of a court, legislature, Sit etc.; to be formally organized and carry on official business.
- Sit-down strike (or stay-in strike) A strike during which employees refuse to leave the job site and refuse to work.
- **Sitting** In **session**; meeting; carrying on official business.
- Situs (Latin) Site or fixed location; place. Usually the place where a thing has legal ties.
- Sixteenth Amendment The U.S. constitutional amendment, ratified in 1913, that gave the U.S. Congress the power to tax income.
- Sixth Amendment The U.S. constitutional amendment that gives those accused of a crime various rights, such as the right to a prompt public trial by an impartial jury, the right to know the accusation, the right to confront witnesses, the right to a lawyer's help, etc.



- Sixty-day notice Describes the federal requirement that both employers and unions must give a notice sixty days before reopening or ending a labor contract. During this time strikes and lockouts are prohibited.
- **Skeleton bill** A **bill** of exchange written or signed **in blank** (see those words).
- 1. Slang for a person who has "skipped" or cannot be found. A Skip skiptracer is a detective service that finds missing debtors, heirs, witnesses, etc. 2. A person more than one generation after another when a generation has been "skipped" in transferring a property interest.
- Oral **defamation**. The speaking of false words that injure another person's reputation, business, or property rights.

Slating Booking.

Slayer's rule The principle that a killer cannot inherit from a victim.

Sleeping partner Silent partner.

- **Slip decision (or slip sheet or slip opinion)** A printed copy of a U.S. Supreme Court decision (or certain other court decisions) that is distributed immediately.
- Slip law A printed copy of a bill passed by Congress that is distributed immediately once signed by the president.
- **Small business** A general word for a company that has few employees, a low sales volume, few stockholders, etc. The definition differs, depending on who (Small Business Administration, the I.R.S., etc.) defines it.
- Small claims court A state court that handles only cases for which the damages sought are under a certain monetary limit (often about one thousand dollars). These courts have a more streamlined procedure, faster action, and fewer formalities than regular courts have. They were originally set up to help the "little person" get a day in court, but are mostly used by stores and collection companies to collect overdue bills. Not all places have small claims courts.
- Small loan acts State laws setting maximum interest rates on consumer loans or on small short-term loans.
- Smart money 1. Slang for punitive damages. 2. Money profitably invested, especially if invested based on inside information. See insider.

Smorgasbord plan A cafeteria plan.

- Smuggling The crime of secretly bringing into or taking out of a country things that are either prohibited or taxable.
- Short for Southern Reporter (see National Reporter System). So.
- **Social contract theory** The theory that the only legitimate basis for the existence of a government is the consent of those governed.



- **Social Security Administration** A federal agency, set up by the *Social* Security Act and the Federal Insurance Contribution Act (FICA), that administers a national Old Age. Survivors, and Disability Insurance program and other insurance and welfare programs.
- Socialism A government system in which many of the means of production and trade are owned or run by the government and in which many human welfare needs are provided directly by the government. Socialism may be democratic, or it may be a form of absolutism.
- (French) 1. Society. 2. A partnership. 3. A societé anonyme is a corporation.
- **Society** 1. Any group of persons organized for a common purpose. Often an unincorporated business. 2. The love, care, companionship, help, and earning power of a family member. See also consortium.
- Sodomy A general word for an "unnatural" sex act or the crime committed by such act. While the definition varies, sodomy can include oral sex, anal sex, homosexual sex, or sex with animals.
- **Soil bank** Describes a federal program in which farmers are paid to keep cropland idle or in noncrop use to preserve the soil and make crop surpluses less likely.
- Soldiers' and Sailors' Civil Relief Act (50 U.S.C. 501) A 1991 federal law that suspends or modifies a military person's civil liabilities, or requires persons who want to enforce their claims against persons in the service to follow certain procedures.
- See military will. Soldier's will
- **Sole** Single, individual, or separate. For example, a *sole proprietorship* is an unincorporated business owned by one person.
- **Sole actor doctrine** The rule that a **principal** (such as an employer) will be held legally responsible for knowing what his or her agent (such as an employee) knows and for what that agent does.
- Formal, correct, and serious. To solemnize is to perform a formal ceremony, and solemnity of contract is the principle that any contract is enforceable, no matter how seemingly unfair, if it is correctly formalized (and there are no defenses, such as fraud, illegality, or unconscionability).
- 1. Asking for; enticing; strongly requesting. This may be a Solicitation crime if the thing being urged is a crime. 2. A lawyer's drumming up business in too aggressive a way. This is prohibited by the lawyer's Rules of Professional Conduct.
- 1. A lawyer in England who handles all legal matters except Solicitor trial work (which is done by a barrister). 2. The name for the head

- lawyer for many towns and other government bodies. 3. A person who seeks business or contributions.
- **Solicitor general** The second-ranking U.S. government lawyer, in charge of all **civil** suits involving the U.S.
- **Solidarity** A contract with **joint and several** (see that word) liability on one or both sides.
- **Solvency** 1. The ability to pay debts as they come due. 2. Having more assets than liabilities.
- Solvent See solvency.
- **Son of Sam law** A law that prevents a convicted criminal from profiting by selling story rights. These state laws, intended to compensate victims, have been greatly restricted on **First Amendment** grounds.
- **Sophisticated (or accredited) investor** A person who has the background and knowledge to understand what he or she is getting into when buying shares in a business venture. Some **stock** sales can avoid S.E.C. **registration** and **disclosure** requirements by selling to only *sophisticated investors* who can afford the investment in a *private* **offering**.
- **Sound** 1. Whole; in good condition; healthy. 2. "Sounds in" means "relates to" or "is primarily." For example, a lawsuit sounds in damages if the only **remedy** requested is **damages** (money), as opposed to other remedies such as specific **performance**. ("Sounds in" is sometimes used to mean that the facts presented by a **plaintiff** can support only one possible remedy, so the lawsuit "sounds in" that remedy.)
- <u>Sovereign immunity</u> The government's freedom from being sued. In many cases, the U.S. government has **waived** immunity by a **statute** such as the Federal Tort Claims Act. See also **government instrumentality doctrine**.
- **Speaker** The chairperson or head of a **legislative** body, such as the *speaker* of the U.S. **House of Representatives**.
- **Speaking** Bringing up matters that are not found within the legal papers of the case. This was not previously allowed (such things as *speaking demurrers* and *speaking motions* were prohibited), but bringing up new matters is now usually permitted by the *Federal Rules of Civil Procedure*.
- Special 1. Limited. For example, a special indorsement is the signing over of something to one particular person; and a court of special jurisdiction can handle only limited matters, such as probate cases. 2. Unusual; not regular. For example, a special session is an extra meeting of a court or legislature. 3. For special court martial, mas-



ter, partner, verdict, etc., see those words. Some other "special" words follow.

Special act (or law) A private law.

Special appearance Showing up in court for a limited purpose only, especially to argue that the court lacks **jurisdiction** (see that word) over you or your client. *Special appearances* have been replaced in federal courts and many state courts by **motions** or **pleadings** for the same purpose.

Special assessment A **real estate** tax that singles out certain landowners to pay for *special benefits* (improvements such as a sidewalk that will, at least in theory, benefit all of those owners, but not the rest of the taxpayers).

Special damages See consequential damages.

Special exception 1. See special use permit. 2. An **exception** (see that word) based on the wording, rather than the content, of an opponent's claim

Special facts rule The rule that corporate **insiders** must reveal certain types of financial and ownership information to stockholders, especially when fairness would be served by revealing the information.

Special interest A group with members who share a common goal or interest, especially a group that lobbies the government to influence the passage or enforcement of laws.

Special interrogatories Written questions asked by a judge to a **jury** to see if the jury's answers conflict with the jury's **verdict**.

Special law A private law.

Special pleading See pleading.

Special trust Any **trust** that is either a **ministerial** *trust* or a **discretionary trust** (see those words).

Special use permit (or permit of exception) Government permission to use property in a way that is allowed by **zoning** rules, but only with a permit. (This is *not* a **variance**.)

Special use valuation The valuation of real estate, especially of farmland, according to its current use as opposed to its highest and best use. Special use valuation is sometimes allowed when calculating estate tax.

Special warranty deed 1. A **deed** (having fewer promises and protections than a **general warranty deed**) that includes the formal, written promise to protect the buyer against claims of ownership of the property that are



- based on relationships with or transfers from the seller. 2. The same as a **quitclaim deed** (see that word) in a few states.
- **Specialist** 1. Generally, a person with expertise in a particular field; often, a person who has been **board certified**. 2. A member of a securities **exchange** who is assigned the duty of fair **market making** in a particular stock or other **security**.
- **Specialty** 1. A **contract under seal**. 2. A building that can be used only for limited purposes unless greatly modified.
- **Specie** 1. Coins, especially gold and silver coins. 2. In specie performance of a **contract** means doing exactly what the contract says to do; and return of an item *in specie* means return of the exact, not a similar or replacement, item.
- **Specific** Exact. For example, *specific intent* is an intent to commit the exact crime charged, not merely a general intent to commit some crime or merely a generally guilty mind; and a *specific bequest* is a gift in a **will** of a precisely identifiable object such as "the family Bible."
- Specific performance See performance.
- **Specification** 1. A detailed description or list of particulars, such as the list of things a soldier is accused of in a military trial or the "description of the invention" part of a **patent** application. 2. Changing raw material into a product (such as grapes into wine), with the effect that **title** to the raw materials passes, and the owner of the raw materials is left with only financial rights (such as the right to sue for their value if the raw materials were not paid for).
- **Spectrograph** A machine used to produce **voice prints** (see that word).
- **Speculate** 1. Make a risky (*speculative*) investment in the hopes of making a big profit. A person who does this is a *speculator*. 2. Conjecture; theorizing. *Speculation* is usually accepted in a trial only from **expert witnesses** and only in limited ways.
- **Speculative damages Damages** that will *not* be awarded by a court because they are based on possible, but unlikely future events. Contrast **future damages**.
- **Speech** In regard to **freedom of speech:** speaking, writing, gesturing, and any other way of communicating ideas. See also **symbolic speech.**
- Speech or debate clause The provision of the U.S. Constitution (Article I, Section 6, Clause 1) that protects U.S. senators and congressmen against suits and arrests for almost everything they say in the legislative chambers.



- Speedy trial A trial free from unreasonable delay. A trial conducted according to regular rules as to timing; not necessarily a fast trial or a trial as soon as you want one. The federal government has a *Speedy* Trial Act (18 U.S.C. 3162 (1975)) to implement this Sixth Amendment requirement in criminal cases. Many states have similar laws.
- **Spendthrift** A person who spends money wildly and whose property the state may allow a trustee to look after. This protection of a person's property against himself, herself, or **creditors** is called a *spend*thrift trust. These trusts are also set up privately through wills and trusts to enable one person to give money or property to another without fear that it will be squandered.
- **Spin-off** A new **corporation** created from an existing corporation that sets up and funds the new corporation and gives the shares of the new corporation to the old corporation's stockholders. The process is also called a spin-off. Compare with split-off and split-up.
- Spirit Broad purpose or meaning. See letter for contrast and details. Also see liberal construction.
- **Split** See the following words and see **stock split**.
- **Split action** A lawsuit to recover only part of a single claim. When this is done, the rest of the claim usually may not be raised in a second lawsuit
- **Split decision** An **appellate** court decision with at least one **dissent**ing judge. Also see opinion.
- Allowing a married couple to pay taxes as if each earned Split income his or her income separately or as if each earned half the total income separately.
- Split order See order.
- Split sentence A criminal sentence in which one part is enforced and another part is not.
- **Split-off** A new **corporation** created from an existing corporation that sets up and funds the new corporation and gives the shares of the new corporation to the old corporation's stockholders in exchange for some of their shares in the old corporation. The process is also called a split-off. Compare with spin-off and split-up.
- Split-up The process of dividing a corporation into two or more separate new corporations, giving its shareholders the shares of these new corporations, and then going out of business. Compare with spin-off and split-off.
- 1. Destruction by an outsider; for example, alteration of a Spoliation check by someone who has nothing to do with it. 2. The failure by one

side in a trial to come forward with **evidence** in its possession (and the inferences that the other side may ask the judge and jury to draw from this failure). 3. Destruction of evidence. 4. Violent and illegal seizure of property.

- Spontaneous statement (or declaration or exclamation) rule The rule that makes most statements about an event or condition admissible as evidence (even though they are hearsay) if they were spoken during or immediately after the event or condition. The older rule was that the statement had to be an excited utterance (made while still under stress), but most courts now allow present sense impressions (no need for excitement).
- **Spot** Immediate. For example, a *spot* exchange rate is the conversion rate for money exchanged at the time the rate is quoted.
- **Spot trading** Selling something for immediate delivery with immediate payment. The *spot price* is the price of things sold this way.
- **Spot zoning** Changing the **zoning** of a piece of land without regard for the zoning plan for the area.
- Spread The difference between two prices, amounts, dates, or numbers; for example, between **bid and asked** (see that phrase) prices in **commodity** trading. Spread is also the name given to many complex transactions involving **commodity** trading or **arbitrage** (see that word).
- **Sprinkling trust** A **trust** that gives income to many persons at different times.
- **Spurious** Not genuine. For example, a *spurious class action* is a joining together of several persons' claims in one lawsuit for the sake of the court's efficiency, even though the claims are different and couldn't normally be part of a **class action**; and a *spurious* \$5 bill is one that has some things right about it (such as the fact that it was made on proper plates), but some things wrong (such as the signature). It is not genuine, but only partly **counterfeit**.
- **Squatter's right** The "right" to ownership of land merely because you have occupied it for a long time. This is different from **adverse possession** (see that word) and is not recognized as a right in most places.
- **Squeeze-out** A **merger** or other change in a corporation's structure that is done by majority owners to get rid of (or further reduce the power or claims of) **minority stockholders** (see that word). See also **freeze-out**.
- **Stakeholder** 1. A person with an interest at stake. A **corporation's** stakeholders include its owners, officers, employees, and, more



- loosely, its suppliers and customers or even the communities in which it operates. 2. A person chosen by others to hold something that is in dispute between them while the dispute is worked out in court or in some other way, or a person who holds a bet for others.
- Stale Too late, so without legal effect; for example, a *stale check* has been made uncashable because it has been held too long. State law often sets this time period. See *statute of* limitations and laches.
- **Stalking** The crime of repeatedly following, threatening, or harassing another person in ways that lead to a legitimate fear of physical harm. Some states define *stalking* more broadly as any conduct with no legitimate purpose that seriously upsets a targeted person, especially conduct in violation of a **protective order**.
- **Stamp tax** A tax on transactions such as real estate sales, paid (or once paid) by purchasing stamps to put on the transaction document.
- Stand 1. The place where a witness sits to testify. 2. Remain valid or effective. 3. Refuse to change. 4. To stand trial is to be a defendant in a trial, usually a criminal trial. 5. To stand mute is to raise no objections in a trial, to assert a privilege against self-incrimination in a criminal trial, or to refuse to plead "guilty" or "not guilty" in a criminal trial. In this last situation, the judge usually enters a "not guilty" plea for the defendant. 6. A stand-still is an agreement in which one or both sides agree to not proceed with some action for a stated or indefinite time period.
- Standard 1. Conforming to accepted practice. 2. A model; something accepted as correct. 3. A minimum requirement against which something is judged or measured. For example, the standard of care in negligence cases is the level of care a reasonable person would use in similar circumstances, and the standard of need for receiving welfare is the total need of that size and type of family as determined by the state. See also standard of proof.
- Standard deduction A specified dollar amount subtracted from taxable income by persons who do not *itemize* deductions on their income tax returns.
- Standard of proof A level of certainty to which something must be proved. In a criminal prosecution, a defendant's guilt must be proved beyond a reasonable doubt. And in a civil lawsuit, claims must usually be proved by a preponderance of the evidence, but sometimes to the higher standard of clear and convincing evidence.
- Standard Oil Co. of N.J. v. U.S. (221 U.S. 1) The 1911 U.S. Supreme Court decision that broke up the world's largest monopoly as a violation of the **Sherman Antitrust Act**.



- Standing 1. A person's right to bring (start) or join a lawsuit because he or she is directly affected by the issues raised. This is called "standing to sue." 2. Reputation. 3. A standing committee of a house of a legislature is a regular committee, with full power to act within a subject area. 4. See stand.
- **Star chamber** A court in old England that had the power to arbitrarily punish persons who disobeyed the king. The phrase *star chamber law* is used to describe a lack of procedural fairness or the handing out of overly harsh punishments by a judge.
- Star page 1. An asterisk or star plus a page number next to text in an unofficial (often annotated) reporter to show where the same text appears in the official reporter. 2. A reference to a page in an earlier edition of a book. 3. Star paging is also a way to show the page breaks in a printed document on a computer screen or to request a specific document page in a computer search.
- Stare decisis (Latin) "Let the decision stand." The rule that when a court has decided a case by applying a legal principle to a set of facts, the court should stick by the principle and apply it to all later cases with clearly similar facts unless there is a strong reason not to, and that courts **below** *must* apply the principle in similar cases. This rule helps promote fairness and reliability in judicial decision making. See also **precedent**. [pronounce: <u>star</u>-e de-<u>si</u>-sis]
- Starker exchange A delayed, tax-deferred exchange of real estate held for business purposes. It works like this: first sell business property #1 and have the sales proceeds held beyond your constructive receipt by a third party such as a bank trust department, then designate business property #2 within the required time limit, and finally complete the purchase within another time limit. There will be no tax due on profit from property #1 until #2 is sold or taken out of business use.
- Stat. 1. Statute(s). 2. Immediately! (Short for the Latin statim.) (Not stet.)
- State 1. Say; set down; or declare. 2. The major political subdivision of the U.S. (State action is action by a state, such as New York, or private action that must be enforced by the government.) 3. A nation. (An act of state is by a country, such as France.) 4. Condition; situation. 5. Short for the Department of State, the U.S. cabinet department that handles relations with foreign countries.
- **State of mind exception** An **exception** to the **hearsay** *rule:* An out-of-court statement by a person, which reveals or explains the reason why that person did something, spoken when the thing was done, may be used as **evidence** even if the person is available to **testify.**

- State of the case The procedural status of a case: not ready for trial, ready for trial, in trial, or awaiting appeal.
- State secrets Facts that the U.S. need not reveal to a court (or to anyone else) because they might hurt national security or another equally important national interest.
- 1. Regular. For example, a stated meeting of a **board** of directors is one held at regular intervals according to law or charter. 2. Settled or agreed upon. For example, a stated account is an agreed amount owing.
- 1. Any assertion, whether oral, written, or implied by con-Statement duct, intended to be an assertion of fact, of intent, etc. 2. A document laying out facts. For example, a statement of account or bank statement lists all the transactions made by a customer for that month, and a statement of affairs in a bankruptcy proceeding is meant to be a complete list of the debtor's financial records, assets, and debts. 3. There are several technical **accounting** statements that supplement a corporation's basic balance sheet in its reports. These include: statements of income (profits and losses; earnings per share; money in and out for such things as wages, supplies, interest, taxes, etc., all compared with prior years); changes in financial position or sources and application of funds (cash balances, working capital, etc.); changes in accounting (the way inventory is valued, the way assets are depreciated, etc.); owners' equity (basically, assets minus liabilities, but for a corporation, it is measured by paid-in capital plus retained earnings); and retained earnings (basically, profit kept by a corporation after paying out profits as dividends, etc.).

State's attorney See district attorney.

- State's evidence A general word for testimony for the prosecution, given by a person who was involved in a crime, against others who were involved in the same crime, especially if the testimony is given in return for a grant of immunity, for a reduction of charges, etc. Giving such testimony is called "turning state's evidence."
- States' rights All rights of the states of the U.S., especially those rights reserved to the states by the **Tenth Amendment**. The *philosophy* of states' rights is that the U.S. Constitution should be interpreted to give the greatest possible powers to the states rather than to the federal government.

Station house Police station.

Statuable Statutory.



1. A basic condition. The basic legal relationship of a person to Status the rest of the community. A status crime is one that depends solely on a person's status (what the person is) rather than on something he or she has done. Most status crime laws are no longer constitutional. but states have gotten around the problem by defining a prohibited status (for example, being an alcoholic) as a prohibited act ("found intoxicated in a public place"), or by restricting behavior without calling it a crime (for example, putting a child in an institution for being "beyond parental control"). A youth who is under court supervision for repeated acts that are not crimes is a status offender, 2. The state of things. For example, status quo is the existing state of things or the way things are at a particular time. Status quo ante means "the way things were before"; for example, before a contract was made.

A law passed by a **legislature**. [pronounce: <u>stah</u>-chute]

Statute of frauds Any of various state laws, modeled after an old English law, that require many types of contracts (such as contracts for the sale of real estate or of goods over a certain dollar amount, contracts to guarantee another's debt, and certain long-term contracts) to be signed and in writing to be enforceable in court.

Statute of limitations (or repose) See limitation.

See use. Statute of uses

Any of various state laws, modeled after an old English Statute of wills law, that require a will to be in writing, signed, and properly witnessed to be valid. See also holograph.

Statutes at large A collection of all statutes passed by a particular legislature (such as the U.S. Congress), printed in full and in the order of their passage. The U.S. Statutes at Large also contains joint resolutions, constitutional amendments, presidential proclamations, etc.

Statutory Having to do with a statute; created, defined, or required by a statute. [pronounce: stah-chu-tory]

Statutory construction See construction.

Statutory crime An act that is a crime because a law or regulation was passed against it, not necessarily because it is morally evil. See also malum prohibitum and strict liability.

Statutory employer A company that may be responsible under workers' compensation laws for the employees of an independent contractor if the work done is a regular part of the company's business.

Statutory rape See rape.

1. Stop or suspend. For example, when a judge stays a judgment, the judge stops or delays its enforcement. 2. A stoppage or suspen-

- sion. For example, stoppage of the enforcement of the judgment in definition no. 1 is called a "stay of judgment." 3. Stay laws are statutes that suspend legal actions, usually to protect debtors in times of national financial crisis.
- Stenographic recording The taking down of testimony by a court reporter who uses a paper-punching device, a tape recorder, a shorthand notebook, or other device to record testimony and court proceedings, and then types an exact copy later. Nonstenographic recording involves the use of a tape recorder, videotape, etc., without a court reporter to run or transcribe it.
- **Step transaction** A series of transactions that are viewed by the **I.R.S.** as one transaction for tax purposes.
- Step up (or down) basis An increase (or reduction) in the basis (see that word) of a property for income tax purposes that usually occurs when heirs take a dead person's property. The property's basis then becomes the market value (or the alternative valuation date value).
- Stet Undo the deletion. (Let it stand, from the Latin stare, "to stand."). Stet is written near marked deleted words to have them but back in. (Not stat.)

Steward A shop steward.

- **Stifling a prosecution** Taking money for agreeing not to **prosecute** a person for a criminal offense. This may be a crime.
- Stipulation 1. An agreement between lawyers on opposite sides of a lawsuit. It is often in writing and usually concerns either court procedure (for example, an agreement to extend the time in which a pleading is due) or agreed-upon facts that require no proof. 2. A demand. 3. One point in a written agreement.

Stirpes (or stirpital or stipital) See per stirpes.

1. The **goods** held for sale by a merchant. 2. Shares of ownership in a **corporation**. Stock is often divided into *preferred* (getting a fixed rate of income before any other stock) and common (the bulk of the stock). 3. There are various types of **corporate** stock. Some of these are: assessable (the owner may have to pay more than the stock's cost to meet the company's needs); blue-chip (has excellent investment ratings); callable or redeemable (can be bought back by the company at a prestated price); control (describes that amount of stock, often much less than a majority, that can control the company); cumulative (gets unpaid dividends before any common stock is paid); donated (given back to the company for resale); floating (on the open market for sale); growth (bought for an increase in value,



not dividends); guaranteed (dividends guaranteed by another company); letter (a letter is required stating that the buyer will not resell before a certain time); listed (traded on an exchange); participation (gets a share of profits); penny (sells for less than one dollar and is often speculative); and registered (registered with the Securities and Exchange Commission). 4. For capital, convertible, etc., stock, see those words. 5. For stock: dividend, market, option, warrant, etc., see those words. 6. Other "stock" words follow here.

Stock association A joint stock company.

- Stock control Maintaining records of inventory (goods held or for sale).
- **Stock dividend** Profits of **stock** ownership (**dividends**) paid out by a corporation in more stock rather than in money. This additional stock reflects the increased worth of the company.
- **Stock law district** An area where cows, sheep, etc., are prohibited from running free.
- **Stock rights** Rights to buy more **stock** in a **corporation** at a future time, given to existing stockholders (or to their successors) by a document (usually a **warrant**). See also *pre-emptive rights* under **pre-emption**.
- **Stock split** A dividing of a company's **stock** into a greater number of shares without changing each stockholder's proportional ownership.
- **Stockholder's derivative suit** A lawsuit in which a shareholder of a corporation sues in the name of the corporation because a wrong has been done to the company and the company itself will not sue.
- Stockholder's equity A corporation's net worth (assets minus liabilities) expressed, not in terms of the assets themselves (buildings, inventory, etc.), but in terms of the corporation's capital stock, capital surplus, and retained earnings (see those words).
- **Stop and frisk** A quick, temporary detention and "pat down" by a police officer of a person whom the officer suspects of being armed. This is called a "*Terry-type stop*" for the case (*Terry v. Ohio*) establishing less stringent rules for less than a full search.
- Stop order 1. A customer's instruction to his or her bank to refuse payment on a check the customer has written to another person. 2. An instruction from a customer to a stockbroker to buy a particular stock at a price above the current market price or sell it at a price below the current price. A stop-limit order states a price above which it can't be bought and below which it can't be sold, and a stop-loss order is an instruction to buy or sell at a particular price. 3. An order from a judge, from an administrative agency, etc., that tells a person to stop doing



- something, such as building a house without a **permit**. See also **injunction** and **cease and desist order**.
- **Stoppage in transit** Halt the delivery of goods even after they have been given to a **carrier** (railroad, etc.), especially when done as a matter of right by the seller when the buyer is **insolvent** or is otherwise unable or unwilling to pay for the goods.
- Straddle Buy both **put** and **call** (see those words) *options* for the same stock.
- Straight sentence See sentence no. 2.
- **Straight-line depreciation** Dividing the cost of a thing used in a business by the number of years in its **useful** *life* and deducting that fraction of the cost each year from **taxable income**. See also *accelerated depreciation* under **depreciation deduction**.
- Stranger A person who takes no part in a deal in any way; a third party.
- Straw (or straw man, woman, or person) 1. A "front;" a person who is put up in name only to take part in a deal. This is sometimes done to transfer property more easily or to conceal a true participant in a deal. See also street name. 2. A man who stood around outside a court in old England and was hired by lawyers to give false testimony.

 3. An argument set up purely to be knocked down. This is sometimes done to divert attention from the real point because your opponent will win that one.
- **Stream of commerce** Goods held within a state for a short while, but which come from another state and will go to another state, are in the *stream of commerce* and cannot be taxed by the state.
- Street certificate A share of stock signed in blank, so anyone can transfer it
- Street name 1. The name of a stock brokerage company. Stock or other securities held in the stockbroker's own name instead of the customer's (for convenience, to hide the owner's name, because the stock was bought on margin, etc.) are held in a street name. See also book entry. 2. The made-up name used by investment companies, banks, etc., to hide the real owners of stock, of a business, etc. Also called "straw." "front name." and "nominee."
- **Stretchout** More work for the same pay.
- Strict Exact; precise; governed by exact rules. Strict construction of a law means taking it literally or "what it says, it means" so that the law should be applied to the narrowest possible set of situations. Compare with liberal construction. Also see letter of the law and construction. Strict construction of a contract means that any ambiguous



words in the contract should be interpreted in the way least favorable to the side that wrote the words.

- Strict foreclosure A creditor's right, in some circumstances, to take back property and cancel the debt. In these situations, the property acts as an exact cancellation of the debt, and neither the creditor nor the debtor can sue the other for any additional money.
- Strict liability 1. The legal responsibility for damage or injury, even if you are not at fault or **negligent**. For example, a manufacturer may be **liable** for injuries caused by certain defective products even if the person hurt cannot prove exactly how the manufacturer was careless. 2. Guilt of a **criminal** offense even if you had no criminal intention (**mens rea**). Only minor offenses (such as speeding) and special **regulatory offenses** (such as polluting) can be *strict liability offenses*. See also **statutory crime**.
- Strict scrutiny test The principle that a state law (or an administrative agency regulation) that affects **fundamental** individual rights is valid only if it accomplishes important state objectives in the least restrictive way possible. Compare with **rational basis test**.
- **Stricti juris** (Latin) Determined by **strict** construction (see that word).
- Strike 1. Take out. For example, to strike a word is to remove it from a document. 2. Employees stopping, slowing down, or disrupting work to win demands from an employer. 3. An economic strike is a strike that attempts to improve such things as wages, hours, and working conditions, as opposed to a strike precipitated by an employer's unfair labor practices; a general strike is throughout an industry or country; a jurisdictional strike protests assignment of work to members of another union; a secondary strike is by one union against an employer who does business with another employer whose employees are on strike; and a wildcat strike is unauthorized by union officials. 4. See also sit-down strike, sympathy strike, blue flu, job action, recognition, and work-to-rule. 5. In some states, a motion to strike (the evidence) is similar to a motion for judgment (of acquittal).
- Strike suit A stockholder's derivative suit (see that word) brought purely for the gain of the stockholder or to win large lawyer's fees for a stockholder who is a lawyer.
- **Striking a jury** Forming a **jury** for a particular case by choosing persons from among those on a jury **panel**. See also **struck jury**.
- **Striking price** The price at which a person can *exercise* an **option** (see that word) to buy or sell a **commodity**.



- **String citation** A series of case names and **citations** (see that word) that is printed after an assertion or legal conclusion in order to back it up.
- **Strip** The principal-only or interest-only part of a **security** that has been split into two parts.
- **Strong-arm provision** A part of the federal **bankruptcy** law that gives a bankruptcy trustee powers equal to those of a powerful secured creditor (whether or not such creditor actually exists) to help the trustee gather all of the bankrupt person's property.
- **Struck jury** 1. A jury, not from the regular jury **panel**, chosen for a special case. But see no. 2. 2. The jury as chosen, as opposed to the panel from which it is chosen. 3. A jury chosen after each side has a chance to delete a certain number of names from a list of potential jurors.
- Style Official name.
- (Latin) 1. Of his or her own will; voluntarily. 2. On a judge's own motion, without a request from one of the parties.
- Under, below, secondary, a smaller part.
- Sub judice (Latin) "Under judicial consideration." As yet undecided because a judge is considering it. [pronounce: sub joo-di-see]
- (Latin) Subject to a restriction. Sub modo
- Sub nom. (Latin) Abbreviation for sub nomine, meaning "under the name of."
- Sub silentio (Latin) "Under silence"; in silence; without taking any notice or giving explicit consideration; having an unstated effect. To **overrule** sub silentio is to give a result that invalidates a prior case without mentioning that case.
- Subchapter C and S corporations See C corporation and S corporation.
- **Subcontractor** A person who contracts to do a piece of a job for another person who has a contract for a larger piece of the job or for the whole job.
- **Subdelegation** Same as **delegation** (see that word) of authority.
- **Subdivision** Land divided into many lots by a developer and sold to different persons under a common plan.
- **Subinfeudation** The process in the middle ages of kings owning all the land and granting only the use of it to nobles, who then gave use only of smaller parts to others, and so on down several layers. The statute of quia emptores ended this process in England, leaving the power of infeudation (granting feuds, the basis for feudal law) only to the king



- and making all lower land transfers more similar to modern sales and grants.
- Sub jacent support The support given to the surface of land by the soil and other material lying below the surface. There usually exists a right to have land supported from below, so if a person digs a hole on the person's own land that causes another's land to cave in far from the hole, the person will be responsible for the damage. Compare with lateral support.
- Subject 1. "Subject to" means subordinate to, governed by, affected by, limited by, and other similar things. Use a more precise word if possible. 2. "Subject" in front of another word ("the subject contract") is jargon used to indicate that the other word was previously mentioned. Use the word alone ("the contract") or the precise thing ("the Sept. 1 Jones contract"). 3. For subject matter jurisdiction, see jurisdiction.
- **Subletting** A **tenant's** renting of property (or part of a property) to another person (a *subtenant* or *sublessee*), either for the rest of the tenant's own lease or for a portion such as a "summer *sublet*."
- Submission agreement Evaluation agreement.
- **Submit** 1. Put into another's hands for a decision. If a case is good enough to be submitted for decision, it is *submissible*. 2. Allow; yield to another's authority. 3. Attempt to introduce **evidence**. 4. Offer something for approval.
- Subordination 1. Making something weaker or lesser than something else. For example, agreeing, in a signed document, that your claim or interest (for example, a lien) is weaker than another one and can collect only after the other one collects. 2. Any ranking of rights. 3. Not subornation (see next entry).
- **Subornation of perjury** 1. The crime of asking or forcing another person to lie under **oath**. 2. Not **subordination**. [pronounce: sub-ornay-shun]
- Subpoena A court's order to a person that he or she appear in court to testify (give evidence) in a case. Some administrative agencies may also issue subpoenas. [pronounce: suh-pee-na]
- **Subpoena duces tecum** A **subpoena** (see that word) by which a person is commanded to bring certain documents to court or to an **administrative agency**. [pronounce suh-pee-na due-kes tay-kum]
- **Subrogation** The substitution of one person for another in claiming a lawful right or debt. For example, when an **insurance** company pays its policy holder for damage to his or her car, the insurance company becomes *subrogated to* (gets the right to sue on or collect) any claim



- for the same damage that the policy holder has against the person who hit the car
- **Subscribe** 1. Sign a document (as the person who wrote it, as a witness, etc.), 2. Formally agree, usually by signing a stock subscription agreement, to purchase some initial **stock** in a company, 3. The person who does no. 1 or no. 2 is a *subscriber* and the act is *subscription*. 4. For subscription right, see pre-emptive right under pre-emption. 5. A subscription warrant is a long-term **option** to buy stock at a fixed price. It may come with a **bond** or a share of *preferred* **stock**. 6. Agree to contribute to a charity.
- **Subsidiary** 1. Under another's control; lesser. 2. Short for *subsidiary* corporation, a corporation that is owned by another corporation (the parent corporation).
- 1. Reality, as opposed to mere appearance. 2. Subject, Substance meaning, or legal importance. Contrast form, 3. See substantive law.
- Substantial 1. Valuable; real; worthwhile. 2. Complete enough. For example. substantial performance of a building contract may exist when there are defects but the building is fit for its intended use. 3. "A lot." when it is hard to pin down just how much "a lot" really is. For example. substantial evidence is more than a mere scintilla of evidence but less than a full preponderance of evidence. Not substantive evidence. 4. For substantial capacity, see Model Penal Code under insanity no. 2.
- Establish the existence of something or prove its truth; Substantiate verify. See also corroborate.
- Substantive due process See due process and substantive law.
- **Substantive evidence** Evidence used to prove facts rather than to discredit or back up a witness's believability. Not substantial evidence.
- Substantive law The basic law of rights and duties (contract law, criminal law, accident law, law of wills, etc.) as opposed to procedural law (law of pleading, law of evidence, law of jurisdiction, etc.).
- Substantive rule A change in an existing regulation. Compare with interpretive rule for more detail.
- **Substituted basis** The cost of a property for tax purposes when it is transferred in a like-kind exchange (or certain other ways) and the old owner's basis becomes the new owner's basis.
- Substituted service Service of process by any means other than personal delivery; for example, by mail, publication in a newspaper, or service on a member of the family at the person's usual residence.

Subtenant See subletting.

- **Subtraction** The old offense of keeping from another person money, rights, or services that the person was entitled to.
- Subversive activities Espionage, treason, sedition, sabotage, and other acts to undermine a government.
- 1. The transfer of a dead person's property. Intestate succession (or hereditary succession) is the transfer of a dead person's property by law to heirs if the person does not leave a will. A succession law is an inheritance law, and a successor is a person who gets a dead person's property. 2. Taking over a predecessor's official duties. 3. The continuation of a **corporation** even though its owners. directors, and managers change.

Sudden emergency (or peril) doctrine See emergency doctrine.

Sudden heat of passion See heat of passion.

Sue To start a civil lawsuit

Sue out Ask a court to issue a writ, a court order, or other court papers.

- Suffer Allow or permit something to happen. To suffer something usually means to willingly permit it, but in the case of *sufferance*, it may imply neglecting to enforce a right.
- **Sufficient cause** 1. Legal cause to remove a public official from office. It must be for something basic to the person's job qualifications as they affect an important public interest. 2. Probable cause. 3. A good legal reason to do something.

Suffrage The right to vote.

Suggestion A mere hint or insinuation that does not make a fact probable or even possible, but only introduces the idea that it *might* be possible; less than an inference or presumption.

Sui generis (Latin) One of a kind. [pronounce: sue-ee jen-er-is]

Sui juris (Latin) "Of his or her own right." Possessing full civil and political rights and able to manage his or her own affairs.

Suicide 1. Killing yourself. Attempted suicide may be a crime, as may be the accidental killing of another person during an attempt or persuading another person to attempt suicide. 2. A person who kills him or herself.

Suit A lawsuit: a civil action.

Suit money Lawyer's fees and costs that a judge orders one side in a lawsuit to pay to the other.

Suitor A party or litigant in a lawsuit; usually the plaintiff.

Suits in Admiralty Act (46 U.S.C. 741) A 1920 statute, similar to the Federal Tort Claims Act, that permits maritime (seagoing) suits against the U.S. government.



- Sum certain An exact amount of money, usually of money owed. An amount owed may be a *sum certain* even if it includes interest, costs. etc., so long as these added amounts are exactly computable. Having a sum certain is a legal requirement for such things as the negotiability of a negotiable instrument or for granting certain judgments.
- Summary Short, concise, and immediate, with formalities reduced or eliminated.
- **Summary judgment** A final **judgment** (victory) for one side in a lawsuit (or in one part of a lawsuit), without trial, when the judge finds, based on pleadings, depositions, affidavits, etc. that there is no genuine factual issue in the lawsuit (or in one part of the lawsuit).
- Summary jury trial Alternative dispute resolution in which the judge orders the two sides in a complex case to present their most important facts to a small jury, with admission of evidence either agreed to or decided by the judge in advance. The two sides may agree in advance to be bound by the verdict or may interview the jurors and use the results to negotiate a settlement. Compare minitrial.
- Summary proceeding A proceeding in which normal formalities are either reduced or eliminated; for example, a court proceeding without pleadings or a jury, such as a contempt hearing or the procedure in most small claims courts.
- Summary process 1. Summary proceeding. 2. Summary judgment. 3. Taking action to assert a legal right without using the courts at all; for example, by recaption. 4. Slang for an eviction by no. 1, no. 2, or no. 3.
- Summing up (or summation) Each lawyer's presentation of a review of the evidence at the close of a trial.
- 1. A writ (a notice delivered by a sheriff or other authorized Summons person) informing a person of a lawsuit against him or her. It tells the person to show up in court at a certain time or risk losing the suit without being present. 2. Any formal notice to show up in court (as a witness, juror, etc.).
- Sumptuary laws Laws controlling the sale or use of certain socially undesirable, wasteful, and harmful products.
- Sunk costs Past spending that no longer directly affects current decisions. For example, the original (sunk) cost of a fully paid car is not as important as its current sale value or its tax value.
- Sunset law A law that puts an administrative agency automatically outof-business unless the law is renewed after a careful reexamination of the agency by the legislature.



- Sunshine law A law requiring open meetings of government agencies or allowing (or assisting) public access to government records. See also Freedom of Information Act
- Suo nomine (Latin) In his or her name.
- Superfund The pot of money, originally established by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) of 1980, to help clean up toxic waste sites. CERCLA also made all contributors to the sites liable for cleanup.
- Superior 1. Higher. However, a superior court is sometimes a state's lowest court, sometimes its highest, and sometimes an intermediate court. 2. Having control. For example, a superior estate (which might be quite small) might have an easement against an inferior estate (which might be guite big). These are generally called dominant and servient estates. See easement and dominant.
- **Supermajority** A majority far above 50 percent. This vote total is required for many important, unusual actions, such as change to a constitution.
- Superpriority A priority (see that word) higher than first priority. The **bankruptcy** code has an even higher *super-superpriority*.
- 1. Set aside; wipe out; make unnecessary. 2. Replace one law or document by another later one.
- Supersedeas (Latin) Describes a judge's order that temporarily holds up another court's proceedings or, more often, temporarily stays a lower court's judgment. For example, a supersedeas bond may be put up by a person who appeals a judgment. The bond delays the person's obligation to pay the judgment until the appeal is lost. [pronounce: sue-per-see-dee-as]
- Superseding cause Intervening cause.
- **Supervening** New; newly effective; interposing. For *supervening cause*, see intervening cause, and for supervening negligence, see last clear chance doctrine.
- Supervisor 1. An individual or a member of a board that runs a county or town in some states. 2. Anyone with authority over others, but in labor law this does not include low-level persons who do not need to use "independent judgment" in their supervision of others.
- Supplemental pleading A pleading that brings up events that happened after the start of the lawsuit.
- Supplementary proceedings A judgment creditor's (see that word) in-court examination of the **debtor** and others to find out if there is any money or property available to pay the debt.

- Support 1. A support obligation is the obligation to provide for your immediate family. 2. Support payments are payments made to a wife, husband, child, etc. (with or without court supervision or formal agreement) to meet your support obligations. 3. See lateral support and subjacent support.
- Suppress 1. To suppress evidence is to keep it from being used in a criminal trial by showing that it was gathered illegally. This can happen at trial or at a pretrial suppression hearing. 2. Refuse to give evidence in a criminal trial. This may be a crime. 3. Hold back evidence favorable to a defendant. This may be unconstitutional if done by the prosecution.
- **Sup-pro** Short for **supplementary proceedings**.
- **Supra** (Latin) Above; earlier (in the page, in the book, etc.).
- **Supremacy clause** The provision in *Article VI* of the U.S. **Constitution** that the U.S. Constitution, laws, and **treaties** take precedence over conflicting state constitutions or laws.
- **Supremacy of law** Describes a government in which the highest authority is in law, not in persons.
- **Supreme Court** The highest of the **United States courts** (see that word) and the highest court of most, but not all, of the states.
- Surcharge 1. An extra charge on something already charged. 2. A special payment, such as the personal payment a **trustee** must make to a **trust** if he or she has negligently handled the account and it has lost money. 3. An overcharge. A charge beyond what is right or legal. 4. See also **surtax**.
- **Surety** A person or company that insures or guarantees that another person's debt will be paid by becoming **liable** (responsible) for the debt when it is made. The relationship among debtor, creditor, and *surety* is a *suretyship*. See also **guaranty**. [pronounce: <u>shoor</u>-e-tee]
- **Surface** A vague word which, when used in land **deeds**, may mean anything from "the top few feet of land with no **mineral rights**" to "all the land and minerals except oil and gas."
- **Surplus** Money left over. A corporation's surplus, or its "capital surplus," is defined in several different, overlapping, and sometimes conflicting ways including "assets minus liabilities," "assets minus stock value," etc.
- **Surplusage** 1. Extra, unnecessary words, or matter not relevant to the case, in a legal document. 2. **Surplus.**
- Surprise 1. The situation that occurs when one side in a trial, through absolutely no fault of its own, is faced with something totally unexpected that places an unfair burden on its case. When this happens, a

- **continuance** is often granted and, occasionally, a new trial is granted. 2. The situation that occurs when a **witness** gives unexpected **testimony** that hurts the side that called the witness. That side may then **impeach** its own witness with **prior inconsistent statements**.
- **Surrebutter and surrejoinder** Two old forms of **pleading** no longer used. Modern court practice usually stops with two or three pleadings, not the five or more it would take to reach these.
- Surrender Give back; give up; hand back; return.
- **Surrender value** The value of a life insurance policy if it is cashed in or borrowed against.
- **Surrogate** 1. The name for the judge of a **probate** court in some states. 2. A person who stands in for, takes the place of, or represents another.
- Surtax 1. An additional tax on what has already been taxed. 2. A tax on a tax. For example, if you must pay a hundred dollar sales tax on a one thousand dollar purchase (10 percent), a 10 percent surtax would require an additional ten dollar payment, not an additional hundred dollar payment.
- **Survey** 1. Measure or map land boundaries. 2. An investigation, examination, or questioning, such as an opinion poll.
- Survival statute A state law that allows a lawsuit to be brought by a relative for a person who has died. The lawsuit is based on the cause of action the dead person would have had. See also wrongful death action.
- **Survivorship** The *right of survivorship* is the right of certain property owners, such as **joint** owners of real estate who outlive other joint owners, to own the property. Joint renters and other joint property holders may have similar survivorship rights.
- Suspect classification Making choices (in employment, etc.) based on factors such as race or nationality. These choices, only rarely legitimate, must be strongly justified if challenged. (*Gender* is a *quasisuspect classification* that must be justified, but not as strongly, if challenged.)
- Suspended sentence A sentence (usually "jail time") that the judge allows the convicted person to avoid serving (usually if the person continues on good behavior, completes community service, etc.). See also probation.
- **Suspicion** 1. More than a guess, but less than full knowledge. 2. Held on suspicion is being temporarily held by the police without specific charges against you.



- Sustain 1. Grant. When a judge sustains an objection, he or she agrees with it and gives it effect. 2. Carry on; bear up under. 3. Support or justify. If the evidence fully supports a **verdict**, it is said to sustain the verdict.
- Swear Take an **oath**; for example, the *swearing in* of a **witness** or a person about to become a public official in an official oath-taking ceremony, or the *swearing out* of a criminal **warrant** by making a charge under oath.
- **Sweat equity** The increase in property value due to an owner's own labors.
- **Sweating** Harsh, threatening, or overly aggressive questioning of a **criminal** suspect.
- **Sweetheart contract** A labor contract containing unusually favorable terms for one side or the other. *Sweetheart contracts* are occasionally gained by actions unrelated to the employment relationship, such as bribery.
- Swift witness A witness who seems overeager to give information or who shows a bias toward one side.
- Syllabus A headnote, summary, or abstract of a case.
- **Symbolic delivery** A legally **implied** delivery of a thing when only a symbol of the thing is actually delivered. For example, delivering a key to a safety deposit box is sometimes considered to be *symbolic delivery* of the box's contents.
- **Symbolic speech** Gestures and actions that are meant to communicate a message; for example, holding your nose. *Symbolic speech* is protected as if actual speech under the **First Amendment** to the U.S. Constitution.
- **Sympathy strike** A **strike** by one **union** to help another union's strike. These are now mostly prohibited.
- Synallagmatic contract Bilateral contract.
- Syndicalism The theory that trade unions should control the means of production and, ultimately, the government. *Criminal syndicalism* is advocating a crime, **sabotage**, etc., to take over an industry or affect the government.
- **Syndicate** 1. A **joint adventure**. 2. Any business venture, whether permanent or temporary, incorporated or not. 3. "The syndicate" is slang for organized crime.
- Synopsis A summary of a document, book, etc.



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- T 1. An old abbreviation for the Latin "testamentum" (will). 2. Short for term; territory; title; etc. 3. Short for U.S. Treasury, as in T-bill, T-bond, and T-note. See Treasury bill.
- **T.A.M.** Technical advice memorandum. An **I.R.S.** publication that explains a complex tax issue.
- T.C. Tax Court. A *T.C. Memo* is a **memorandum decision** of the U.S. Tax Court.
- **T.M.** Short for **trademark**, but "TM" is *not* an official designation and does *not* mean "registered® trademark."

T.R.O. Temporary restraining order.

- **Table** 1. Suspend consideration of a *legislative* **bill** but put it "on the table" for *possible* future consideration. 2. A list of figures, such as a federal precomputed tax-rate table. 3. A *table of authorities* is an alphabetical index of cases, statutes, articles, etc. used in a book with the page numbers on which they are referenced.
- **Tacit** 1. Understood without being openly said; done in silence; implied. 2. Customary.
- Tacking Attaching something later, smaller, or weaker to something earlier, larger, or stronger. For example, if the owner of a third mortgage buys the first mortgage on a property and joins them together to get priority over the owner of the second mortgage, this is called tacking. The term is also used for combining rights to make adverse possession (see that word) claims, to avoid the effect of statutes of limitations, to extend trucking routes, etc.
- **Taft-Hartley Act** (29 U.S.C. 141) A 1947 federal law that added several employers' rights to the union rights in the **Wagner Act**. It established several union "unfair labor practices" (such as attempting to force an employee to join a union).
- Tail Limited; limited to only children, grandchildren, etc. See fee tail.
- **Taint** 1. **Attainder** or **attaint**. 2. The loss of reputation that results from **conviction** of a serious crime. 3. *Tainted* **evidence**, money, or property is that gained by illegal means or resulting from something gained by illegal means.



Take Take has a wide variety of meanings in the law, but most are close to the ordinary language meaning. For example, in criminal law, to take something is to take it without the owner's consent and with the intent to cheat or steal; the government is said to take a person's property even when the government action only lowers the value of the property; when you inherit property, you take by descent; take-home pay is pay after deductions for such things as taxes, insurance, savings plans, etc.; a takeover is the gaining of control, but not necessarily majority ownership of a company (see tender offer); and to take up a note or other negotiable instrument is to pay or discharge it.

Take private Convert a business that is held by a large number of stockholders, with shares traded in a market, to one held by a few owners. Compare **privatize**.

Take the Fifth See Fifth Amendment.

Take the stand Testify as a witness in court.

Take-down 1. The time when a deal is actually performed, such as when goods have been both delivered and paid for. 2. The time when prearranged credit is actually used.

Take-out loan A permanent **mortgage** loan that pays off a construction loan

Taking clause The last clause of the **Fifth Amendment**: "nor shall private property be taken for public use without just compensation."

Talesman Originally, a person taken from off the street or inside the courthouse to serve as a **juror**; now, a member of a **jury panel**. [pronounce: <u>taliz</u>-man]

Tamper Make changes by meddling; interfere. For example, *jury tampering* is attempting to bribe, threaten, or otherwise illegally influence a **juror**.

Tangible Capable of being touched; real.

Tare Box or container weight subtracted from the total weight of goods.

Target The thing aimed at. For example, a *target company* is the subject of a takeover by a **tender** offer; a target offense is the contemplated crime in a **conspiracy**; and a target witness is a person called before a grand **jury** because the government wants to get an **indictment** against that person.

Tariff 1. An import tax or a list of articles and the import tax that must be paid on items on that list. A *protective tariff* is meant to protect local businesses from foreign competition; a *retaliatory tariff* is in response to a foreign country's tax on goods from your country; and an *antidumping tariff* is to prevent foreign countries from selling their

goods in the U.S. at a lower price than the goods sell for in the foreign country or at a price lower than manufacturing cost. 2. A public list of services, rates, charges, and rules of a public utility, such as an electric company.

- 1. A required payment of money to support the government. Some Tax of the hundreds of different types of taxes are listed in no. 2. 2. Types of taxes defined in this dictionary include: ad valorem; capital gains; capital stock; capitation; collateral inheritance; direct; estate; excess profits: gift; holding company; income; indirect; inheritance; luxury: payroll; poll; progressive; property; regressive (see progressive); sales; selective; severance; stamp; surtax; tonnage; transfer: undistributed profits: unified transfer: use: withholding: etc. (see those words). 3. For tax certificate, foreclosure, lease. lien, sale, and title, see tax deed, then refer to the base word (certificate, etc.). 4. For tax assessment, audit, credit, deduction, exclusion, exemption, roll, schedule, shelter, table, etc., see those words, 5. Other tax words follow.
- Tax avoidance Planning finances carefully to take advantage of all legal tax breaks, such as deductions and exemptions. Not tax evasion.
- Tax benefit rule The principle that if a loss or expense deducted from taxes in one year is recovered in another year, the recovery will be taxed as income in that later year to the extent of the deduction.
- Tax bracket A specified interval of income to which a specific tax rate is applied. For example, to income between X and Y dollars, a tax rate of Z percent is applied.
- Tax Court A United States court that takes appeals from taxpavers when the I.R.S. has charged them with deficiencies (underpayments) in their payments of income, estate, or gift taxes. (The U.S. District Courts also handle tax cases.) There are also specialized tax courts in some states.
- Tax deed A proof of ownership of land given to the purchaser by the government after the land has been taken from another person by the government and sold for failure to pay taxes. Also, a tax certificate is a temporary proof of ownership that can be turned into a **deed** if the original owner does not redeem the property by paying the taxes due by a certain date; and a tax lease is a proof of ownership for a number of years when state law prohibits absolute sales for tax reasons. (All of these are tax titles given at a tax sale after a tax warrant has been issued for a tax foreclosure on a tax lien: see those words.)

Tax evasion See criminal tax fraud. Not tax avoidance.



- Tax exempt(s) 1. Property (such as that belonging to schools, churches, etc.) that is not subject to property taxation. 2. Investments (such as municipal bonds) that give income that is not subject to (in this case, federal) income taxation. 3. Income that is free from taxation, such as income received by a charitable organization. 4. See nonprofit organization.
- **Tax ferret** A person who searches out property that has not been taxed (for a state fee) or who turns in tax cheaters (for a percentage of the tax recovered).
- Tax fraud The deliberate nonpayment or underpayment of taxes that are legally due. Tax fraud can be civil or criminal, with criminal fraud ("tax evasion") having higher fines and the possibility of a prison sentence upon the showing of "willfulness." The line between the two types of fraud is blurred.
- **Tax haven** A place that attracts foreign investment because of low or nonexistent taxes.
- **Tax home** That base of business operations from which, if you travel on business, travel expenses may be deducted from taxes as business expenses.
- **Tax preference items** Certain **income**, **credits**, **deductions**, etc., that may give certain high-income persons and organizations very low taxes. The **alternative minimum tax** is imposed on these items.
- Tax rate The percentage of taxable income (or of inherited money, things purchased subject to sales tax, etc.) paid in taxes. For income tax, the percentage that must be paid within a specific tax bracket.
- **Tax return** The form used to report income, **deductions**, etc., and to accompany tax payments and requests for refunds.
- Tax stamp See revenue stamp.
- Tax (taxable) year See fiscal year.
- **Taxable estate (or gift)** The property of a dead person (or a gift) that will be taxed after subtracting for allowable expenses, **deductions**, and **exclusions**.
- **Taxable income** Under federal tax law, this is either the "gross income" of businesses or the "adjusted gross income" of individuals (see those words) minus deductions and exemptions (see those words). It is the income against which tax rates are applied to compute tax paid before any credits are subtracted.
- **Taxing costs** Making one side in a lawsuit pay the other side's costs of the suit. This is sometimes required, sometimes forbidden, and sometimes at the judge's discretion.

- **Taxpayer suit** A lawsuit brought by an individual to challenge the spending of public money for a particular purpose.
- **Teaser rate** A low initial interest rate on a loan that is soon replaced by a much higher rate.
- **Technical** 1. Having to do with an art or a profession. Technical terms are often called "words of art." 2. Minor; merely procedural. For example, technical errors are mistakes in trial procedure that cause no real harm to either side.
- **Technical analysis** Deciding whether to buy or sell a particular **stock** or other **security** based on its price and its sales patterns. Compare with **fundamental analysis**.
- **Teller** A person whose duties include counting money (a *bank teller*), counting votes (a legislative *vote teller*), or counting other things.
- **Temporary restraining order** A judge's **order** to a person to not take a certain action during the period prior to a full **hearing** on the right-fulness of the action. Abbreviated *T.R.O.*
- <u>Ten</u>ancy The condition of being a tenant; the **interest** a tenant has; the **term** (amount of time) a tenant has. See **tenant**.
- Tenant 1. A person who holds land or a building by renting. A tenant at will has a lease that can be terminated at any time ("at will") by either the tenant or the landlord. A tenant by sufferance is a person who wrongly stays in property after the lease has expired. This is not a true tenant. 2. A person who holds land or a building by any legal right including ownership. For example, tenants in common each hold a share of land that can be passed on to heirs or otherwise disposed of; joint tenants are like tenants in common except that they must also have equal interests in the property and, if one dies, that person's ownership interest passes to the other owner(s); and tenants by the entireties are like joint tenants except that they must also be husband and wife and that neither has a share of the land, but both hold the entire land as one individual owner. Different states vary these definitions slightly.
- **Tender** 1. An **offer**, combined with a readiness to do what is offered. 2. An offer of money. 3. "Cash on the line." Actually putting money forward, as opposed to merely offering it. In this sense, U.S. cash is *legal tender* in the U.S. 4. A *tender offer* is an offer (usually public) to buy a certain amount of a company's **stock** at a set price. This is often done to get control of the company.
- **Tender years doctrine** The principle, used in some courts, that in a **custody** dispute the custody of a very young child should be given to the mother unless the mother is unfit.



- **Tenement** 1. Any house, apartment, or place where people live. 2. A particular kind of living place, such as an apartment house. The word may be defined differently by different **statutes** or **regulations**. 3. In its original sense, anything that could be held, including offices, rights, etc., but especially an **estate** in land.
- **Ten-K** (10-K) The annual report required by the S.E.C. of publicly held **corporations** that sell **stock**.
- **Tenor** A vague word that can mean anything from "the exact words" to "the general meaning" or "train of thought."
- Tentative trust A Totten trust.
- **Tenth Amendment** The U.S. constitutional amendment that says all powers not specifically given to the federal government are kept by the states and the people.
- **Tenure** 1. Term of office. The length of time ("four years," "life and good behavior," etc.) a person may hold a job. 2. A right to lifetime employment, subject to specific restrictions. 3. The **feudal law** right to hold property as a subject of a higher lord.
- Term 1. A word or phrase (especially a "term of art," one that has a fixed technical meaning). 2. A fixed period; the length of time set for something to happen. For example: a term of court is the time period in which the court may hear cases (hold sessions); a term loan is a bank loan for a specific time period over a year; and a lease or jail term is how long each lasts. 3. A part of an agreement that deals with a particular subject; for example, a price term. 4. For term bonds and term insurance, see those words.
- **Termination** Any ending; an ending before the anticipated end; an ending as specifically defined under some law. For example, under the **Uniform Commercial Code**, *termination* marks the end of a **contract** without its being broken by either side.
- Terra (Latin) Land.
- **Territorial** 1. Having to do with a particular country. For example, territorial waters are inland waterways and the oceans surrounding a country. These waters "belong" to the country out to a certain distance. 2. Having to do with a particular area. For example, territorial jurisdiction is the power of a court to take cases from within a particular geographical area.
- **Territorial courts** Courts in each U.S. **territory**, such as the U.S. Virgin Islands. They serve as both federal and state courts.
- **Territory** A general word meaning a geographical area, especially land that is administered by a country, but not a permanent part of that country or completely integrated into its governmental workings.

- Terry v. Ohio (392 U.S. 1) The 1968 Supreme Court decision that a police officer may stop and frisk a person acting suspiciously (a "Terry stop.")
- 1. A **lawsuit** brought to establish an important legal principle Test case or right: or breaking a law to challenge it in court. 2. One case selected from many similar ones to be tried first, with all persons involved in the other cases agreeing to be bound by the decision. 3. An amicahle action

Test oath A loyalty oath.

Testacy (or testate) Having a valid will at time of death. Testate succession is the giving and receiving of property by a will.

Testament A will.

Testamentary Having to do with a will. For example, testamentary capacity is the mental ability needed to make a valid will; and a testamentary class is the group of persons who will eventually inherit from a will, especially when group size is not known.

A person who makes a will.

Teste The statement in a document of the witnesses' names and the fact that they are witnesses.

Testify Give evidence under oath.

Testimonium clause The part of a deed or other document that contains who signed and when and where it was signed.

Testimony Evidence given by a witness under oath. This evidence is "testimonial" and is different from demonstrative evidence.

Testis (Latin) Witness.

Thayer theory See bursting bubble theory.

Stealing of any kind. In many states, various **common law** crimes involving stealing, such as larceny and embezzlement, have been merged into a single offense called theft.

Theocracy Government by the dominant religious group in which church law is the highest law.

Theory of pleading doctrine The common law principle that a person must prove a case exactly as alleged in the **pleadings** to win the case. The doctrine is now of limited applicability because in modern practice pleadings may usually be amended to match the proof.

Theory of the case 1. An interpretation of facts and law that fits the facts of a case. It may be one of several theories based on the evi**dence** or it may be the legal theory that properly explains the evidence. 2. The facts on which a case is based: the cause of action (see that word).

- **Therapeutic relief (or therapeutics)** A court order (or an agreement to settle a case) that requires an action (such as a revision of corporate procedures) to solve a problem rather than to compensate the plaintiff or punish the defendant.
- **Thereabout (and other "there" words)** A vague, overly formal word meaning "approximately there." Like most other "there" words (thereafter, thereat, thereby, therein, thereof, thereto, theretofore, thereunder, thereupon, therewith, etc.), it is best left out of a sentence or replaced by the exact thing referred to.
- Thin corporation A corporation that owes its shareholders so much money that the I.R.S. will treat some of the debt as equity and treat some of the debt payments as dividends, thus raising the owners' taxes.
- **Thin market** Very few items for sale or very few offers made for these items.
- **Third amendment** The **constitutional** prohibition against quartering soldiers in private homes during peacetime without the owner's permission.
- **Third degree** 1. Illegal methods of interrogation to force a person to confess to a crime. 2. The third most serious form of a crime.
- **Third market** Sale of **stocks** or other **securities** by a method other than sale through one of the established **exchanges**. This is also called "off-board" and is sometimes done by institutional traders of large blocks of stock.
- Third part (or one-third portion) See election no. 2.
- Third party (or person) A person unconnected with a deal, lawsuit, or occurrence, but who may be affected by it. For example, a *third party beneficiary* is a person who is not part of a **contract**, but for whose direct benefit the contract was made. A *third party complaint* is a **complaint** brought by a **defendant** in a lawsuit against someone not in the lawsuit. It brings that person into the lawsuit because that person may be **liable** for all or part of what the **plaintiff** is trying to get from the defendant.
- **Thirteenth Amendment** The U.S. **constitutional** amendment that abolished slavery and other forms of *involuntary servitude*.
- **Thirty-day letter** An **I.R.S.** letter to a taxpayer stating a tax **deficiency** (or refusing a refund request) and explaining **appeal** rights.
- **Threat** A communicated **intent** to harm another person by an illegal act. *Threats* against the president, threats of terrorism, threats using the mails, and certain other threats are federal crimes.



- Three strikes law A criminal statute with a severe required punishment (such as life imprisonment) for a defendant's third felony conviction (sometimes restricted to violent crimes and drug sales).
- Three-judge court A federal *trial* court that hears a case using three judges (rather than the customary one judge or judge plus jury) because a federal **statute** requires it in the type of case being heard. **Appeal** from the judgment of a *three-judge court* goes directly to the U.S. **Supreme Court**.
- **Through bill** A **bill of lading** for goods that will be carried in sequence by more than one shipper.
- Throwback rule The principle that if the **beneficiary** of a **trust** receives income from the trust in excess of the trust's income that year, and the trust has not in previous years paid out all of its income, the excess will be taxed to the beneficiary that year minus a **credit** for tax previously paid by the trust.
- **Ticket** 1. A unified group or list of candidates, usually from one political party, with each candidate running for a different political office.

 2. A traffic law violation notice. 3. A certificate showing a **right** (theater tickets, train tickets, lottery tickets, etc.).
- Tie-in See tying in.
- **Tier** A straight row of **townships** running East-West within a state on government maps. Compare with **range**. [pronounce: teer]
- Time draft (or time bill or time loan) A draft (or bill or loan) payable at a certain time
- **Time immemorial** 1. Since before the memory of anyone now alive. 2. Since before any oral or written records on the subject.
- **Time is of the essence** A phrase used in a **contract** to make timeliness of performing a contractual promise **material**, thus making a failure to do what is required by the time specified a **breach** (breaking) of the contract.
- Time, place, or manner restriction Government restriction of when, where, or how a speech may be made or a group may assemble in public. The restriction does not violate First Amendment rights if it serves a legitimate government purpose, permits reasonable alternate speech or assembly, and does not restrict the subject matter.
- **Time-barred** Prohibited by a *statute of limitations.* (See **limitation.**)
- **Timely** Done within the required or promised time. A *timely* **suit** is one that is brought to court soon enough to be valid (for example, within the time specified by a *statute of* **limitations**).



- **Time-price doctrine** The principle that courts may allow a higher price to be charged for things bought on **credit** than for the same things paid for in cash. This is a way for a seller to get around state **usury** (see that word) laws.
- Timeshare See interval ownership.
- **Tippee** A person given information about a company by an **insider** whose duty to the company and the general public forbids giving out such information.
- Title 1. The name for a part of a statute. For example, Title VII of the 1964 Civil Rights Act is known to specialists in the field as "Title Seven." 2. Formal ownership of property. 3. A document that shows no. 2. 4. For abstract of; chain of; clear; color of; defective (see defect); document of; lucrative; marketable; onerous; paper; perfect; record; root of; torrens, etc., title, see those words. 5. A title search is a search of the land records to see if title is good or restricted; a title guaranty company makes this search, then guarantees the title for the buyer; title standards are criteria set up by state organizations of banks, real estate lawyers, etc., to evaluate whether or not a title is good; and a title state or title theory jurisdiction is a state in which the title to mortgaged property is held by the lender until the debt is paid. See also lien state and hybrid state.
- **To have and to hold** A phrase used in some **deeds** to make a transfer of land valid. The phrase is no longer necessary.
- **To wit** An unnecessary phrase meaning "that is to say" or "namely." It can usually be replaced by a colon (:).
- **Toll** 1. A fee to use a road, bridge, etc. 2. To *toll* a *statute of* **limitations** (see that word) is to do something to delay it from taking effect, to "stop the clock from running."
- **Tombstone ad** A **stock** (or other **securities**) or land sales notice that clearly states that it is informational only and not itself an offer to buy or sell. It has a black border that resembles one on a death notice.
- **Tonnage tax** A tax on a ship based on its weight or on its carrying capacity.
- **Tontine** A type of **insurance**, now illegal, in which many persons pay into a fund and only those living by a certain date split it up.
- **Torrens title system** A system of land ownership **registration**, used in some states, in which the owner receives a conclusive "certificate of title" to land after a successful hearing. Use of the *Torrens system* is voluntary and is supplementary to the mere recording of a **deed**, which provides only evidence of land ownership.



- Tort A civil (as opposed to a criminal) wrong, other than a breach of contract. For an act to be a tort, there must be: a legal duty owed by one person to another, a breach (breaking) of that duty, and harm done as a direct result of the action. Examples of torts are negligence, battery, and libel (see those words).
- **Tort reform** Any attempt to reduce **tort** litigation by limiting the amount of damages or by limiting court access for certain types of cases.
- **Tortfeasor** A person who commits a **tort** (see that word). [pronounce: tort-fee-zor]
- **Tortious** Having to do with a **tort**. [pronounce: tor-shus]
- Total Complete for legal purposes. For example, a total disability may not be "total" in the common language sense, but merely be that which stops a person from doing his or her normal work; and total loss by fire need not be a burning to the ground, but merely be a complete commercial loss.
- Totalitarianism Absolutism (see that word) in which the government controls most of the small details of each person's life. This is done through propaganda, an intrusive military and police, etc.
- A trust created by putting money into a bank account in Totten trust your name as **trustee** for another person. You can take it out when you want, but if you do not take it out before you die, it becomes the property of that other person.
- Touch and stay A ship's right, under its insurance policy, to stop and stay at certain ports, but not to carry on any trade there.
- Describes a community of persons, a geographical area, or a type of local government. "Town" means different things in different states.
- 1. A division of state land having six miles on each side and Township varying in importance as a unit of government from state to state. 2. A division of a county, having different meanings and powers in different states.
- Tract index A public record containing references to all recorded deeds, mortgages, liens, etc., organized according to numbered lots with map references, so if you know exactly where a particular parcel of land is located, you can easily find references to all the recorded transfers of ownership and many other recorded matters concerning the parcel. Compare with grantor-grantee index.
- 1. Buying and selling; commerce. 2. A job or profession. 3. Barter; Trade swap. 4. A trade agreement is an agreement among countries to allow the sale of certain items in those countries (and at certain import tax



rates); a *trade association* is a group of similar businesses organized for idea exchange, maintaining standards, and **lobbying**; *trade credit* is **credit** sales made by one business to another (commercial **accounts receivable**); *trade debt* is credit purchases by one business from another (commercial **accounts payable**); a *trade discount* is a price reduction to certain types of business customers (for example, from a lumber dealer to building **contractors**); a *trade dispute* is any **labor dispute** (excluding such things as the refusal to cross picket lines); and *trade usage* is common, regular practice or custom within a type of business or trade.

Trade acceptance See acceptance.

- **Trade dress** A product's total appearance (size, shape, color, etc.) and its packaging and advertising. A court may prohibit a product's *trade dress* that is too similar to a more established product's trade dress.
- **Trade name** The name of a business. It will usually be legally protected in the area where the company operates and for the types of products in which it deals.
- **Trade secret** A process, tool, chemical compound, etc. that is used confidentially by a company and that is not generally known to the public or **patented**.

Trade usage See usage.

Trademark A distinctive mark, brand name, motto, or symbol used by a company to identify or advertise the products it makes or sells. *Trademarks* (and *service* **marks**) can be federally **registered** and protected against use by other companies if the marks meet certain criteria. A federally registered mark bears the symbol[®].

Traditionary evidence Evidence of what a dead person said long ago. **Traffic** Regular commerce, trade, or transportation.

- **Tranche** A part or "slice" of a whole; often applied to one set of **bonds** separated from all the others in a series by **maturity** date. [pronounce: transh or trahnsh]
- **Transaction** 1. A business deal. 2. An occurrence; something that takes place. A group of facts so interconnected that they can be referred to by one legal name, such as a "crime," a "contract," a "wrong," etc.

Transactional immunity See immunity.

- **Transcript** A copy; especially the official copy of the **record** of a court proceeding.
- **Transfer** Change or move from person to person (sell, give, sign something over, etc.) or from place to place (court to court, etc.).



- Transfer agent A person (or an institution such as a bank) who keeps track of who owns a company's stocks and bonds. Also called a reaistrar. A transfer agent sometimes also arranges dividend and interest payments.
- Transfer payments Government payments (such as welfare or Social Security) for which the government gets nothing directly in return.
- Transfer tax A name given to different types of taxes in different contexts. For example, the term transfer tax is sometimes used to refer to an estate tax, a gift tax, a tax on the sale of stocks, etc. See also unified transfer tax.
- 1. In tort law, the principle that if a person in-Transferred intent rule tended to hit another but hits a third person instead, he or she legally intended to hit the third person. This "legal fiction" sometimes allows the third person to sue the hitter for an intentional tort. 2. In criminal law, the similar principle that if an unintended illegal act results from the intent to commit a crime, that act is also a crime.
- **Transgressive trust** A **trust** that violates the *rule against perpetuities*. (See perpetuity.)
- **Transitory action** A **lawsuit** that may be brought in any one of many places.
- **Transmutation** Changing one type of property **interest** into another. such as separate property into community property.
- **Transportation** Short for the U.S. Department of Transportation, the cabinet department that regulates interstate transportation through such agencies as the Federal Highway Administration. It also supervises the Coast Guard in peacetime. Some state transportation agencies use the same "D.O.T" initials.
- 1. An injury to the body caused by an external blow. 2. Sudden psychological damage. 3. Severe psychological damage caused by a specific past event.
- Travel Act (18 U.S.C. 1952) The 1961 law that makes it a federal crime to travel interstate to commit a crime or to use any interstate or foreign means of transportation, communication, or commerce to commit a crime.
- Travel rights The constitutional right to be free of unreasonable restraints on personal travel. These rights range from absolute rights (such as the absence of a passport requirement to travel between states of the U.S.) to relatively more fragile **penumbra doctrine** rights (such as the restriction on unreasonable state residency requirements for receipt of welfare benefits).



- **Traveler's check** A **cashier's check** (see that word) bought from a bank to safeguard travel money. It can be cashed only when signed a second time with a matching signature by the purchaser of the traveler's check.
- **Traverse** An old form of **pleading** in which facts in the other side's pleading are denied.
- **Treason** The **crime**, defined in the U.S. **Constitution**, committed by a U.S. citizen who helps a foreign government to overthrow, make war against, or seriously injure the U.S.
- **Treasurer** The person in charge of keeping track of an organization's money (taking in, paying out, etc.), but not usually the person who makes the organization's financial decisions.
- **Treasure-trove** Hidden money or other valuables with no known owner. Depending on state law, it may belong to the finder, to the land owner, to the state, or part to each.
- **Treasury** Short for the Department of the Treasury, the U.S. **cabinet** department that handles most national financial, monetary, and tax matters. It runs the Internal Revenue Service (which collects many taxes), the Mint (which makes coins), the **Secret Service** (which investigates counterfeiting of currency and performs certain nonfinancial tasks), etc.
- **Treasury bill, bond, certificate, or note** Documents showing that the U.S. Treasury has borrowed money. A *treasury bill* comes due in three, six, nine, or twelve months, paying its **face** amount (which is more than the purchase price) at the end of the set term; a *treasury certificate* comes due in one year and pays interest by **coupon**; a *treasury note* is like a *certificate* but comes due in two to ten years; and a *treasury bond* is issued for long-term borrowing.
- **Treasury stock (or treasury shares)** Shares of **stock** that have been rebought by the **corporation** that issued them.
- Treatise A large, comprehensive book on a legal subject.
- **Treaty** A formal agreement between countries on a major political subject. The *treaty clause* of the U.S. **Constitution** requires the approval of two-thirds of the **Senate** for any treaty made by the president.
- <u>Treble damages</u> Damages three times as great as the amount of proven financial harm caused, authorized by **statute** to strongly discourage certain kinds of wrongful actions in certain types of lawsuits.
- **Trespass** 1. A wrongful entry onto another person's property. 2. An old term for many types of civil wrongs or **torts**. For example, the *trespass* in no. 1 was called *trespass quare clausum fregit* (see **quare**); modern **contract** lawsuits grew out of *trespass on the case*; and *tres*-



- pass vi et armis (force and arms) became modern lawsuits for both **negligence** and **battery** (see those words).
- Trial The process of deciding a case (giving evidence, making arguments, deciding by a judge and jury, etc.). It occurs if the dispute is not resolved by **pleadings**, pretrial **motions**, or **settlement**. A trial usually takes place in open court, and may be followed by a judgment, an appeal, etc.
- Trial balance Separate totals of all **credit** entries and of all **debit** entries in an account (or of all accounts with a credit balance and all accounts with a debit balance) calculated to compare the two. If they are not equal, there is a **bookkeeping** error.
- Trial brief (or manual or book) See **brief** no. 4 for *brief*, *manual*, and book, and no. 2 for brief only.
- Trial list (or calendar) See calendar.
- **Tribe** A Native American nation. *Tribal lands* (or a *reservation*) are lands held by a Native American nation as a whole. And a tribal court is a court that has jurisdiction over criminal offenses committed on tribal lands by a member of the nation, and over many types of civil cases between members or between members and nonmembers.

Tribunal Court

- Trier of fact 1. The jury, or the judge if there is no jury. 2. An arbitrator, an administrative law judge, etc.
- **Trover** An old type of lawsuit, now rarely used, in which a piece of property was claimed to be lost by you and then found by the person from whom you want it back. This got around the problem of proving the thing was wrongfully taken because all you had to prove was that it was yours and that the other person had it.
- **True bill** An **indictment** approved and made by a *grand* **jury**.
- A lease that under I.R.S. rules qualifies the lessor to claim True lease ownership benefits (such as tax credits and deductions for depreciation) and qualifies the lessee to deduct payments from income. True leases may resemble installment contracts, but they are different.
- True person doctrine The principle that a totally blameless person need not try to escape before killing a person who suddenly attacks with deadly force. Compare with flee to the wall doctrine.
- True value rule The principle that if corporate **stock** is not fully paid for in "real money" or its equivalent, stockholders may be liable to creditors of the company for the difference.
- 1. A group of companies that has a **monopoly** (see that word). Trust 2. An arrangement by which one person holds legal **title** to money or

property for the benefit of another. For example, a trust is created when a mother signs over **stocks** to a bank to manage for her daughter with instructions to give the daughter the income each year until she turns thirty and then to give it all to her. In this example, the mother is the settlor or grantor of the trust, the bank is the trustee, and the daughter is the beneficiary. A trust, however, need not be set up explicitly; for example, if a father gives a son some money saying "half of this is for your brother," this arrangement may be a trust. Also, a trust can be set up in a will; created by formally stating that you vourself hold money in trust for another person; and created several other ways, both intentional and unintentional, 3. There are hundreds of types of trusts. Some of those defined in this dictionary are: accumulation; active; blind; business; charitable; charitable remainder; Clafin; Clifford; common law; community; complete voluntary; complex; constructive; direct; directory; discretionary; dry; equipment; estate; fixed; foreign; foreign situs; generation-skipping; governmental; grantor; honorary; imperfect; indestructible; instrumental; inter vivos; investment; involuntary; limited; living; Massachusetts; mixed; nominal; nominee; passive; perpetual; personal; pourover; real estate investment; resulting; savings bank; secret; short-term; simple; special; spendthrift; sprinkling; tentative; Totten; transgressive; unitrust; vertical; voluntary; and voting. (See those words.) 4. Many other kinds of trusts, such as alimony; annuity; bond; contingent; executory; express; implied; insurance; irrevocable; ministerial; naked; precatory; private; public; reciprocal; shifting; and testamentary are not in the dictionary as trusts, but can be understood by learning trust plus the listed word. 5. Other trust words follow here.

Trust account See trust deposit.

Trust allotment Land given to Native Americans but held in **trust** for them by the government for a certain time.

Trust certificate A document showing that property is held in **trust** as **security** for a debt based on money used to buy the property. See also **deed of trust**.

Trust company A bank or other organization that manages **trusts**, acts as **executor** of **wills**, and performs other financial functions.

Trust deed A deed of trust.

Trust deposit Money or property put in a bank to be kept separate (often for ethical or legal reasons) or used for a special purpose.

Trust estate 1. The legal **title** that is held by the **trustee** of a **trust**. 2. The legal rights of the **beneficiary** of a trust. 3. A property held in trust.

- Trust ex delicto (or ex maleficio or invitum) (Latin) "Trust from crime or wrongdoing." A constructive trust (see that word) that exists because legal title to property was obtained through a crime or other wrongdoing and another person is entitled to the property.
- 1. Money or property set aside in a **trust** or set aside for a special purpose. 2. Money or property that should be treated as a trust. For example, the trust fund theory (or doctrine) says that certain funds (such as those improperly used by a corporation's directors or others) will be considered as held in trust for **creditors** or others.
- 1. A document that spells out the details of a trust. Trust indenture 2. The Trust Indenture Act is a federal law requiring certain investorprotection provisions in documents used to issue some kinds of bonds.
- A deed of trust (see that word) or a formal declara-Trust instrument tion of trust.
- Trust officer A person in a trust company who manages trusts.
- Trust receipt A document by which a lender puts up money to buy something and the borrower promises to hold the thing in trust for the lender until the debt is paid off. These arrangements are now usually handled by security agreements.
- Trust state (or trust theory jurisdiction) A state in which title to mortgaged property is transferred to a **trustee** to hold until the debt is paid. See also title state and lien state.
- **Trust territory** An area put under one country's administration by the United Nations.
- 1. A person who holds money or property for the benefit of an-Trustee other person (see trust). 2. A person who has a fiduciary duty to another person; for example, a lawyer or an agent who must act for another in a position of trust. 3. A trustee in bankruptcy is a person appointed by a court to manage a **bankrupt** person's property and to decide who gets it; and a trustee de son tort (French) is a person who is held responsible for his or her wrongful or **negligent** acts that are performed while improperly claiming the right to take on, or while taking on, the duties of a trustee.
- Trustees of Dartmouth College v. Woodward (17 U.S. 518) The 1819 Supreme Court decision that a state charter given to a school is a contract with a private corporation that is protected by the contract clause of the Constitution. This established protection for business contracts.

Trusty A prisoner whose good behavior has earned a position of trust.



- Truth-in-Lending Act The Consumer Credit Protection Act.
- **Try** Prosecute; litigate; attempt. To *try* a case is to argue it in court as a lawyer, decide it as a judge, or participate in the case in any of several other ways.
- **Turncoat witness** A **witness** who is expected to give helpful **testimony**, but who **testifies** for the other side.
- Turning state's evidence See state's evidence.
- **Turnkey contract** 1. A **contract** in which a builder agrees to complete a building to a specific point, usually "ready to move in," and in which the builder assumes all construction risks. 2. A drilling contract in which the driller does all the work up to the point when a well can begin production and in which, for a set fee, the driller assumes all construction risks except the risk of a dry hole.
- **Turnover (or turnover rate)** The rate at which **inventory** or financial **assets** are replaced during a time period.
- **Turnover order** A court **order** that something be given to someone else (property from a **defendant** to a **plaintiff** who has won the case, property that is in dispute to the court for safekeeping, a **bankrupt's** property to the **trustee**, etc.). This is a general word for many different orders, **writs**, etc.
- Turntable doctrine See attractive nuisance.
- **Turpitude** Dishonesty or immorality.
- **Twelfth Amendment** The U.S. **constitutional** amendment that requires separate voting by **electors** for president and vice president.
- **Twelve mile limit** An imaginary line, twelve miles off the coastline of the U.S., that separates international waters from those claimed by the U.S.
- **Twentieth Amendment** The U.S. **constitutional** amendment that moved up the presidential inauguration and the congressional session from March to January, eliminating a "lame duck" legislative session.
- **Twenty-fifth Amendment** The U.S **constitutional** amendment that set up procedures for appointing a president and vice president in case of death, removal, or resignation.
- **Twenty-first Amendment** The U.S. **constitutional** amendment ending national **prohibition** (the banning of alcoholic beverages).
- **Twenty-fourth Amendment** The U.S. **constitutional** amendment forbidding a **poll tax**.
- **Twenty-second Amendment** The U.S. **constitutional** amendment prohibiting a person from being elected U.S. president more than twice and prohibiting a person from being elected president more than once



- if the person has previously served more than two years of a presidential term to which another was elected.
- **Twenty-seventh Amendment** The U.S. **constitutional** amendment prohibiting congressional pay changes within the same House term they are enacted.
- **Twenty-sixth Amendment** The U.S. **constitutional** amendment that made the voting age eighteen.
- **Twenty-third Amendment** The U.S. **constitutional** amendment that gave Washington, D.C. residents the right to vote in presidential elections.
- **Twisting** Misrepresenting policies to convince a person to switch insurance companies.
- Two dismissal rule The rule (used in federal court and some state courts) that when a plaintiff voluntarily dismisses a lawsuit in two different courts it is a final dismissal with prejudice (see dismissal).
- Two issue rule The principle that if a judge made an error in a jury charge on one issue, but there was more than one issue in the trial, and it cannot be proved that the jury based its verdict on that issue, the verdict should be allowed to stand. This rule is not followed in all states.
- **Two tier method** Describes the system in the U.S. of taxing a corporation's income twice, first as corporate income and second as income of persons who receive dividends (or certain other income from the corporation).
- Two witness rule The rule that a person cannot be convicted of **perjury** (or, in some states, of *first degree* **murder** or other crime with a possible death penalty) unless two witnesses **testify** that the person's statement was false (or that the person committed the crime).
- Tying in Linking the sale of one product or service to the sale of another product or service. *Tying in* may involve a seller's refusal to sell a product unless another product is bought with it. If a seller has a **monopoly** on a product, *tying in* the sale of another product may be a violation of the **antitrust acts**, especially if the *right* to sell a **patented** product is tied into selling a non-patented product.



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U.C.C. Uniform Commercial Code.

U.C.C.C. Uniform Consumer Credit Code.

U.C.M.J. Uniform Code of Military Justice.

U.F.T.A. Uniform Fraudulent Transfer Act.

U.G.M.A. Uniform Gifts to Minors Act.

U.L.A. Uniform Laws Annotated.

U.L.P.A. Uniform Limited Partnership Act.

U.N. United Nations.

U.P.A. Uniform Partnership Act.

U.P.C. Uniform Probate Code.

U.R.E.S.A. Uniform Reciprocal Enforcement of Support Act.

U.S. United States Reports.

U.S.C. United States Code.

U.S.C.A. 1. United States Code Annotated. 2. United States Court of Appeals.

U.S.C.C.A.N. United States Code Congressional and Administrative News.

U.S.C.S. United States Code Service. A set of lawbooks similar to **United States Code Annotated** (see that word).

U.S.D.A. United States Department of Agriculture. The **cabinet** department that **regulates** farm activities, sets agricultural policy, carries on agricultural research and education programs, etc.

U.S.D.C. United States District Court.

U.T.I. Undistributed taxable income.

U.T.M.A. Uniform Transfers to Minors Act.

Uberrima fides (Latin) "The greatest good faith." Refers to a type of contract in which one person must first disclose all important facts to the other.

Ubi (Latin) Where.

Ukase A wide-sweeping decree by a king or other person in full control of a country.

<u>Ullage</u> The amount of liquid missing from a closed container.

- **Ultimate facts** Facts essential to a **plaintiff's** or a **defendant's** case. Often facts that must be inferred from other facts and evidence.
- **Ultimate purchaser** A consumer or business purchaser who intends a product for use, not resale.
- Ultra (Latin) Beyond; outside of; in excess of. For example, ultra vires actions are things a corporation does that are outside the scope of powers or activities permitted by its charter or articles of incorporation.
- **Ultrahazardous activity** An activity so dangerous that the possibility of serious harm cannot be eliminated by exercising extreme caution. These activities, such as blasting, result in **strict liability** (see that word).
- **Umbrella policy** An **insurance** policy that provides **liability** coverage, to a set limit, of claims that exceed the limits of one or more other policies (such as a person's automobile and home owner's policies).
- Umpire Generally, a person chosen to decide a dispute such as a **labor** dispute. More often, a person chosen to decide a dispute when the arbitrators (or the experts) chosen by each side disagree.
- **Un** *Not.* Many compound words beginning with *un* are here, but some are defined at the root word only. For example, for *unvalued policy*, see **valued policy**.
- Unauthorized practice of law Nonlawyers doing things that only lawyers are permitted to do. Who and what fits into this definition is constantly changing and the subject of dispute. If, however, a clear case comes up (for example, a nonlawyer pretending to be a lawyer and setting up a law office), the practice may be prohibited and the person punished under the state's criminal laws.
- Unavailable Unable to testify as a witness because the person is dead, insane, or sometimes beyond the reach of the court's subpoena, or beyond the ability of the person who wants to use the witness's testimony to bring the witness to court. Once the witness's unavailability is shown, past testimony, dying declarations, and certain other types of hearsay by that witness may sometimes be used as evidence in court under a hearsay exception (see that word).
- Unavoidable accident (or casualty, cause, danger, etc.) An accident in which everyone was careful, yet it happened. In some states this could result in a lawsuit with no damages awarded, in the reopening of a lawsuit because the defendant was prevented by an accident from answering the court papers or showing up in court, etc.

Unclean hands See clean hands.



- **Unconscionability** Sales practices that are so greatly unfair that a court will not permit them. For example, a sales contract between a large company and a poorly educated person that contains unfair terms in small print and technical language, and involves an unfairly high sales price, is unconscionable. The Uniform Commercial Code permits rescission ("unmaking") of unconscionable contracts.
- Unconscionable Grossly unfair. See unconscionability. [pronounce: un-con-shun-a-bull
- Unconstitutional Describes laws or actions that conflict with the U.S. Constitution (see that word). An unconstitutional condition is a requirement that a person give up a constitutional right to get a government benefit
- Under advisement (or submission) See advisement.
- Under color (or cover) of law See color.
- Under protest See protest.
- Undercapitalization Lacking enough cash or short-term profit to stay in business.
- **Undersigned** The person (or persons) whose name is signed at the end of a document.
- Understanding A vague word meaning anything from "silent agreement" to "a written contract."
- Undertaking 1. A promise. 2. A promise made in the course of a lawsuit to the judge or to the other side. 3. Bonds or other financial securities; the process of putting out these bonds. 4. A venture of any kind
- Underwrite 1. Insure. An *underwriter* is an insurer. 2. Guarantee to purchase any stock or bonds that remain unsold after a public sale, or to sell an **issue** of stock or bonds *for* a company or purchased *from* a company. The person (or organization) who does this is an underwriter.
- Undistributed (or undivided) profits tax A tax on that portion of a company's profits that are kept (rather than paid to stockholders) in excess of reasonable needs (paving bills, expansion, contingencies, etc.). The federal tax on undistributed profits is called the accumulated earnings tax.
- Undivided right (or interest or title) A right to an entire property that is shared with one or more others. For example, two joint owners of a parcel of land each own an *undivided* half interest in the entire land, meaning that each can use the whole parcel.



- Undue 1. Improper or illegal. For example, undue influence is pressure that takes away a person's free will to make decisions. Undue influence involves misusing a position of trust or improperly taking advantage of a person's weakness to change that person's actions or decisions. 2. More than necessary.
- **Unearned income** 1. Income received before it is earned; for example, a landlord's getting a January rent payment in December. 2. Income from investments, rather than from salary, wages, or self-earned income. Social Security tax (**F.I.C.A.**) is not paid on unearned income.
- Unemployment benefits (or compensation or insurance) State payments to persons who have worked a certain minimum length of time, made to them when they are laid off or have lost their jobs. Plans have varying payment rates and different qualification rules, which often include the requirement that the person be "available for work."
- **Unethical conduct** Actions that violate professional standards such as the lawyers' **Rules of Professional Conduct**.
- Unfair competition 1. Too closely imitating the name, product, or advertising of another company in order to take away its business. This is called "passing off." 2. Certain dishonest trade practices, such as using someone else's work unfairly. 3. Unfair methods of competition is a broad phrase, used by the Federal Trade Commission, which includes many forms of unfair trade practices.
- **Unfair labor practice** An action by a **union** or by an employer that is prohibited by law; for example, an employer's attempt to force an employee to give up union organizing activities.
- Unified bar See integrated bar.
- Unified transfer tax A combined federal tax on transfers by gift or death. It replaced the separate federal gift and estate taxes. The unified transfer credit is a credit (see that word) against the unified transfer tax. It replaced the lifetime gift and estate tax exemptions.
- **Uniform** Regular; even. Applying generally, equally, and evenhandedly.
- Uniform acts (or uniform laws) Laws in various subject areas, proposed by the Commission on Uniform State Laws and the American Law Institute, adopted in whole or in part by many states. Some of these are the Uniform Anatomical Gifts Act, the Reciprocal Enforcement of Support Act, and the Uniform Commercial Code.
- Uniform Code of Military Justice See Code of Military Justice.
- Uniform Commercial Code A comprehensive set of laws on every major type of business law, including contract law as it applies to the sale of goods, banking law, and negotiable instruments law. It has



- been adopted by every state, in whole or in major part. It replaced many older uniform laws, such as the Uniform Negotiable Instruments Act and the Uniform Sales Act.
- Uniform Consumer Credit Code A uniform act adopted by some states to regulate the way merchants and lending institutions give credit to consumers.
- **Unilateral** One-sided. For *unilateral contract*, see **contract**. A *unilateral* mistake about a contract's terms usually will not get a person out of the contract unless the other side knew about the mistaken idea when the contract was made
- Union 1. Any joining together of persons, organizations, or things for a particular purpose. 2. An organization of workers, formed to negotiate with employers on wages, working conditions, etc. Labor unions include: closed (highly restricted in number of members, long apprenticeships, high fees, etc.; compare with closed shop); company (sponsored by an employer; now usually forbidden by labor laws); craft or horizontal (persons in the same craft, no matter where they work); independent (persons working for one employer who form a union with no affiliations); industrial or vertical (working in one industry, regardless of job type); local (workers in one company or place who affiliate their union with a larger one); open (easy to get into; see also **open shop**); and *trade* (refers to either a labor union generally or a craft union).
- Union certification See certification proceeding.
- Union security clause The provision in a contract between a union and an employer that sets out the union's status and explains which types of employees must belong to the union.
- Union shop A business in which all workers must join a particular union. This violates federal law. Compare with closed shop, agency shop, and open shop.
- Unit investment trust A fixed portfolio of bonds, held to maturity, and sold by financial institutions to investors in units of one thousand dollars.
- Unit of production One barrel of oil (or an equivalent measure of a different natural resource) out of the estimated number that will be produced from a particular well, lease, or property. The "unit" is each barrel's fractional part of the whole estimated production. The total costs and profits of each venture are divided among each barrel for tax purposes.

Unit ownership acts State laws on condominiums.



- **Unit pricing** Pricing by item and not by a flat **contract** price on a total deal involving many items. *Unit pricing* may also mean pricing by each unit of weight (per ounce of peanut butter rather than per jar), by length (by board-foot, rather than by board), etc.
- Unit rule 1. A way of valuing a block of stocks (or other securities) by taking the sale price of one share sold on an exchange, multiplying it by the number of shares in the block, and ignoring all other facts and assumptions about value. 2. A rule binding every member of a group to vote the way the majority of the group votes.
- United States attorney A lawyer appointed by the president to handle U.S. civil and criminal legal matters in a U.S. judicial district (all or part of a state). Also called district attorney (see that word).
- United States Code The official lawbooks containing federal laws organized by subject. They are recompiled every six years, and supplements are published when needed.
- United States Code Annotated The United States Code with explanations and annotations to cases for each set of laws.
- United States Code Congressional and Administrative News A series of books with the texts of, and cross-references to, all federal laws and some congressional committee reports and federal administrative regulations.
- United States commissioner (or magistrate) See magistrate.
- United States Courts Federal courts (as opposed to state courts) created by the U.S. Constitution and by Congress. U.S. courts are all part of one system with federal jurisdiction (based on such things as diversity of citizenship, federal question, appellate jurisdiction, and certiorari). These courts, from the top down, are the: Supreme Court (hears appeals from state courts and lower federal courts); Courts of Appeals (hear appeals from lower federal courts and administrative agencies; there is one court for each of twelve geographical circuits plus the Federal Circuit, which hears appeals nationwide from specialized federal courts and other appeals such as patent cases); District Courts (the U.S. trial courts; there are about one hundred around the country); and specialized courts such as Federal Claims (contract claims against the U.S.), International Trade (tariff-related claims), Armed Forces Appeals, Veterans Appeals, Tax Court, and Territorial Courts (in the U.S. territories).
- United States Department of Commerce v. United States House of Representatives (119 S.Ct. 765) The 1999 U.S. Supreme Court decision that statistical sampling techniques may not be used to sup-



- plement direct headcounts in federal census taking for the purpose of setting House districts.
- United States Government Organizational Manual An annual U.S. publication that summarizes most information on the branches, agencies, and persons running the U.S. government.
- United States Reports The official volumes in which decisions of the U.S. Supreme Court are collected.
- United States Statutes at Large See statutes at large.
- Case names that begin with "United United States v. States" are listed in this dictionary by the "versus" name, as in **Nixon** v. United States.
- A **trust** (see that word) in which a fixed percentage of the trust Unitrust property is paid out each year to the **beneficiaries**, after which the trust property is paid to a charity. To qualify for special tax benefits, a unitrust must comply with several I.R.S. requirements.
- 1. An identical interest in property held jointly. There are the uni-Unity ties of: time (the property was acquired by all joint owners at the same time), title (the property was acquired by all through the same deed or event), interest (each person got the same ownership rights), and possession (each has the same right to possess the whole property). In addition, *unity of person* refers to the way property is held "as one person" by tenants by the entireties because they are married. 2. Unity of possession also refers to the merger (see that word) of rights in land.
- Univ. of Calif. Regents v. Bakke (438 U.S. 265) The 1978 U.S. Supreme Court decision that struck down fixed affirmative action quotas, but allowed race to be taken into account in making public college admissions decisions that remedy past discrimination.
- Universal Applying to everything or everyone.
- Unjust enrichment Obtaining money or property unfairly and at another's expense. This does not include merely driving a hard bargain or being lucky in a deal. The law provides several ways to avoid unjust enrichment, such as by imposition of quasi contract (see that word).
- Contrary to law; unauthorized by law. Not necessarily a crime, Unlawful but at least either a tort or disapproved of by the law.
- Unlawful assembly Three or more people gathered to commit a violent crime or a breach of the peace (see that word).
- Unlawful detainer Holding on to land or buildings beyond the time you have a right to them.

Unliquidated See liquidated.

Unmarketable title See marketable title.

- **Unnatural act** 1. See **sodomy**. 2. Describes making a **will** that gives away most of a person's property, without apparent reason, to other than immediate relatives.
- Unprofessional conduct 1. Conduct that violates a profession's ethical code, such as the lawyer's Rules of Professional Conduct (see that word). 2. Conduct that is generally considered immoral, unethical, or dishonorable. (This conduct must generally relate to the performance of the person's duties for it to be included in no. 1.)

Unrealized profit Paper profit.

Unreasonable See reasonable.

- **Unrelated business income** Money made by a tax-exempt **nonprofit organization** that comes from its business activity, which has little to do with the purposes or activities that give the organization tax-exempt status. This income is usually taxed.
- **Unrelated offenses** Crimes or other wrongdoings not related to the subject of a prosecution. These *unrelated offenses* may not be used to show a person's general character.
- Unwritten law 1. A "law" of decent behavior that most people follow because it is considered right, just, or usual to do so. 2. Any one of several commonly held assumptions about the law that are not laws and will not be enforced by a court; for example, the "law" that a husband will not be punished if he kills his wife's lover. 3. Common law or judge-made law as opposed to statutes, regulations, etc. 4. Enforceable informal rules such as trade usage.

Upset price A reserve price.

- **Urban easement** The right of most streetside property to get light, air, and free entrance from the street side. See also **ancient lights.**
- **Ursery v. U.S.** (518 U.S. 267) A 1996 U.S. Supreme Court decision permitting the imposition of a criminal punishment and a civil **forfeit**ure for the same crime because it was not **double jeopardy**.
- <u>Usage</u> A general, uniform, well-known course of conduct followed in a particular geographic area or type of business or trade. *Usage* is important in interpreting ambiguous **contracts**.
- Use An old method of holding land, similar to a **trust**, in which one person got legal ownership, but another person got the use of the land. The *statute of uses* was a law in England that converted most uses into full ownership interests in property.



Use immunity See immunity.

Use tax Tax on some products brought into a state without paying the state's sales tax.

Useful 1. In patent law, something is useful if it actually does something (as opposed to merely existing for its own sake or conveying information) that can be "applied to some practical use beneficial to society." This is a prerequisite for something to be patentable. 2. In tax law, useful life is one measure of the time period for the depreciation of business property. It need not be the actual length of time something will be used or how long it will last.

Useless gesture exception See knock and announce.

Usufruct An old word for the right to use something as long as it is not changed or used up.

Usurious Involving usury.

<u>U</u>sury Charging an illegally high rate of **interest**.

Utility A requirement for a device or process to be patented. See useful. A utility patent is the most common type of patent: for an invention such as a machine, a new drug, or a new process.

Utter 1. Put into circulation. **Issue** or put out a **check**. 2. Say. 3. Enough so that it will be considered complete, total, or **absolute**.

Uxor (Latin) Wife. Abbreviated ux.



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- v. 1. An abbreviation for *versus* or "against" in the name of a case. For example, *Smith v. Jones* means that *Smith* is suing *Jones. 2.* Volume.
- **V.A.** Veterans Administration. The U.S. agency that administers benefits and programs for armed services veterans. These programs include hospitals, college tuition assistance, etc.
- V.A.T. Value added tax.
- V.R.M. Variable rate mortgage.
- Vacate 1. Annul; set aside; take back. For example, when a judge vacates a judgment, it is wiped out completely. 2. Move out or empty.
- Vacco v. Quill (521 U.S. 783) A 1996 U.S. Supreme Court decision that said there is no **Fourteenth Amendment** right to physician-assisted suicide even though patients do have a right to refuse treatment.
- Vadium (Latin) A pledge.
- **Vagrancy** A vague, general word for "hanging around" in public with no purpose and no honest means of support.
- Vague 1. Indefinite; uncertain; imprecise. 2. The vagueness doctrine is the rule that a **criminal** law may be **unconstitutional** if it does not clearly say what is required or prohibited, what punishment may be imposed, or what persons may be affected. A law that violates **due process of law** in this way is void for vagueness. See also **over-breadth**.
- **Valid** 1. Binding; legal; complying with all needed formalities. 2. Worthwhile; sufficient.
- Validation In employment law, the proof that a job test, selection procedure, or job requirement is related to job performance. *Content validity* is proof that a test measures skills or abilities needed for the job. *Construct validity* is proof that a test measures mental and psychological traits needed for the job. And *criterion validity* is proof that a selection procedure improves job performance by accurately measuring the results of the procedure against actual job performance.

Valuable consideration See consideration.

Value 1. Worth. This may be what something cost, what it would cost to replace, what it would bring on the open market, etc. Actual value, cash value, fair value, market value, etc., may all mean the same. See

market value. 2. "For value" or "for value received" means "for consideration '

- Value added tax A tax based on the sale price of goods and services minus the cost of raw material and goods purchased to produce the goods and services. V.A.T.s are used in Europe.
- Value rule A way to measure damages that compares the value of what was promised to the value of what was actually received.
- Valued policy An insurance policy in which the items insured are given an exact value. This is in contrast to an open (or unvalued) policy in which a value need not be placed on items until they are lost, damaged, etc.
- Vandalism The intentional harming, defacing, or destroying of another person's property.
- Variable annuity (or insurance) An annuity (or insurance policy) with payments that depend on the income generated by particular investments. Also called asset-linked annuity (or insurance).
- Variable rate mortgage A mortgage with payments that change (every month, year, two years, five years, etc.) based on a standard index such as the prime rate.
- 1. A difference between what is alleged (said will be proved) in pleading and what is actually proved in a trial. 2. Official permission to use land or buildings in a way that would otherwise violate the zoning regulations for the neighborhood.

(Latin) Or not. Vel non

Buver. Vendee

Seller. Vendor

- Vendor's lien A catchall phrase for various types of liens held by the seller of property, including the purchase price lien (not usually recognized by law) of a person who sells land with no security and the lien of a seller who holds goods until the price is paid.
- Venire facias (Latin) Describes a command to the sheriff to assemble a jury. [pronounce: ve-neer fay-she-as]
- Venireperson (or member, man, or woman) Juror or prospective juror (person on a jury panel).
- Venture capital Money invested in a young company with high risk and the potential for high reward.
- The local area where a case may be tried. A court system may Venue have jurisdiction (power) to take a case in a wide geographic area, but the proper venue for the case may be one place within that area for the



- convenience of the parties, etc. Jurisdiction is the subject of fixed rules, but venue is often left up to the discretion (good judgment) of the judge.
- (Latin) Words. Verba artis means "words of art" or technical Verba terms.
- Spoken; partly spoken and partly written; written but unsigned; Verbal or lacking some other formality.
- Verbal act Words that have legal effect as part of a transaction. For example, the words "I give you this ring" are a verbal act if the ring is handed over at the same time, making the words part of the "gift transaction." (A gift requires both intent, supplied by the words, and delivery, supplied by handing over the ring.) Verbal acts are usually admissible as evidence because they are conduct, not mere words that might be barred as hearsay. Compare with res gestae.
- 1. The jury's decision. 2. The usual verdict in a civil case, one where the jury decides which side wins (and how much, sometimes). is called a *general verdict*. When the jury is asked to answer specific questions of fact, it is called a special verdict. For compromise, directed, partial, sealed, etc., verdicts, see those words. 3. The jury's verdict in a criminal case is usually "guilty" or "not guilty" of each **charge.** A jury might also make *sentencing* decisions.
- 1. Swear in writing to the truth or accuracy of a document. Verify 2. Confirm; prove the truth of; back up; check up on.

Versus Against.

Vertical In a chain, such as from manufacturer to wholesaler to retailer (as opposed to among various manufacturers, among various retailers, etc.). In antitrust law, a vertical trust (or vertical integration) is the combination of several of these levels under one ownership or control.

Vertical union An industrial union.

- 1. Give an immediate, fixed, and full right. 2. Take immediate effect (see vested).
- 1. Absolute, accrued, complete, not subject to any conditions that could take it away; not contingent on anything. For example, if a person sells you a house and gives you a **deed**, you have a vested interest in the property; and a pension is vested if you get it at retirement age even if you leave the company before that. 2. There are several types of pension plan vesting. For example, "cliff" vesting (until you work a certain number of years, you get nothing; after that, you get all your accrued benefits); "graded" vesting (additional percentages of



your accrued benefits are added the longer you work); and "rule of 45" vesting (after your age plus the number of years you have worked for the company equals 45, part of your accrued benefits become vested. with the rest vested in the next few years). There are variations on all of these methods.

Veterans Administration See V.A.

Veterans preference Federal and state laws giving honorably discharged war veterans various hiring preferences, with the strongest usually going to disabled veterans.

A refusal by the president or a governor to sign into law a bill that Veto has been passed by a legislature. In the case of a presidential veto, the bill can still become a law if two-thirds of each **house** of Congress votes to override the veto. An item veto (or line item veto) is the veto by a state governor of only part of an **appropriations** bill, and a *pocket* veto is the failure by the president to sign a bill passed within ten days of the end of a legislative session (which has the same effect as a veto). Also, any member of the United Nations Security Council can veto a resolution of the Council.

Vexatious litigation Lawsuits brought without any just cause or good reason. Also see malicious prosecution.

Vi et armis (Latin) "Force and arms" (see trespass).

Via (Latin) A right of way or road.

Viable child A child developed enough to live outside the womb.

Viatical settlement The purchase of a person's life insurance policy (or the transfer of rights to the person's death benefit) for less than the value of the death benefit because the person needs immediate money to cope with an illness that is likely terminal.

Vicarious liability Legal responsibility for the acts of another person because of some relationship with that person; for example, the liability of an employer for certain acts of an employee. [pronounce: vicare-ee-usl

Vice 1. Illegal (and considered immoral) activities such as prostitution. 2. An imperfection or defect, 3. Describes a second in command or substitute.

Victimless crime A term often applied to illegal, but consensual, sexual acts or drug use.

(Latin) See. For example, vide ante means "look at the words or Vide sections that come before this one." [pronounce: vee-de]

(Latin) "That is to say." Sometimes used to separate a general Videlicet statement from the specific things that explain it. Usually abbreviated

viz; the term is unnecessary because a colon (:) can be used in its place.

1. The right in some cases to have your windows free from new View obstructions. See also ancient lights. 2. An inspection by a jury, or by persons appointed by a court (called "viewers"), of an accident scene, a crime scene, a route for a proposed road, etc. 3. For majority or minority view, see majority.

Vigilance Watchfulness. Reasonable promptness in pursuing or quarding a right, enforcing a claim, etc.

Vinculo matrimonii (Latin) See a vinculo matrimonii.

Violent presumption Complete, even though indirect proof. For example, the fact that the sun was shining is a *violent presumption* that an event did not take place at midnight in New York.

Vir (Latin) A man; a husband.

Virtual adoption See equitable adoption.

1. Something worthwhile or good (in a practical, rather than a moral sense). 2. "By virtue of" means "by the power of" or "because."

(Latin) Force or violence. For example, vis major is an irresistible force or a natural disaster. See also act of God, force majeure, and trespass.

Visa Permission to travel in a country, given by officials of that country who usually mark it into a person's passport. A visa is also sometimes required as permission from your own country to travel to an otherwise "off-limits" country.

Visitation 1. Meeting with a person who is under the supervision of another. Visitation rights usually refers to the right of a parent to see a child who is in the legal **custody** of the other parent. 2. Inspection or supervision by an outsider.

Vital statistics Data on births, deaths, diseases, marriages, divorces, etc.

Invalidate or make ineffective, **void**, or **voidable**. [pronounce: vish-ee-atel

1. (Latin) "Living voice"; orally, as opposed to in writing. 2. A viva voce vote is usually taken on minor questions decided by a legislature or other assembly. The person leading the session decides who wins based on which side sounds louder.

See videlicet.

Voiceprint A graph of the pitch, intensity, and timing of the sound waves that make up a person's voice. Some courts allow this graph, produced by a spectograph machine, as evidence that identifies a speaker.



- Void Without legal effect; of no binding force; wiped out. For example, a void contract is an "agreement" by which no one is (or ever was) bound because something legally necessary is missing from it. Sometimes *void* is used imprecisely in legal documents to mean **voidable**.
- Void for vagueness See vague.
- Voidable Can be made void. Describes something that is in force but can be legally avoided. For example, a *voidable contract* is a **contract** that one or both sides can legally get out of, but is effective and binding if no one chooses to get out of it.
- (French) "To see, to say"; "to state the truth." The preliminary Voir dire in-court questioning of a prospective witness (or juror) to determine competency to testify (or suitability to decide a case). [pronounce: vwahr deer]
- Volenti non fit injuria (Latin) "A willing person cannot be injured legally." See assumption of risk.
- Volstead Act A defunct federal law that prohibited the manufacture and sale of alcoholic beverages. The law was passed under the repealed Eighteenth Amendment to the U.S. Constitution.
- 1. With complete free will; intentional. In this sense, a voluntary trust is one set up intentionally, rather than imposed by law. 2. Free; without consideration. In this sense, a voluntary trust is set up as a gift, rather than as a way of protecting, for example, a mortgage holder. 3. For voluntary intoxication and manslaughter, see those words
- Volunteer A person who pays another's debt without being asked and with no requirement to pay it. See officiousness.
- **Voter** A person who has the legal qualifications to vote; a person who has registered to vote; a person who has actually voted.
- Voting Rights Act (42 U.S.C. 1973) A 1965 federal law that prohibited literacy and character tests, provided for federal voter registration, and prohibited states from certain other practices.
- **Voting stock** Any type of corporate stock (often only **common stock**) entitled to vote.
- Voting trust An arrangement by which stockholders in a company pool their shares of stock for the purpose of voting as a block at stockholders' meetings.
- Give personal assurance of the truthfulness, validity, or existence of something. A prosecutor is not permitted to vouch for a witness's trustworthiness to a jury.



- **Voucher** 1. A document that authorizes the giving out of something, usually cash. 2. A **receipt** or **release**; the **account** book that shows receipts and releases.
- **Vouching in** A procedure by which a **defendant** in a lawsuit notifies another person that the person may be liable for what the **plaintiff** asks. Under some circumstances, the person notified may be bound by the court's decision.

Vs. Versus. See v.



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W.D. Western district.

- Wade hearing A criminal case suppression hearing (named after Wade v. U.S., 388 U.S. 218 (1967)) that determines whether a witness's identification of the defendant was improper (usually due to unfairly suggestive procedures) and thus excludable as evidence. The term strictly refers to a hearing about the absence of counsel at a lineup, but has come to be used for hearings about all sorts of pretrial and incourt identifications.
- Wage 1. Employee compensation by the hour, job, or piece as *opposed* to **salary** (see that word). But see no. 2. 2. Under the federal Fair Labor Standards Act, wages includes no. 1 plus salary, bonuses, tips, commissions, board, and lodging.
- Wage and hour laws Federal and state laws setting minimum wages and maximum hours of work; the leading law is the federal Fair Labor Standards Act.
- Wage assignment An arrangement in which a person allows his or her wages to be paid directly to a **creditor**. It is illegal in most situations in many states. See also **qarnishment**.
- Wage earner's plan See Chapter Thirteen.
- Wager of law A practice in old England by which a person accused of something, such as owing money, could swear that the money was not owed and could bring eleven neighbors (called *compurgators*) to swear to the person's general truthfulness.

Wager policy A gambling policy.

- Wagner Act A 1935 federal law that established most basic union rights. It prohibited several employer actions (such as attempting to force employees to stay out of a union) and labeled these actions "unfair labor practices." The Wagner Act (also known as the National Labor Relations Act) created the National Labor Relations Board to help enforce the labor laws. The Act was combined with other revised labor laws into a later National Labor Relations Act (see that word).
- Wait and see statute A state law that avoids some of the problems caused by the *rule against perpetuities* (see **perpetuity**) by allowing time to pass to find out if a **will** or **trust** violates the rule.



- Waive Give up, renounce, or disclaim a privilege, right, or benefit with full knowledge of what you are doing. [pronounce: wave]
- Waiver The voluntary giving up of a right (see waive). For example, waiver of immunity is the act of a witness who gives up the constitutional right to refuse to give evidence against himself or herself and who proceeds to testify. A criminal defendant waives immunity merely by going on the witness stand.
- Waiving time Allowing a court to take a longer time than usual to try you on a criminal charge.
- Walsh-Healey Act (41 U.S.C. 35) A 1936 federal law that set up minimum wage, hour, and work condition standards for employees working for contractors on federal jobs.
- Want 1. Desire. 2. Lack.
- 1. **Reckless**, heedless, or **malicious**. 2. Weighing about two thousand pounds. 3. Floating in broth. 4. In need.
- War crimes Actions that violate international laws of the conduct of war. Individuals may be punished for war crimes by national or international courts. Since the Nuremberg trials following World War II, these crimes include crimes against humanity such as the systematic torture of civilians
- War powers clauses The U.S. constitutional clauses (Article I, Section 8, Clauses 11-14) that give Congress the power to declare war and raise armies and give the president the power to carry on the war.
- 1. A division of a city for elections and other purposes. 2. A person, especially a child, placed by the court under the care of a quardian.
- Warehouse receipt A piece of paper proving that you own something stored in a warehouse. A warehouse receipt may be a **negotiable in**strument.
- Warehouser (or warehouseman) A person in the business of storing goods. A warehouser's lien is the right of a person storing goods to keep them until storage charges have been paid.
- Warrant 1. Promise or quaranty, especially in a contract or in a deed (see warranty). 2. Written permission given by a judge (or magistrate, etc.) to a police officer (or sheriff, etc.) to arrest a person, conduct a search, seize an item, etc. A warrant given directly from a judge to a police officer to arrest a person is a bench warrant. 3. See subscription warrant under subscribe. 4. Promise that certain facts are true. 5. The name for certain documents authorizing the payment or collection of money.



- Warranty 1. Any promise (or a presumed promise, called an implied warrantv) that certain facts are true. 2. In land law, a warrantv is a promise or guaranty in a deed that the title of land being sold is good and is complete ("marketable"). (See general and special warranty deeds. See also quitclaim deed.) 3. In the law of buildings, a construction or home owners warranty is the promise that it was built right, and a warranty of habitability is the implied promise to buyers or renters that a house is fit to live in. 4. In commercial law, a warranty is either no. 2 or no. 3. 5. In consumer law, a warranty is the same as in the previous definitions, plus any obligations imposed by law on a seller that benefit a buver; for example, the warranty that goods are merchantable and the warranty that goods sold as fit for a particular purpose are fit for that purpose. Also, under federal law, if a written consumer warranty is not "full" (as to labor and material for repairs) it must be labeled *limited warranty* in the sales contract.
- 1. Selling something and buying something else that is basi-Wash sale cally the same thing. The word often is used to describe the nearly simultaneous buying and selling of shares of the same stock. 2. Rescission (see that word) is sometimes called a "wash" because all original rights, liabilities, and property (or their monetary equivalent) are returned. 3. A sale with no profit or loss.
- 1. Abuse or destruction of property in your rightful possession, Waste but belonging to someone else, or in which someone else has certain rights. 2. Loss of another's assets due to mismanagement. 3. See also wasting.
- Waste-book A merchant's log of rough notes of transactions as they occur. Also called a "blotter."
- Wasting Depleting; depletable; being used up. A wasting asset is some valuable natural resource (such as growing timber, mineral deposits, oil, etc.) which, when removed, normally qualifies for a depletion allowance (see that word) under income tax laws; a wasting property is a right to a wasting asset, a lease of limited duration, a patent right, etc.; and a wasting trust is a trust that gets used up by making scheduled payments to the trust's beneficiary.
- The right to use water from a river, stream, ditch, pipe, etc. Water rights (sometimes for a specific purpose or amount). See also riparian rights.
- Watered stock A stock issue that is sold as if fully paid for, but that is not (often because some or all of the shares were given out for less than full price).



- **Waybill** A document made out by a **carrier** that includes the "who, what, where, how, and when" of goods shipped. See also **bill of lading**.
- Ways and Means The name for the committee of the U.S. House of Representatives (and of some state legislatures) responsible for raising the tax revenue that funds all government activity.
- **Weight of evidence Evidence** that is more *convincing* than opponent's evidence, not necessarily the larger *quantity*.
- Welfare 1. Public financial assistance to certain categories of poor persons. 2. Health, happiness, and general well-being. 3. See **general** welfare clause.
- Well-pleaded complaint doctrine The federal rule that a defendant cannot get removal of a lawsuit from state court to federal court unless the plaintiff's complaint shows that the case involves federal law. Compare with artful pleading doctrine.
- **WESTLAW** A computerized legal research source.
- Wharton rule Concert of action rule.
- **Whereas** A vague word, often used to mean "because." When placed at the beginning of a legislative **bill**, "whereas" introduces the explanation for why the bill should be passed and made law.
- Whereby (and other "where" words) A vague word meaning "by means of," "how?" or several other things. This word, like other vague, formal "where" words (whereas, wherefore, whereof, whereon, whereunder, whereupon, etc.), is usually best left out of a sentence or replaced by a specific thing, place, idea, etc.
- Wherefore A vague word, often used in a **complaint** to begin the section in which the **plaintiff** spells out exactly what he or she wants from the **defendant** or wants the court to do.
- Whipsaw strike 1. A strike that is particularly harsh to convince other companies to give in to **union** demands. 2. A strike against a company in which the union uses the added pressure of allowing the company's competitors to continue working by not striking them.
- **Whistleblower** An employee who brings organizational wrongdoing to the attention of government authorities. Government laws protect some whistleblowers. See also **qui tam.**
- White Acre See Black Acre.
- **White knight** A corporation that buys a company to save it from a *takeover* that the company's officers do not want.
- White slave The original word for a woman involved in a **Mann Act** (see that word) violation.



- White-collar crimes 1. Commercial crimes like embezzlement, price fixing, etc. 2. Nonviolent crimes.
- Whole law A state or country's internal law plus its conflict of laws rules. See also **renvoi**
- Whole life Life insurance with continuing premium payments (which stop if the policy becomes fully paid), a sum paid at death, and, usually, a cash surrender value.
- Wholesale Sale (usually in quantity) to intermediaries or to retailers rather than to consumers of the product.
- Widow's (or widower's) allowance That part of a dead spouse's money and property that a person may take free of all claims under some state laws.
- Widow's (or widower's) election That part of a dead spouse's money and property that a person may choose to take under state law. rather than accepting what was given in the spouse's will. This is usually equal to what the person would get if there is no will. The process is sometimes called waiving the will.
- **Wildcat strike** A strike without the consent of the union.
- Wild's case An old English case that said if a person gives property in a will "to John and his children," unless the will clearly means something else, if John has children at the time the will is made, the children take the land jointly with John; but if John has no children when the will is made, John gets the land, but it goes to any children after he dies.
- 1. Desire; choice. For example, a tenant at will is a person who is Will permitted to use land or a building only as long as the owner desires the tenant to stay. 2. A document in which a person tells how his or her property is to be handed out after death. If all the necessary formalities have been taken care of, the law will help carry out the wishes of the person making the will. For the various types of wills (holograph, mutual, nuncupative, reciprocal, etc.), see those words.
- Will substitutes Refers to such things as life insurance, joint ownership of property, trusts, and other devices that partially eliminate the need for a will.
- 1. Intentional; deliberate; on purpose. 2. Obstinate; headstrong; without excuse. 3. With evil purpose.
- Wilson v. Lane (118 S.Ct. 2068) The 1999 U.S. Supreme Court decision that a police department violates the Fourth Amendment prohibition of unreasonable searches when it permits newspersons to accompany police into a home for a search or arrest.



- Wind up Finish current business, settle accounts, and turn property into cash in order to end a corporation or a partnership and split up the assets. See also dissolution.
- **Windfall profits** Profits that come unexpectedly, that come through no effort or financial cost, or that are much greater than deserved.
- Wiretap An electronic or other intercept of the contents of a communication. Government wiretaps must be authorized by a judge for **probable cause** and private wiretaps must have the consent of one participant (in some states, all participants).
- **Wish** Anything from "mildly desire" to "strongly command." Avoid or define the word in legal drafting.

With all faults As is.

- Withdraw Remove a thing (withdraw money from an account), remove yourself (withdraw as a candidate for office), remove another person (withdraw a juror from a jury), remove from consideration (withdraw an objection in a trial), or remove all possible connections (see withdrawal from conspiracy or criminal action).
- Withdrawal from conspiracy or criminal action More than merely ceasing participation. To avoid prosecution for a conspiracy, a person must also disclose the conspiracy to law enforcement authorities, and to avoid prosecution for other criminal activity (often an attempt), a person must also try to prevent the crime through disclosure or direct action.
- **Withholding of evidence** Hiding, destroying, or removing objects, records, etc., because they may be needed by a court. This may be a crime.
- Withholding tax 1. The money an employer takes out of an employee's pay and turns over to the government as prepayment of the employee's income tax. 2. A tax on dividends, interest, and other income paid to certain people, including people in other countries.
- **Within the statute** Defined, prohibited, or permitted by the **statute**. Use a more precise term if possible.
- Without day See sine die.
- Without recourse A phrase used by an indorser (signer other than original "maker") of a negotiable instrument (check, etc.) to mean that if payment is refused, he or she will not be responsible.
- Witness 1. A person who observes an occurrence (such as an accident), an event, or the signing of a document. 2. A person who makes a sworn (under oath) statement that can be used as evidence (in a court, legislature, hearing, etc.). 3. For material witness and expert

- witness, see those words; and for "witness against self," see selfincrimination.
- Wobbler 1. A crime that "wobbles" between being a felony and a mis**demeanor.** so it can be punished as either.
- Words and Phrases A large set of lawbooks that defines legal (and many nonlegal) words by giving actual quotes from cases.
- Words of art Technical terms that are used in a special way by a particular profession. They are also called "terms of art."
- **Words of limitation** The words in a **deed** or **will** that tell what type of **estate** or rights the person being given land receives.
- Words of purchase The words in a deed or will that tell who is to get the property.
- Work (made) for hire A copyrightable work for which the employer (or hiring person), not the person hired to do the work, is the "author" and owner. Employee work is usually work for hire unless there is a signed writing to the contrary, but a "specially commissioned work" is a work for hire only if it is of a specified type and there is a signed writing that the work is "made for hire."
- Work release program Daytime release of prisoners to work, with return to the prison for nights and weekends.
- Workers' compensation laws Laws passed in most states to pay money to workers injured on the job, regardless of **negligence**. Businesses pay into a fund to support those payments.
- Working capital A company's current assets minus current liabilities. It is one measure of the company's ability to meet its obligations and to take advantage of new opportunities. See also current ratio and quick assets.
- **Working papers** Proof-of-age certificates to satisfy minimum age laws.
- **Workout** An agreement to **refinance**, **restructure**, or **discharge** a debt that is overdue or in bankruptcy.
- Work-product rule The principle that a lawyer need not show the other side in a case any facts or things gathered for the case unless the other side can convince the judge that it would be unjust for the things to remain hidden and that there is a special need for them. This is also called the "qualified attorney work-product privilege." See also qualified privilege.
- A work slowdown in which formal work rules are so Work-to-rule closely followed that production slows down.
- World Court The International Court of Justice.



- Worthier title doctrine 1. Historically, the rule that if persons who inherit something in a will would get exactly the same thing by being intestate heirs (see those words), their "worthier title" is to get it as if intestate heirs instead. 2. Today, in different forms in those states that use it, the rule creates a rebuttable presumption that a person did not mean to limit a remainder interest to his or her heirs.
- Wraparound 1. A second mortgage on a property that includes payments on a low-interest-rate first mortgage. This is done by buyers who don't want to lose the first mortgage and sellers who can't finance the sale without being willing to keep their names on the first mortgage. It is also done by lenders who finance work on older buildings. 2. A new mortgage that makes payments on old mortgages on several properties at once.

Wrap-up clause A zipper clause.

Writ A judge's order requiring that something be done outside the courtroom or authorizing it to be done. The most common writ is a notice
to a defendant that a lawsuit has been started and that if nobody
comes to court to defend against it, the plaintiff may win automatically. If the writ cannot be served (delivered properly), a second one
(called an "alias writ") may be used. Other types of writs include prerogative (unusual) writs such as habeas corpus, mandamus, certiorari and quo warranto (see those words), writs of attachment, error, execution (see those words) and many others. These include
papers that are no longer strictly "writs" but have become part of the
court's ordinary processes as judgments and orders.

Write up (down) Update financial records to show the increased (decreased) value of property.

Writeoff 1. An uncollectible debt. 2. A business or investment loss that can usually be claimed as a tax loss.

Writer A person who sells **options**.

Writings Anything expressed in words, symbols, and numbers, whether written, printed, photocopied, etc.

Written directive See advance directive.

Written law A statute, constitution, treaty, regulation, ordinance, etc., as opposed to unwritten law (see that word).

Wrong A violation of a person's legal rights, especially a tort.

Wrongful birth action A medical **malpractice** lawsuit, brought by the parents, based on a doctor's failure to provide proper information (to advise, diagnose, or test properly), which results in the birth of a child



- with serious birth defects. This is different from a malpractice claim based on procedures that *cause* birth defects.
- Wrongful death action A lawsuit brought by the dependents of a dead person against the person who caused the death. Damages (money) will be given to compensate the dependents for their loss if the killing was negligent or willful. See also survival statute.
- **Wrongful life action** A medical **malpractice** lawsuit, similar to a **wrongful birth action**, brought on behalf of the child. When the issue is life itself, rather than the defects, the suit usually fails.
- Wrongful pregnancy (or conception) action A medical malpractice lawsuit based on a doctor's failure to properly perform a sterilization or abortion (or a lawsuit based on a contraceptive drug or device failure).
- Wyoming v. Houghton (119 S.Ct. 1297) The 1999 U.S. Supreme Court decision that a police officer with probable cause to search a car may inspect a passenger's belongings found in the car because passengers have a reduced "expectation of privacy" regarding their belongings, as opposed to their person, in a car.



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X 1. A mark made by a person who cannot write a signature. It is usually followed by the person's name (and the signatures of witnesses if required by law). 2. An abbreviation for sold without something. Depending on context, it might mean ex dividend (also abbreviated xd), ex rights (also abbreviated xr), etc.



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Yates v. U.S. See clear and present danger test.

Year books Reports of old English cases.

- Year-and-a-day rule The principle that a death cannot be attributed to another person's wrongful conduct unless the death occurred within a year and a day of the conduct. This principle has been abandoned in some states.
- Yeas and nays Describes oral voting in a **legislature**, usually one-by-one, calling each name in turn.
- **Yellow dog contract** An employment contract in which an employer requires an employee to promise that he or she will not join a **union**. These are now illegal.
- Yield Profit as measured by a percentage of the money invested. For example, a ten dollar profit on a hundred dollar investment represents a 10 percent *yield*. *Current yield* is current interest or dividends divided by purchase price.
- York-Antwerp rules Agreed international rules for **contract** provisions dealing with **bills of lading**, for settlement of disputes about maritime losses, etc.
- Younger doctrine The principle that federal courts should usually abstain from deciding a case when there is a pending state court criminal case involving the same subject and the same people. Compare with Burford doctrine and Pullman doctrine.
- Youthful offender An older adolescent treated as a juvenile delinquent, rather than as an adult offender, so eligible for special diversion programs.



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Z 1. Regulation Z is the set of rules put out by the Federal Reserve Board under the Consumer Credit Protection Act. It describes exactly what a lender must tell a borrower and how it must be told. 2. "Z" is a mark used to fill in unused blank spaces on a legal document to keep them from being filled in later.

Z.B.B. Zero-base budgeting.

Z bond A **bond** that pays no interest or principal until all earlier bonds in the **series** are paid.

Zealous witness A swift witness.

- **Zenger decision** Short for the 1735 colonial case in which a man imprisoned for defaming New York's governor was freed. The case established the principle that truth is a valid **defense** to **libel**.
- **Zero-base budgeting** Looking closely at an entire program's funding when planning its next budget, rather than looking only at that program's need for additional money.
- **Zero-coupon bond (or "zero")** A **bond** sold at well below **face** value that pays no interest and can be redeemed at face value at **maturity**.
- **Zero-rate mortgage** A **mortgage** in which a large down payment is made, and the rest of the purchase price is paid off in equal **install-ments** with no **interest**.
- **Zipper** (or wrap-up) clause A statement in a contract that it is an integrated agreement (see that word).
- Zone of danger rule The rule in some states that a plaintiff must be in danger of physical harm, and frightened by the danger, to collect damages for the **negligent** infliction of emotional distress that results from seeing another person injured by the **defendant**.
- **Zone of employment** The physical area (usually the place of employment and surrounding areas controlled by the employer) within which an employee is eligible for worker's compensation benefits when injured, whether or not on the job at the time.
- **Zone of privacy** A place or activity protected against government intrusion by the **Constitution**. See also **expectation of privacy**.
- **Zone pricing** Charging everyone within a geographical area the same price for the same delivered goods.

Zoning 1. The division of a city or county into mapped areas, with restrictions on land use, architectural design, building use, etc., in each area. 2. Cluster zoning allows housing closer together than minimum lot size if open space is maintained; Euclidean zoning uses uniform residential lot sizes to get a desired land use density and usually excludes businesses, apartment houses, etc., from single family residential areas; floating zoning is the setting aside of a certain amount of land in each district for otherwise nonpermitted buildings, with the exact place for them not yet settled; and spot zoning is changing the zoning for a piece of land without regard for the zoning plan.



Appendix A

Where to Go for More Information

If you cannot find the word you want in this dictionary, if the definition given here does not fit the context in which you found the word, or if you need a more elaborate definition, there are several places to look. They are listed here with the most convenient first and the most comprehensive last.

1. Standard English Dictionaries

Try a regular dictionary. Legal documents often use an ordinary English word in its ordinary way, but because of some special emphasis or because of its use in an unfamiliar place, the word looks "legal." A regular dictionary may reassure you that the word's ordinary meaning fits perfectly. *American Heritage, Merriam-Webster,* and *Random House* are helpful dictionaries. For older words or for more detailed definitions try the *Oxford English Dictionary.*

2. Large Law Dictionaries

These books are especially helpful for long Latin phrases, old words and definitions, and situations in which you need several examples of how to use a word properly. Their definitions are sometimes confusing, but they have more words and more extensive definitions than this dictionary has. The three best known are *Black's*, *Ballentine's*, and *Bouvier's*.

3. Hornbooks

If you know the field of law your word comes from, a good starting place is a students' summary of the law in that field. This is called a "hornbook." For example, if the word belongs in the field of torts, try the index in the back of Prosser's *Law of Torts*.

4. Legislation and Cases

If the word comes from a statute (or ordinance or regulation), the statute may contain a specialized definition of the word, often in a "definition section" (or several definition sections scattered through it). This is always true of the "Uniform Laws" and usually true of major federal and state legislation. For example, the most important definitions for many commercial



terms are found in the definition section of the Uniform Commercial Code. (If all you have is the popular name of a statute or a case, you can find it by using *Shepard's Acts and Cases by Popular Name,* found in most law libraries.)

5. Words and Phrases

If you want to be buried by every conceivable use of a term or if the word you want has not turned up in any of the preceding sources, go to a library and use the multivolume *Words and Phrases*. It has excerpts from almost every judge's decision that ever explained a word. It is the best place in a law library to get a start with complicated legal language. But be careful; the excerpts are frequently from cases that have been long overruled or discarded, from cases that were decided in the opposite way from what the quote would lead you to believe, or from "dicta" (words that have nothing to do with the basis for the decision). Also, do not forget to look in the supplement inside the back cover of each book for more recent uses of the word.

6. Descriptive Word Index

If the word you want is not a legal word, but you need to know if the word ever became entangled with the law, try the *Descriptive Word Index* to the *American Digest System*. For example, if you want to know whether there was ever a case about a pet skunk spraying a visitor (because your skunk gets edgy when the doorbell rings), you might try looking up "skunk," "pets," or "visitors." If you find nothing, try more general topics, such as "animals," "household liability," etc.

7. Legal Encyclopedias

If you want to get into the general legal subject that your word came from and if "hornbooks" are no help, try a legal encyclopedia. The two major ones are *Corpus Juris Secundum* and *American Jurisprudence*.

8. Computerized Legal Research

The word you want may be hard to find, but it's here. Some of the sources listed in numbers 1–7 are available in computerized form, and other computerized sources and research techniques are described at the end of Appendix C. Good hunting.



Appendix B Lawyer Talk

This section is written primarily for lawyers, paralegals, law students, and others who use legal words in their work. Its message is simple: legal words are valuable technical tools, but they can complicate, confuse, and prolong any task. Legal jargon smothers clear thinking, clear writing, and clear speaking.

The section is also written for the "person on the street" who uses the dictionary to help with legal questions that come up in everyday life or to learn something about the law. The ability to sort out useful legal language from "legalese" is a big advantage.

Legal language is overused and misused for many reasons. Lawyers, paralegals, and legal writers often get carried away by legal jargon because of their training. Traditional law teaching is by the "case method." Students may spend much of their time studying how appeals judges (who have never seen the actual trial or any of the persons involved in the case) decide cases. This involves applying abstract legal concepts to abstract summaries of facts. After three years of dealing with legal words and abstract ideas, law students may have problems talking about the real world in clear English.

Even after working for real clients who have real problems, many lawyers and paralegals still use legal jargon either from habit or to cover up fuzzy thinking. Legal words are overused or misused in several different ways. Some of these ways include the following:

- Using TECHNICAL legal words instead of clearly explaining legal concepts to nonlawyers
- 2. Using VAGUE legal words when clear English would be more precise
- 3. Using TOO MANY legal words
- 4. Using certain WORTHLESS legal words



1. Technical Words

Even when used accurately, legal words may be out of place when speaking or writing to nonlawyers. For example:

Lawyer talk	English
An "annulment" voids the marriage ab initio.	An "annulment" wipes the marriage off the books as if it never happened.
Plaintiff alleges defendant is the vendee.	Smith claims he sold it to Jones.
If you don't bequeath it in a codicil, it will go by intestate succession.	If you don't change your will to put it in, some cousin may get it.
I'll move for a continuance, but it may be denied as dilatory.	I'll try to put it off, but the judge will think we're stalling.
You hold the estate in fee, but if you alienate it, you activate the acceleration clause in the deed of trust.	You own the house, but if you sell it or give it away, the whole loan comes due.
Vou hold local title on the food of	The nenero are in your name but

You hold legal title on the face of the instrument, but extrinsic evidence shows that Smith has equitable title. The papers are in your name, but a court would give it to Smith.

2. Vague Words

Some legal words have a "built in" vagueness. They are used when the writer or speaker does not want to be pinned down. For example, when a law requires that something be done within a "reasonable time," or with "due care," the law may be deliberately vague about when or how the thing must be done. This vagueness permits case-by-case judicial discretion about the time allowed or the care required. Vague words, however, just as often accompany vague thoughts. The following small list of vague words is drawn from many possibilities:

Sounds precise	But is it?
Above cited	Is it found earlier on the page? In the chapter? In the book?
Accident	Was it intentional? Negligent? By pure chance?
Adequate پایکالاخبری	For what? By what standard? Who decides?

Civil death For all legal purposes? Just some? Permanent? The "block"? That section of town? The state? Community

The whole document? The first page? Face **Facsimile** Exact copy? Close copy? How close?

Fair hearing Fair in what way?

Final decision Final before appeal? Final with no appeal? Fixture May be removed? May not be removed?

Different country? Different state? Different city? Foreign Heirs Children? All who may inherit? Blood relatives?

Infant Baby? Young child? Under legal age? By what standards? With hindsight? Reasonable person

Not part of the deal? Knew nothing about it? Stranger Substantial A lot? More than a little? Above a cutoff?

Undue A lot? Too much? By force? Illegal?

Some legal words have been in dispute in thousands of cases. Judges have decided that many of them "clearly" mean a dozen different, conflicting things. These words can rarely be avoided but should be replaced by specific objects, facts, or concepts whenever possible even if this requires using extra words. For example, lawyers almost never agree about the following words:

Consideration Law

Conspiracy Obscenity

Preponderance of evidence Holding

Insanity Proximate cause

Jurisdiction Willful

3. Too Many Words

■ Ekhtebar

Doubling legal words that mean the same thing can be confusing. Good examples of legal word-doubling (and tripling) are found on pages 346 to 366 of The Language of the Law by David Mellinkoff (Boston, Mass., Little, Brown & Co., 1963). Some of these are:

Fit and proper Mind and memory Force and effect Name and style Give, devise, and bequeath Null and void Have and hold Over and above

Known and distinguished as Rest, residue, and remainder

Last will and testament Written instrument

If the use of two similar words adds an important shade of meaning, use them with care. Most doublings, however, are just clutter.

4. Worthless Words

Many worthless words are used frequently in legal writing. Some are worthless because they are almost meaningless. Others mean exactly the same thing as a clear English word. Here are some examples of both types of worthless words:

Aforesaid Issue (for "children")
Ambulatory Party of the first part
And/or Re (for "about")

Firstly Said (as in "said table")

Forthwith To wit
Four corners Viz
Hitherto Whereas

Here (or There)
-about -inafter
-after -to
-by -tofore
-for -upon
-from -with
-in -unto

What can a *legal professional* do about jargon? Before using a legal word, stop and think. Even if it is precise and useful, is it too technical for the situation? Is a vague word being used to smooth over vague thinking? Would fewer words do the job? Is the word on the "worthless list"?

What can a *nonlawyer* do about legal jargon? First, learn to recognize it. Legal language is less imposing once the "legalese" is stripped away. Next, ask for a translation when something you hear is confusing. And finally, don't use it.



Appendix C Legal Research

How to Use This Appendix

Effective legal research requires practice, but some basic legal knowledge plus a reference guide will get you started.

This appendix is divided into three sections. *Concepts* introduces important legal ideas (such as "authority," "holding," and "jurisdiction") that you should keep in mind while doing legal research. *Techniques* explains basic skills of analyzing your problem, finding the law, and using the law you find to solve your problem. And *Sources* describes the places (such as statute books, case reporters, and the World Wide Web) where you will find the law, plus discussions about it and leads to it.

Here are some hints for using this appendix:

- If you need more detailed information than what is in this appendix, read the *Books on Doing Legal Research* section (page 570).
- If you have never used a law library, read the *Law Libraries* section (page 571) before going to one.
- Take full advantage of the Internet. Even if you lack access to fee-based, computer-assisted legal research, there is a wealth of free legal information a few keystrokes away. Use this appendix to help you get started.
- Use this dictionary while reading this appendix and while doing research. Words in **boldface** in this appendix are defined in the dictionary.
- Use the following checklist of things to consider while doing each research task:

Concepts in the Law

Legislative, judicial, or executive? Statute or case? Federal, state, or local?



Jurisdiction or not?

Civil or criminal?

Trial or appeal?

Binding or persuasive?

Techniques of Research

ANALYZING THE FACTS

Know your facts

Know your objectives

FINDING THE LAW

Create a word list

Do your search

ANALYZING THE LAW

Reading cases

Reading statutes and regulations

LISING THE RESEARCH

Validate with a citator

Cite it right

Re-analyze, including both sides' positions

Write it up

Sources of the Law

PRIMARY SOURCES

Federal statutes and administrative regulations

State statutes

State administrative regulations and local ordinances

Case law: The National Reporter System

Case law: other sources SECONDARY SOURCES

Martindale-Hubbell

Key Number Digests

American Law Reports (A.L.R.)

Citators: Shepards, Key-Cite, etc.

Legal encyclopedias



Other important secondary sources

(Words and Phrases; looseleaf services; treatises; law review articles; form, practice, and procedure books; etc.)

Books on doing legal research
LAW LIBRARIES
COMPLITER-ASSISTED LEGAL RESEARCH

Concepts in the Law

This section contains some basic concepts you should be familiar with before starting any serious legal research. You do not need to know these concepts in depth to do good research and you do not need to keep them in mind all at once. But you *do* need to know what they mean when you come across them.

The concepts are presented as questions in the heading of each section. You can skim through these questions each time you are deciding how to approach a legal problem, how to look for the right books, or how to use the legal material you have found.

Legislative, Judicial, or Executive?

Which Branch of Government Is Involved?

The **legislative** branch of the U.S. government enacts **statutes**, the **judicial** branch decides court **cases** (in part by "interpreting" those statutes), and the **executive** branch "runs" the country (in part by "carrying out" those statutes). Figure 1 shows the three branches of the U.S. government.

Notice "The Constitution" in the top box. The U.S. Constitution is *not a statute*, but is the document establishing the basic principles for the entire government and setting up the basic structure and procedures for running it. Nothing done by the government (or by its citizens) may legally conflict with the Constitution.

Next notice the "Executive Branch" box below the Constitution. The executive branch produces several types of written laws (such as **executive orders** and **treaties**) that are also *not statutes*.

And finally, look at the small boxes in the middle of the page and the one large box at the bottom. These show how the executive branch is divided into the **cabinet** departments and **administrative agencies** that run **(regulate)** specific parts of the government, primarily by issuing and <u>enfor</u>cing **regulations** that *look like statutes*. These departments and

agencies also hold **hearings** that *look like trials* but are governed by principles of **administrative law.** For these reasons, you must always know which branch of government produced the document you are using.

Statute or Case?

Is It Statutory Law or Case Law?

Most of "the law" you research will be clearly recognizable as **statutes** (enacted by the **legislative** branch of government) or **cases** (decided by the **judicial** branch). "**Statutory** law" is a **legislature**'s official statement about what it wants to encourage, permit, or forbid. Statutory law is collected in books and on-line, often in the form of **codes**.

A statute usually starts out as a **bill** that is voted on and passed (or rejected) by the legislature (with each **house**, if there are two, holding **hearings** in **committee** and sometimes holding **floor** debate). The bill becomes a statute when it is signed by (or passed over the **veto** of) the president of the United States (or a state governor).

"Case law" is a statement by a court that is based on legal principles developed from past case decisions. It is a judge's decision, plus the facts and reasoning behind that decision. It is called a court **opinion** and collected in books of case reports, reporters, and on-line.

See statute, statutory, case, and caselaw for more information.

Federal, State, or Local?

Which Level of Government Is Involved?

All three branches of government exist on the federal, state, and local levels. The state and local levels have divisions of authority similar to those of the U.S. government (Refer to Figure 1), but the terminology is sometimes different. For example, local constitutions are usually called **charters** and local statutes are usually called **ordinances**.

You must always know whether the constitution, statute, regulation, or case decision (opinion) you are dealing with is federal, state, or local.

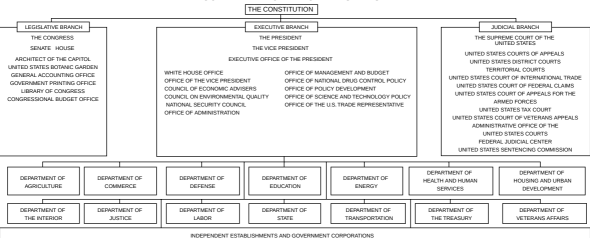
Jurisdiction or Not?

Who Has the Power to Decide?

If a court "has jurisdiction" it has the power to decide a case. The decision of a court lacking jurisdiction has no legal effect. ("Jurisdiction" also describes a geographical area, such as a city or state, within which a government and its officials have the power to act.)



THE GOVERNMENT OF THE UNITED STATES



AFRICAN DEVELOPMENT FOUNDATION CENTRAL INTELLIGENCE AGENCY COMMODITY FUTURES TRADING COMMISSION CONSUMER PRODUCT SAFETY COMMISSION CORPORATION FOR NATIONAL AND COMMUNITY SERVICE DEFENSE NUCLEAR FACILITIES SAFETY BOARD

ENVIRONMENTAL PROTECTION AGENCY EQUAL EMPLOYMENT OPPORTUNITY COMMISSION EXPORT-IMPORT BANK OF THE U.S. FARM CREDIT ADMINISTRATION FEDERAL COMMUNICATIONS COMMISSION FEDERAL DEPOSIT INSURANCE CORPORATION

FEDERAL ELECTION COMMISSION FEDERAL EMERGENCY MANAGEMENT AGENCY FEDERAL HOUSING FINANCE BOARD

FEDERAL MARITIME COMMISSION FEDERAL MEDIATION AND CONCILIATION SERVICE FEDERAL MINE SAFETY AND HEALTH REVIEW COMMISSION FEDERAL RESERVE SYSTEM FEDERAL RETIREMENT THRIFT INVESTMENT BOARD FEDERAL TRADE COMMISSION GENERAL SERVICES ADMINISTRATION

FEDERAL LABOR RELATIONS AUTHORITY

INTER-AMERICAN FOUNDATION MERIT SYSTEMS PROTECTION BOARD NATIONAL AFRONAUTICS AND SPACE ADMINISTRATION NATIONAL ARCHIVES AND RECORDS ADMINISTRATION NATIONAL CAPITAL PLANNING COMMISSION NATIONAL CREDIT UNION ADMINISTRATION

NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES.

NATIONAL LABOR RELATIONS BOARD NATIONAL MEDIATION BOARD NATIONAL RAIL ROAD PASSENGER CORPORATION (AMTRAK) NATIONAL SCIENCE FOUNDATION

NATIONAL TRANSPORTATION SAFETY BOARD NUCLEAR REGULATORY COMMISSION OCCUPATIONAL SAFETY AND HEALTH REVIEW COMMISSION

OFFICE OF GOVERNMENT ETHICS OFFICE OF PERSONNEL MANAGEMENT OFFICE OF SPECIAL COUNSEL PANAMA CANAL COMMISSION

PEACE CORPS PENSION BENEFIT GUARANTY CORPORATION POSTAL RATE COMMISSION

RAII ROAD RETIREMENT BOARD SECURITIES AND EXCHANGE COMMISSION SELECTIVE SERVICE SYSTEM SMALL BUSINESS ADMINISTRATION SOCIAL SECURITY ADMINISTRATION TENNESSEE VALLEY AUTHORITY TRADE AND DEVELOPMENT AGENCY U.S. ARMS CONTROL AND DISARMAMENT AGENCY U.S. COMMISSION ON CIVIL RIGHTS U.S. INFORMATION AGENCY U.S. INTERNATIONAL DEVELOPMENT

COOPERATION AGENCY U.S. INTERNATIONAL TRADE COMMISSION U.S. POSTAL SERVICE

A court's jurisdiction derives from written law. The power of the federal courts derives from the U.S. Constitution and certain federal laws allowed by the Constitution. The power of state courts derives from state constitutions and certain laws allowed by these constitutions. Sometimes, more than one court has the power to decide a case; these courts have concurrent jurisdiction.

Federal courts operate within strict limits. These courts have the power to decide those cases that pose a **federal question** and those cases that have antagonists from different states and an amount of money in controversy that exceeds a particular sum. This power to decide cases with persons from different states is called diversity jurisdiction. State courts also often have dollar maximums or minimums. For example, a "small claims court" might have jurisdiction over only "money claims under one thousand dollars."

A court must usually establish power over the persons involved (personal jurisdiction) as well as over the subject matter in controversy (subject matter jurisdiction). Cases involving certain subject matters (such as disputed title to land) do not always require personal jurisdiction.

The jurisdiction of most courts is limited to a specific geographical area within the United States. For example, as seen in Figure 2, the federal circuits are composed of several states, while the federal districts are composed of a state or part of a state.

Civil or Criminal?

Which of Two Basic Categories of Law Is Involved?

The difference between civil and criminal cases is often easily seen. A crime is a wrong done "to society" which involves conduct specifically defined in a written criminal law. Crimes are usually either felonies (more serious, often punishable by a year or more in prison) or misdemeanors (less serious), with most states specifying degrees of seriousness (such as a "class two felony"). Most other cases are civil. They are usually lawsuits that involve one person or company in conflict with another person or company, although the government is involved in many civil cases (for example, zoning appeals).

The rules and procedures that apply to criminal cases are substantially different from those that apply to civil cases. For example, conviction of a crime requires proof beyond a reasonable doubt (the highest level of proof), while winning a civil lawsuit usually requires proof by the **prepon**derance of evidence. Certain safeguards, such as the Fourth Amendment prohibition of unreasonable search and seizure, apply primarily to the government and only rarely apply to a civil case.



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There is, however, a "gray area" between civil and criminal. For example, **civil commitment** involves confinement in a public institution even though no crime was committed. A minor traffic violation is not civil, but it is not a crime. The conviction of a juvenile offender for what would be a crime if the offender were an adult is not a crime, although it may be handled primarily as a "criminal" case.

Also, certain civil and criminal cases resemble each other. For example, **assault** is both a crime and the basis for a civil lawsuit, but civil and criminal assault may be defined differently and have different means of proof and defense. For all of these reasons, it is important to be sure whether you are dealing with a civil or a criminal case.

Trial or Appeal?

Which Procedural Phase of a Case Is Involved?

Most **hearings** in court cases take place in **trial** courts, but most of the **opinions** collected in **reporters** and in on-line sources are the result of hearings in courts of **appeal**. What are the differences between the two types of courts?

The purpose of a trial is to sort out the facts of a dispute and to apply the law to these facts in order to make a decision. Witnesses give **testimony** when they are questioned by lawyers for each side (and sometimes by the judge). The lawyers introduce physical objects as **evidence**, make **motions**, **objections**, and summary statements about the case, and sometimes file **briefs**.

Some trials are before a judge and **jury** (a jury trial) and some are before a judge alone (a **bench** trial). There are often preliminary hearings before the trial, and sometimes the judge will make a decision about the case based solely on these preliminary hearings.

A major purpose of an **appellate** proceeding is to decide whether the trial court applied the law correctly. Appeals are governed by special procedural rules. After an appeal is filed by a **party** dissatisfied with a trial court decision, the **record** from the trial (which includes part or all of the **transcript** and evidence accepted or refused by the trial judge) is transmitted to the appellate court. Briefs are submitted by both sides.

An **oral argument** is then presented before one or more appellate judges. There is no jury, no testimony, and no introduction of evidence because the factual findings made at trial usually cannot be altered. After study, appellate judges write the **opinions** contained in the reporters. *Note:* **administrative agencies** hold hearings that may be *called* trials or appeals, but they are administrative proceedings rather than court cases.



Hearing procedures are usually less formal than court procedures, and decisions can usually be appealed to (or replaced by a trial in) a trial court.

Binding or Persuasive?

Does a Prior Case Require a Judge to Rule a Certain Way?

Judges have wide discretion in deciding cases, but that discretion is limited by law. The decisions of a state court judge in Virginia, for example, must not conflict with the **statutes** and **constitutions** of Virginia and of the United States. Such written laws are one form of **binding authority** that a judge must follow in making a decision.

The other main form of binding authority is an **opinion** by a higher court in the same court system. This form of binding authority is called **precedent**. Judges must follow applicable precedent in much the same way that they must follow applicable statutes. This rule is expressed in the principle of **stare decisis** ("let the decision stand"). For example, the U.S. District Court for the Eastern District of Virginia (part of the 4th Circuit) may not make a decision that conflicts with decisions of the U.S. Court of Appeals for the 4th Circuit, the higher court to which appeals from the district court would go (see Figure 2). No court in any other circuit provides binding authority.

It is often important to know what nonbinding courts have decided, since this information (and other information, such as the views of legal experts expressed in **treatises** and **law journal** articles) can be persuasive to a judge. Such information is called **persuasive authority**.

Some information is more persuasive than other information. A judge from the U.S. Court of Appeals for the 4th Circuit will be interested in how similar cases were decided by the U.S. Courts of Appeals in other circuits. That judge, however, may care less about what a state court judge in Alaska decided.

You must find and analyze all binding authority. The less binding authority that exists, the more persuasive authority must be found. Persuasive authority also gives you a greater source from which to draw possible supporting arguments for your case.

Once all the binding authority has been identified—that is, once you have all the opinions and statutes that the judge in your case *must* follow—you must identify those *parts* of the cases that are binding. When a panel of judges decides a case, it is the written opinion of the majority of judges (the *majority opinion*) that must be followed, not any *dissenting* opinions. (A court such as the U.S. Supreme Court will often make a decision without a majority opinion. These decisions contain



concurring opinions that complicate analysis of what is binding because you need to hunt through all the opinions to find what a majority of the judges agreed on.)

Even *within* the majority opinion, there is often material, known as **dicta**, that is *not* binding authority. Dicta are anything in the opinion that is *not* a *logically necessary part of the decision*. (Dicta, however, are often very persuasive.) The reason that dicta are not binding authority is that a judge's role is to resolve actual controversies; any words offered beyond such resolution are beyond the judge's official role, and are thus not binding on others. The resolution of the actual controversy, the logically necessary core of the judge's decision, is called the **holding**.

To summarize your search process for relevant cases:

- From well over a million printed opinions
- You want only opinions that are binding or persuasive
- And must have all opinions that are binding
- But can *rely on* only each majority opinion's **holding**

Techniques of Research

Analyzing the Facts

Know Your Facts

Much of research is listmaking. Your first, most important list will be of everything you know about the facts of your problem: The *things, happenings, persons,* and *places* involved. Note beside each fact what you know, how you know about it, and how sure you are about each of the subfacts. Avoid making assumptions about what the law might be at this stage.

Know Your Objectives

An ounce of thinking is worth ten pounds of research. Analyze what you want to accomplish. What results do you (your client, etc.) hope for? Are they realistic? Make a list and look at it often throughout the research process.

Finding the Law

Create a Word List

Most research tasks involve either too few potentially useful reference sources or too many. In neither case should you flounder through more and more books. The solution may be to *cartwheel*.

Cartwheel is a method of creating and expanding word lists to use vour sources best and to lead you to new sources. (Cartwheel was developed by William Statsky, and can be seen in greater detail in Legal Research and Writing: Some Starting Points, 5th edition (West Publishing, 1999)).

Cartwheel lets you turn your lists of facts (things, happenings, persons, places) and your list of objectives (see Analyzing the Facts) into words to "plug into" the indexes, tables of contents, references, and word lists within your sources. It helps if you phrase each word or idea in as many different ways as possible to find more leads to useful information. You should take each word or phrase on your list and put it into the cartwheel, as seen in Figure 3.

Suppose that one important word from your fact lists is "bloody nose." Under broader words, you might list "injury" and "trauma"; under related procedural terms, possible types of lawsuits, such as for "battery" or "tort"; under long shots, "fight" or "insult." Generate as many words as possible and plug them into as many indexes, tables of contents, computerized search programs, and other finding aids as possible.

You can use Cartwheel, use a system devised by another author or publisher, or use your own system. Some researchers prefer a system that includes a memory device such as TARP (Things, Actions, Remedies, and Parties) or TAPP (Things, Acts, Persons, Places). Generating new words (especially when you run out of ideas) is a key to unlocking "vaults" of information. This dictionary can help generate new words using any system if you look for related words in each definition.

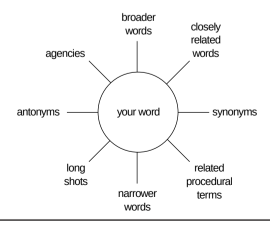




Figure 3 ■ Cartwheel

Do Your Search

Here are some guidelines to help you along:

- Keep *Sources of the Law* (especially Figure 4 on page 554–555) handy as you work.
- Start with primary sources (statutes, cases, regulations, etc.) if you know them.
- Use this dictionary to look up new words as you find them.
- Be flexible. Let the words on your lists, new Cartwheel words, and the references suggested by your sources tell you where to go next. Follow some side paths. You may not know exactly what you need until you find it.

Analyzing the Law

Reading Cases

Much law school training is based on the "case method." Students read, brief (summarize and analyze), and discuss the reported decisions (opinions) of appellate courts.

You will need to brief cases for many research problems. Once you have found a case that is potentially central to your research problem, read the **headnotes** printed before the **opinion**. (Figure 6 on page 561 is a collection of headnotes.) This will give you an orientation to the case.

Here is how to brief the case:

- 1. Write down all the **citation** information (names and numbers) that identifies the parties, the court, and the reporter volume.
- 2. Write down *who wrote the decision*. If it lacks a name, but says "per curiam or memorandum decision," it is by all the judges.
- 3. Write down the *procedural history* of the case. From where did it come on appeal?
- 4. Write down the *result*, the judge's **holding**. This is a key part of your job, and often the hardest.
- 5. Write down the *reasoning justifying the holding* point-by-point. The judge may summarize for you, but be careful. Both here and elsewhere in the opinion, the words the judge used may be **dicta** (see that word).
- 6. Write down what the court did with the case. This might be to **affirm, reverse, remand,** etc.



- Write down any important points made by judges who concur or dissent.
- 8. Write down the case's *later history,* if any, that you find. (See *Validate with* a **citator** below.)
- 9. Write down the important ways that the facts in this case are similar to (and different from) the facts in your research problem, and whether any **issues** of fact in the case or in your research problem cloud the comparison.
- Write down the **issues** of law in the case that are relevant to your research problem and how they are (or are not) decided. Some researchers use the memory device IRAC (Issue, Rule, Application/Analysis, Conclusion).

Reading Statutes and Regulations

Reading statutes and regulations is as hard as reading cases. You must read them word-by-word because they are often very precise in places and very vague in others. Each comma may matter.

"Briefing" statutes is not as hard as briefing cases. The form of the brief doesn't matter as long as it contains the statute's **citation** and information on who is *included in* and *excluded from* the statute's reach, on when and how it operates, on whether it commands or only permits something, and on any details directly bearing on your problem. Quote the key parts directly unless they are too long.

If anything important about the statute is unclear after a careful reading, you must use the cases and historical data given in the statute's **annotations** to find the **legislative history**. You should always at least look at the annotations to see if you are interpreting something incorrectly.

Briefing **regulations** is generally similar to briefing statutes. You must also include information on the statutes that authorize the regulations.

Using the Research

Validate with a Citator

You have found what you want. Now what? First, make sure you have what you think you have. Are your cases, statutes, or regulations still good **authority?** The only way to find out is to trace them down through later cases and other sources to see if they have been criticized, overruled, changed, etc. Read the *Sources of the Law* section on Shepard's Citators and Key Cite (pages 566–568).



Cite It Right

A case or other authority is worthless if you (and those to whom you offer it as authority) cannot find it again. Always write down a correct citation. For example, Ex parte Grossman 267 U.S. 87, 88 (1925) gives the case name, volume, reporter, page, page of a pinpoint citation, and date. If you find the case in one reporter, but another reporter is its official place of publication, you should include both citations.

Copy down the citation before you take notes and make sure you copied it perfectly. (If you are not sure of the proper form, consult *The* Bluebook: A Uniform System of Citation or a computerized cite-checker such as The Electronic Bluebook or Cite Rite.)

Re-analyze, Including Both Sides' Positions

Once all your research is complete, reanalyze your arguments to see if there are any loose ends. Then analyze your arguments' strengths and the strengths of the other side's arguments. Upon what will they likely rely? Does that mean more research for you? It sometimes helps to work out how the other side is likely to analyze the issues using IRAC (Issue, Rule, Application/Analysis, Conclusion).

Write It Up

Order and label all your papers, make an informal index, and write a summary of what you have, what you did, and what you concluded. Keep it short, clear, and simple. Check your work against a book such as Legal Writing: Sense and Nonsense by David Mellinkoff (West Publishing) or Modern Legal Usage by Bryan Garner (Oxford University Press).

Sources of the Law

The rest of this appendix outlines answers to the following legal research questions:

What are the materials used in legal research?

Where are they?

When do you use each of them?

How do you use them?

Sources of the law are divided into two types: primary and secondary. (Both primary and secondary sources can be official or unofficial.) Primary sources include such things as reporters of court opinions, and collections of statutes and regulations. Secondary sources include materials about the primary sources such as digests, encyclopedias, and citators. Both types of sources may be accessed through books and computerassisted legal research.

Figure 4 on page 554 is a chart of various types of primary and secondary sources. It is adapted from William Statsky's Legal Research and Writing: Some Starting Points, 5th edition (West Publishing, 1999). This appendix concentrates on finding and using opinions, statutes, and requlations, the first, second, and fourth items on the chart,

Primary Sources

Federal Statutes and Regulations

Where Do You Find Them? The official source for recently passed federal statutes (called public laws in this form) is the United States Statutes at Large. The best unofficial source for recently passed federal statutes and information about bills going through Congress is the *United States Code* Congressional and Administrative News (U.S.C.C.A.N., West Group).

The official source for statutes once they have been sorted by subject into a permanent order is the United States Code (U.S.C.). The two unofficial sources are the *United States Code Annotated (U.S.C.A.*, West Group) and the United States Code Service (U.S.C.S., LEXIS Publishing). These unofficial sources are the main places to go for federal statutory research because they contain the law in the most useful form, come out sooner than the official U.S.C., and have annotations to caselaw, legislative historv. regulations. etc.

The official source for proposed federal administrative rules and regulations is the Federal Register. It is published daily. (See the next paragraph for unofficial sources.)

The official source for most administrative regulations once they have been sorted by subject into a permanent order is the Code of Federal Regulations (C.F.R.), although collections for many individual agencies also exist. There is no one unofficial source for administrative regulations, but WESTLAW, LEXIS, and various looseleaf services have major portions.

The four official sources of federal statutes and regulations are available in paper (book and pamphlet) form and are available on-line from feebased providers (WESTLAW and LEXIS). They are available free on-line on the World Wide Web, but sites, links to sites, and ease of searching the sites change regularly. The three unofficial sources are available in paper, WESTLAW, and LEXIS forms only. (See Computer-Assisted Legal Research for more information.)

TYPE OF LAW	FULL TEXT HERE	USE TO FIND IT	USE TO HELP Explain it
Opinions Determine current validity with: Shepard's, Key-Cite, Auto- Cite, & Insta-Cite	Reports & reporters ALR, ALR 2d, 3d, 4th, 5th, & Fed. Legal newspapers Looseleaf services Slip opinions Advance sheets WESTLAW, LEXIS, CD-ROM, Internet	Digests ALR, ALR 2d, 3d, 4th, 5th, & Fed. Shepard's Legal encyclopedias, treatises, periodicals Looseleaf services Words and Phrases	Legal encyclopedias, treatises, periodicals, and newsletters ALR, ALR 2d, 3d, 4th, 5th, & Fed. Looseleaf services
Statutes Determine current validity with: Shepard's, Key-Cite, Auto-Cite, & Insta-Cite	Statutory Code Statutes at Large Session Laws Compilations Consolidated Laws Laws and Slip Laws Acts & Resolves Legislative Service WESTLAW, LEXIS, CD-ROM, Internet	Code index volumes Looseleaf services Footnotes in legal encyclopedias, treatises, periodicals	Legal encyclopedias, treatises, periodicals, and newsletters ALR, ALR 2d, 3d, 4th, 5th, & Fed. Looseleaf services
Constitutions Determine current validity with: Shepard's, Key-Cite, Auto- Cite, & Insta-Cite	Statutory Code or separate volumes WESTLAW, LEXIS, CD-ROM, Internet	Code index volumes Looseleaf services Footnotes in other materials	Legal encyclopedias, treatises, periodicals, and newsletters ALR, ALR 2d, 3d, 4th, 5th, & Fed. Looseleaf services
Administrative Regulations Determine current validity: Shepard's for some agencies, List of Sections Affected (LSA) for federal agencies	Administrative Code or separate volumes Register or Bulletin Looseleaf services WESTLAW, LEXIS, CD-ROM, Internet	Index volumes of the administrative code Looseleaf services Footnotes in other materials	Legal periodicals, treatises, newsletters ALR, ALR 2d, 3d, 4th, 5th, & Fed. Looseleaf services
Administrative Decisions Determine current validity: Shopperd's	Separate decision volumes of some agencies Looseleaf services	Looseleaf services Index to the decisions Digest volumes	Legal periodicals, treatises, newsletters ALR, ALR 2d, 3d, 4th, 5th, & Fed.

Figure 4 ■ Sources of the Law

WESTLAW, LEXIS,

CD-ROM, Internet

Footnotes in other

materials

Looseleaf services

validity: Shepard's

and Key-Cite for

some agencies



TYPE OF LAW	FILL TEXT LIEDE	HEE TO FIND IT	USE TO HELP
TYPE OF LAW	FULL TEXT HERE	USE TO FIND IT	EXPLAIN IT
Charters Determine current validity: Shepard's	Municipal Code or separate volumes Register or Bulletin State session laws Official journal or legal newspaper Internet	Charter or municipal code index volumes Footnote references in other materials	Legal periodicals and treatises ALR, ALR 2d, 3d, 4th, 5th, & Fed.
Ordinances	Municipal Code	Index volumes of	Legal periodicals
Determine current validity: Shepard's	Official journal Legal newspaper Internet	municipal code Footnote references in other materials	and treatises ALR, ALR 2d, 3d, 4th, 5th, & Fed.
Rules of Court	Statutory code or	Index to statutory	Practice manuals
Determine current validity: Shepard's	separate volumes Practice manuals Deskbooks WESTLAW, LEXIS, CD-ROM, Internet	code, rules volumes, practice manuals, or deskbook Footnote references in other materials	Legal encyclopedias and periodicals, newsletters, and looseleaf services Legal treatises ALR, ALR 2d, 3d, 4th, 5th, & Fed.
Executive Orders	Federal Register Code of Fed. Regs. USCCAN, USC, USCA, USCS WESTLAW, LEXIS, Internet	Index volumes to the sets of books listed in the column to the left Footnote references in other materials	Legal periodicals, newsletters, and looseleaf services Legal treatises ALR, ALR 2d, 3d, 4th, 5th, & Fed.
Determine current validity: Shepard's			
Treaties	Statutes at Large	Index volumes to	Legal periodicals,
Determine current validity: Shepard's	(until 1949) U.S. Treaties & Other Internat. Agreements State Dept. Bulletin International Legal Materials WESTLAW, LEXIS, Internet	the sets of books listed in the column to the left World Treaty Index Current Treaty Index Footnote references in other materials	newsletters, and looseleaf services Legal encyclopedias and treatises ALR, ALR 2d, 3d, 4th, 5th, & Fed.

Figure 4 ■ Sources of the Law (continued)

How Do You Use Federal Statutes and Regulations? This section explains how to use the four most important sources (U.S.C.A., U.S.C.S., U.S.C.C.A.N., and C.F.R.). The explanations refer primarily to the paper versions of these sources because they are usually more difficult to use.

The *United States Code Annotated* (*U.S.C.A.*) reprints the fifty **titles** of the *U.S.C.* in over one hundred volumes.

There are three ways to find the section (subdivision of a title) you need. If you know the statute's popular name, go to the popular name tables in the end volumes. If you know the general area of law you need, read through the general index of the fifty titles. Once you choose a title, use that title's individual subject index. And, if you know only certain specific facts or legal catchwords, go to the general index in the end volumes first. (If nothing turns up, you may have to go through a word-list expansion exercise such as "Cartwheel" on page 549.)

Once you have the section you need, there is often a wealth of information on **legislative**, **executive**, and **judicial** handling of the subject, all in one place with references, with most of the executive and judicial information organized by West **Key Numbers**.

To update the *U.S.C.A.* volumes, you must use **pocket parts**, "Supplementary Pamphlets," and "Special Pamphlets." Also, make sure you are using the latest hardback volume because volumes are revised on separate publication schedules.

To update the U.S.C.A. and its pamphlets with the most recent news, you need the *United States Code Congressional and Administrative News* and its supplementary pamphlets. They contain easy-to-use tables that refer you to recent related legislation and regulation. And don't forget to determine each statute's current validity using a **citator**.

The *United States Code Service* works generally the same way as *U.S.C.A.* and covers the same statutes, etc. Its main references are to LEXIS materials rather than West's.

The *Code of Federal Regulations*, currently published entirely in color-coded pamphlet form due to frequent revision, is an official source for most federal administrative law materials. Its fifty titles do *not* correspond to the *United States Code* titles that authorize them, but the titles do group generally by the federal agency that administers them. In the **citation** "2 CFR §7.1" the "title" is 2, the "part" or major subdivision is 7, and the "section" (everything after the "section symbol") is 7.1.

If you have a *United States Code* citation (for statutes in your area of law), the best way to find the right *CFR* section (for administrative regulations issued under the authority of these statutes) is to convert the United States Code citation directly through tables in the *CFR* pamphlet containing finding aids. Lacking that, you should use the general index in *CFR*. (If you find nothing and suspect that you are dealing with an entirely new area of law, check the various *Federal Register* indexes.)



To update your *CFR* research, first make sure that you have the latest volume. (The titles are revised once each year in quarterly batches.) Then find the latest *CFR* monthly update pamphlet called the List of Sections Affected. It tells which *CFR* sections have been recently affected by new regulations, new proposed regulations, etc. Read the text of these changes in the *Federal Register* (the page number is given). Finally, for last-minute updates, check the CFR Parts Affected tables in each subsequent issue of the *Federal Register* and read the changes in the daily issues you are referred to.

State Statutes

Many researchers use state statutes more often than they use federal statutes, but not too much is said about them here because there are fifty different states. There are, however, some similarities among states that should be mentioned.

All states first print their new laws chronologically as **session laws**, sometimes modeled on the "public laws" of the *United States Statutes at Large* (see the prior section). They are called by various names, such as *Acts and Resolves*. States then organize their statutes into **codes**. Most states have both official and unofficial versions of their codes, many modeled on the *United States Code Annotated* (see the prior section), or containing many of its features, such as references to encyclopedias and other secondary sources.

Most state codes, in both annotated and nonannotated forms, and some session laws, are available on-line through WESTLAW and LEXIS. The World Wide Web has some of these materials, either through individual state sites or sites that collect material and links. Sites, links, and ease of searching the sites change regularly. (See Computer-Assisted Legal Research for more information.) The following information helps with both paper-based and on-line research.

To find state statutory law, you can start by looking up your subject in the Digest volumes of *Martindale-Hubbell*. Its use is explained on pages 561–562. This may give you a quick, but *not* authoritative, answer to your question and a reference to the state statute with the answer. Otherwise, go directly to the statutes and take a few minutes to read the explanatory material at the front of the first volume. This will alert you to anything unusual about the set's organization.

Next, check to see if there is a general index in the last volumes of the set. These vary in size and quality, so you may have to do some word-expansion exercises such as "Cartwheel" to expand your search possibilities. Once you find the right volume, check to see if *it* has an index, and use that also. (Some code titles fill more than one volume, so check for an index in each volume that contains the code title.)



Finally, update your research with information from any **pocket parts**, supplements, or binders of **slip laws** available, and don't forget to determine each statute's current validity using a **citator**.

State Administrative Regulations and Local Ordinances

These lower-level sources of law are not always collected in one place. Their organization, style, and quality vary widely. Regulations and ordinances are often highly detailed, and at the same time vague, and they sometimes conflict with the state laws that authorized them. Persistence and care are needed to track them down and to understand them.

There are four general approaches to finding this material. First, you can check on-line, as WESTLAW and LEXIS regularly add more of this information, and some is available in bits and pieces on the World Wide Web. (See Computer-Assisted Legal Research for more information.) Second, you can check to see if your library collects it in one place. Third, you can e-mail, write, call, or visit the agency, department, or city government in question. And fourth, you can search the secondary sources (Shepard's state and ordinance law citators, A.L.R., digests, articles, looseleaf services, etc.). These are described starting on page 566–567.

Caselaw: The National Reporter System (NRS)

What Is in It? Only about one percent of the cases decided by courts in the U.S. have been collected and printed, but there are well over a million cases now in books. Most of these cases are in the books of the National Reporter System (NRS), West Group. State appellate court cases considered important enough to publish are in one of the regional reporters and cases from federal courts are in one of the federal court reporters (such as the Supreme Court Reporter). For example, one of the regional reporters, the Southern Reporter, contains cases from Alabama, Florida, Louisiana, and Mississippi. Each individual book of a reporter is called a volume, and cases in each reporter are in rough chronological order. Figure 5 summarizes the NRS. The National Reporter System is on WESTLAW, which makes it far easier to use than the equivalent paper volumes. It is also on CD-ROM.

How Do You Use It? The location of a case within the National Reporter System is given by an abbreviation known as a **citation** ("cite" for short). For example, the citation "121 N.W.2d 321" gives the location of a case in the 121st volume of the North Western Reporter, Second Series on page 321.

Cases are sometimes published in the NRS and in reporters put out by other publishers or by the states themselves. Only one of these publications is the official one; sometimes it is the NRS. When you have one



REGIONAL REPORTERS	BEGINNING	COVERAGE
Atlantic Reporter	1885	Connecticut, Delaware, Maine, Maryland, New Hampshire, New Jersey, Pennsylvania, Rhode Island, Vermont, and District of Columbia Court of Appeals
California Reporter	1960	All reported California opinions
Illinois Decisions	1990	All reported Illinois opinions
New York Supplement	1888	All reported New York opinions
North Eastern Reporter	1885	Illinois, Indiana, Massachusetts, New York (Court of Appeals only), and Ohio
North Western Reporter	1879	Iowa, Michigan, Minnesota, Nebraska, North Dakota, South Dakota and Wisconsin
Pacific Reporter	1883	Alaska, Arizona, California (Supreme Court only), Colorado, Hawaii, Idaho, Kansas, Montana, Nevada, New Mexico, Oklahoma, Oregon, Utah, Washington and Wyoming
South Eastern Reporter	1887	Georgia, North Carolina, South Carolina, Virginia and West Virginia
South Western Reporter	1886	Arkansas, Kentucky, Missouri, Tennessee and Texas
Southern Reporter	1887	Alabama, Florida, Louisiana and Mississippi
FEDERAL REPORTE	RS	
Federal Reporter	1880	United States Circuit Court from 1880 to 1912; Commerce Court of the United States from 1911 to 1913; District Courts of the United States from 1880 to 1932; U.S. Court of Claims from 1929 to 1932 and 1960 to 1982; the U.S. Court of Appeals from its organization in 1891; the U.S. Court of Customs and Patent Appeals from 1929 to 1982; and the U.S. Emergency Court of Appeals from 1943 to 1961; Court of Appeals for the Federal Circuit from 1982; and Temporary Emergency Court of Appeals from 1972



FEDERAL REPORTERS	BEGINNING	COVERAGE
Federal Supplement	1932	United States Court of Claims from 1932 to 1960; United States District Courts since 1932; United States Customs Court from 1956 to 1980; Court of International Trade from 1980; Judicial Panel on Multidistrict Litigation from 1968; and the Special Court, Regional Railroad Reorganization Act from 1973
Federal Rules Decisions	1939	United States District Courts involving the Federal Rules of Civil Procedure since 1939 and the Federal Rules of Criminal Procedure since 1946
Supreme Court Reporter Bankruptcy	1882	U.S. Supreme Court beginning with the October term of 1882
Reporter	1980	Bankruptcy decisions of U.S. Bankruptcy Courts, U.S. District Courts, U.S. Courts of Appeals and the U.S. Supreme Court
Military Justice Reporter	1978	United States Court of Military Appeals and Courts of Military Review for the Army, Navy, Air Force and Coast Guard
United States Federal Claims Reporter	1982	United States Court of Federal Claims decisions beginning October 1982

Figure 5 ■ National Reporter System (continued)

citation to a case, you can find the other (if it exists) by using tables in the *National Reporter Blue Book* or by using the appropriate **citator.**

Each individual volume in the NRS has reference material about the cases in the volume. For example, each has a *Table of Cases Reported* (a list of cases by court system); a *Table of Statutes Construed* (a list of statutes discussed in the various cases in the volume); a *Table of Words and Phrases* (a list of important words and phrases defined in the cases);



and a small *Key Number Digest* (a list of the **key numbers** relevant to the cases). Each printed case is preceded by an "introductory section" that includes a synopsis of the case and other information as illustrated in Figure 6. Each reporter also has **advance sheets**. These are sometimes the quickest way to find out about new cases from state courts.

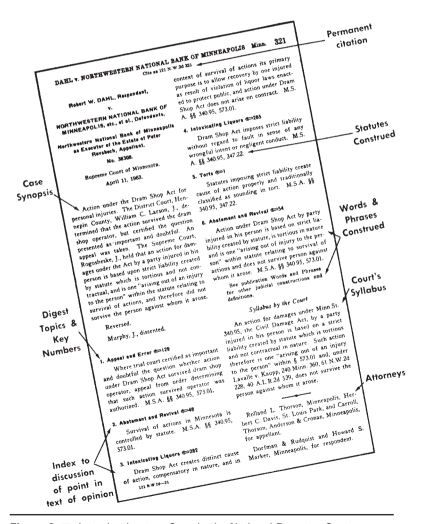


Figure 6 ■ Introduction to a Case in the National Reporter System



Caselaw: Other Sources

Non-NRS Federal Reporters. The official **reporter** for decisions of the U.S. Supreme Court is called *United States Reports*. A frequently used annotated version is *United States Supreme Court Reports, Lawyer's Edition* (LEXIS Publishing). It is known simply as "Lawyer's Edition" (L.Ed.). Some volumes contain the **briefs** in the case. It is also available on-line from LEXIS.

Two **looseleaf services** print weekly copies of Supreme Court decisions. These are the *Supreme Court Bulletin* (Commerce Clearing House) and *United States Law Week* (Bureau of National Affairs). *Law Week* is more frequently used because of its news coverage of other legal matters. All other collected reports of federal court cases are in the *National Reporter System*.

Other State Reporters

As mentioned before, some states have official reporters that are not part of the *National Reporter System*.

Secondary Sources

Martindale-Hubbell

What Is in It? The first volumes of the Martindale-Hubbell Law Directory contain a state-by-state listing of practicing lawyers and law firms. Unless you need this information, go right to the Digest volumes. They contain summaries of the law of each state by legal topic with examples of legal forms needed for many topics. They also contain copies of uniform and model acts, short summaries of the law of almost every foreign country, and reviews of federal copyright, patent, and trademark law. Martindale-Hubbell is available in book form, on LEXIS, and on the World Wide Web under its name.

How Do You Use It? Martindale-Hubbell is not hard to use. It has a topical index with good cross-referencing to find the right subject areas. These subjects are the same for each state and include all the areas of everyday law. Each state has a smaller index and an explanation of what its citations and abbreviations mean. There are, however, a few things to keep in mind. First, even though Martindale-Hubbell is updated frequently, there is still the chance that state law has changed. Second, it is very condensed, so you may be missing some of the fine points of the law. And third, it is not an authoritative source. It is useful for quick, preliminary answers to many legal questions, but should not be cited.



Key Number Digests

What Is in Them? Key Number Digests have been called one of the four pillars of legal research. (The other three are the ALR Annotations, Shepard's Citators, and computer-assisted research.) Key Number Digests are a comprehensive method of categorizing, indexing, and finding the legal subjects discussed in U.S. courtrooms.

A Key Number is a permanent number given by West Group to a specific legal subject as categorized by West. It is usually preceded by the Key Number symbol . West first subdivided all possible legal subjects into seven main headings, then broke these headings into thirty-two subdivisions and approximately four hundred "Key Number topics." Figure 7 on page 564 is a part of that breakdown. Finally, each of these Key Number topics is broken down into many Key Numbers unique to each Key topic. The Key Numbers in each Key Number topic do not correspond to those in other Key Number topics, so you must know both the topic and the Key Number. New Key Numbers are added to topics regularly, and old ones are further and further subdivided.

A West editor who reads a case that comes into the *National Reporter System* picks out *each legal point* and writes a brief summary of that point in a single paragraph. These paragraphs are given a topic and Key Number, are printed with decisions in case reporters (see Figure 6 on page 561), and are collected into *Key Number Digests* by topic and Key Number.

There are *Key Number Digests* for most individual state reporters, for most regional reporters, most United States court reporters, and for specific subjects (such as bankruptcy and education). The material in all these digests is then collected into the *American Digest*, a massive master index of caselaw summaries covering the whole country and most of its appeals courts since colonial days. The *American Digest* is divided into a *Century Digest* (1658–1896), a series of *Decennial Digests* (1897–1905, 1906–1915, etc.), *General Digests* (yearly between the last and the next Decennial), and updating pamphlets.

How Do You Use Them? Key Number Digests are available in paper and CD-ROM form and on-line through WESTLAW. For computer-assisted use, first read the following general information, then go to page 573. All the Key Number Digests (except the Century Digest, which predates the Key System) work exactly the same way. If you want to know about "Theaters and Shows 6(18) athletic events" in Florida only, use the Florida Key Digest; for "Theaters and Shows 6(18) athletic events"; in the whole Southern region, use the Southern Key Digest; do the same for federal courts and the Supreme Court. For the whole country, use the American Digest.



- 1. **PERSONS**
- 9. **PROPERTY**
- 3. CONTRACTS
- 4. TORTS
- 5. CRIMES
- 6. REMEDIES
- 7. **GOVERNMENT**

1. PERSONS RELATING TO NATURAL PERSONS IN GENERAL

Civil Rights Dead Bodies

Death

Domicile

Drugs and Narcotics

Food

Health and Environment

Holidays

Intoxicating Liquors

Names

Poisons

Seals

Signatures

Sunday Time

Weapons

PARTICULAR CLASSES OF NATURAL PERSONS

Absentees

Aliens

Chemical Dependents

Citizens

Convicts

Illegitimate children

Indians

Infants

Mental Health

Paupers

Slaves

Spendthrifts

PERSONAL RELATIONS

Adoption

Attorney and Client

Employers Liability

Executors and Administrators

Guardian and Ward

Labor Relations

Marriage

Master and Servant

Parent and child

Principal and Agent

Workers' Compensation

ASSOCIATED AND ARTIFICIAL PERSONS

Associations

Beneficial Associations

Building and Loan Associations

Colleges and Universities

Corporations

Exchanges

Joint-Stock Companies and Business Trusts

Partnership

Religious Societies

PARTICULAR OCCUPATIONS

Accountants

Agriculture

Auctions and Auctioneers

Aviation

Banks and Banking

Bridges Brokers

Canals

Carriers

Commerce

Consumer Credit

Consumer Protection

Credit Reporting Agencies

Detectives

Electricity

Explosives Factors

Ferries

Gas

Hawkers and Peddlers

Innkeepers

Insurance

Licenses

Manufactures

Monopolies Physicians and Surgeons

Pilots

Railroads

Seamen

Shipping Steam

Telecommunications

Theaters and Shows

Towage

Turnpikes and Toll Roads

Urban Railroads

Warehousemen

Wharves

2. PROPERTY

NATURE, SUBJECTS, AND INCIDENTS OF OWNERSHIP IN GENERAL

Abandoned and Lost Property

Accession

Adjoining Landowners



The most direct way into the Key Numbers is to start with a case that discusses the question that you want to answer. Few researchers are so lucky, but if you *do* have a printed case on point, you can go straight from the case's Key Number summary paragraphs to a digest. If all you have is a case *name*, you can look it up in the Table of Cases for the digest you want to use. This will give you, in addition to more information about the case, the Key Numbers that summarize its legal points.

A Descriptive Word Index is the best way into the digests. You start by categorizing your problem and generating an expanded list of *related* words using the "Cartwheel" method explained earlier or your own method of adding search words with the help of this dictionary. You then look up these new words alphabetically in each digest's Descriptive Word Index. Those that exist in the index will lead you to topics and Key Numbers. Once you find the Key Numbers you need, look them up in the digest.

It may take a long time to wade through the summary paragraphs. If you are working with the *American Digest* (rather than with one of the regional, state, or U.S. court digests), you may sometimes need to consult every digest in the system, plus the updates. (Be sure to see the Cumulative Table of Key Numbers to avoid having to look through every *General Digest*.) Only use the *American Digest* approach if you have no quicker alternative using a digest for a smaller geographical area or more limited range of subjects.

Finally, do not rely completely on the Key Number Digest paragraphs because they are overly condensed and sometimes misleading. Read the case referred to for what the judge really said. And never cite the summary as authority for a legal point. It isn't.

American Law Reports (A.L.R.)

The book version of *A.L.R.* is a complex law finder, but it is worth mastering because, if you find what you need, it comes in highly concentrated form. The on-line version is much easier to use. It operates the same way as, and is integrated with, the rest of the WESTLAW search system (National Reporter System, U.S.C.A., Key-Cite, etc.). See "How to Use" on page 575.

What Is in It? A.L.R. has hundreds of volumes, each containing several selected "lead" cases (some with summaries of the **briefs** and decision in addition to the full **opinion**). Each case is followed by a long **annotation**.

Each annotation refers to hundreds of other cases based on the same area of the law from various jurisdictions. The lead case is a way of pulling together the "core" of a legal subject area, such as "product liability: heating equipment." The other cases provide greater detail and take the subject



into related fields. In this respect, *A.L.R.* (with its various indexes and digests) is a combination of case reporter, digest, and encyclopedia. It is cross-referenced with the *American Jurisprudence* (*Am. Jur.*) encyclopedia and many other West Group publications.

Recent A.L.R. volumes begin each annotation with sections called *scope* (what is covered generally), *related matters* (where to look for related topics not covered), *summary* (a brief review of the legal concepts), *practice pointers* (a list of information on pleading, evidence, and tactics), and an *index* of points covered. The bulk of the annotation is a detailed discussion of the caselaw with complete statutory and other references.

How Do You Use It? American Law Reports includes the following series of books: A.L.R. (state and federal cases from 1919–1948), A.L.R. 2d (state and federal 1948–1965), A.L.R. 3d (state and federal 1965–1969, state only 1969–1980), A.L.R. 4th (state only, 1980–1990), A.L.R. 5th (state only 1990 on) and A.L.R. Federal (federal only, 1969 on). Volumes are updated on different schedules.

You will occasionally be referred directly from a **citator**, **treatise**, or encyclopedia to the one *A.L.R.* lead case that gives you everything you need. Otherwise, start by using the *Index to Annotations* (which cumulates individual indexes to *A.L.R. 2d, 3d, 4th, 5th,* and *Federal*). It classifies thousands of topics legally and factually.

The *Index* also has a table of statutes and regulations cited, a "history table" that shows how each annotation has been updated or replaced, and **pocket parts** that must be checked for the most recent entries in *A.L.R. 5th* and *Federal*. If the *Index* yields no results, you can try the *Digest*, which classifies annotations in *A.L.R. 3d, 4th, 5th,* and *Federal* into a few hundred legal topics.

Finally, once you have material you need, make sure to update it by checking separate volumes called Later Case Service for *A.L.R. 2d*, and by checking the pocket parts in each volume of *A.L.R. 3d*, *4th*, *5th*, and *Federal*. This can be crucial. Also, *A.L.R.* is still growing, with new indexes and services coming out all the time.

Citators: Shepard's, KeyCite, etc.

What Are They? A citator is a set of books or a computerized database used to determine the current validity of a legal **authority** (such as a case, statute, regulation, or law review article) by listing the places that it has been cited (mentioned). Citators are a good way to find relevant authority and are the *only* way to validate your research. Citators confirm that the statutes you quote are still in force and unchanged, that the cases you rely on are still good **precedent** and the best available to prove your point, and



that you have found the most relevant material. You should never formally use a case, statute, or other authority without validating it with a citator. On a complex, time-consuming project, you probably shouldn't even bother to take notes on a long case without cite-checking it first.

Until recently, all comprehensive legal citators came printed on paper from Shepard's, so all cite-checking was called Shepardizing. Shepardizing involves reading tiny symbols with exhausting care to follow long citation trails though countless books and supplementary pamphlets. Computerized cite-checking has lightened this burden greatly for those with access to use it. This appendix uses Shepardizing a case to illustrate paper-based cite-checking (Shepards is also available on CD-ROM and online through LEXIS), and uses KeyCite to describe computerized cite-checking (KeyCite is available on CD-ROM and through WESTLAW).

Shepardizing a Case through Books and Pamphlets. A typical listing under a case in a Shepard's citator will give parallel citations (other places the same case has been printed), the history of the case (has it been appealed, overruled, etc.?), the treatment of the case (other cases where it has been followed, distinguished, or otherwise mentioned), and a list of the law journal articles, annotations, etc. that have analyzed or mentioned the case.

A typical "simple" Shepardizing might go like this: You find Case A, which is very similar to your research problem and says exactly what you want to hear (good). You Shepardize that case and find that it was not overruled (good), was followed in two later cases (good), and was distinguished in three later cases (bad). You read and Shepardize the cases that followed Case A and find nothing useful (bad). You read and Shepardize the cases that distinguished Case A and find that two of them are very different from your original research problem and, besides, nobody else mentions them (good). But the third, Case B, is very similar (bad). You Shepardize Case B and find that it was overruled (good). You have a case worth citing.

Here is how to deal with the books: A set of Shepard's citators may cover more than one set of case **reporters**, so you may have to look around a bit. First, make sure that you have found a complete set of citator main volumes and supplements. You do this by getting the latest pamphlet (usually no more than a month old) and reading the box on the cover, which lists all volumes and supplements in current use. If your set is incomplete, your research is suspect and, perhaps, worthless.

Second, use all the volumes and check each one carefully for citations. Continue tracking down each chain of citations until you come to the end. Shepardizing is repetitive, so it's easy to accidently skip a crucial book, flip past a crucial page, or skim by a crucial cite. Be methodical. Also,



Shepard's citators use dozens of symbols and abbreviations of their own. Be sure to check the front of the volume for a table or explanation of any you don't know to avoid missing or misinterpreting key information.

Third, make sure you get all the information provided. For example, if one of the citations in the list is **j224NW2d**¹¹**231**, you know that the case was mentioned on page 231 of volume 224 of the *Northwest Reporter, Second Series*. You also know from the "j" that the case was mentioned in a **dissent** (because you checked what "j" meant in the front of the book). And you know from the raised "11" that the judge in the later case discussed the specific legal point mentioned in the eleventh summarizing introductory **headnote** to the earlier case. And you are ready to beg for a computerized citator.

KeyCite, a Computerized Citator: Computerized citators (such as KeyCite on WESTLAW or Shepard's on LEXIS) contain the same general types of information as Shepard's books, and you follow the same general citation trails, but the process couldn't be more different. With KeyCite, for example, you simply type in a case citation and the computer displays a list of citing materials, with most of the information in plain English rather than abbreviations and symbols. You can go directly from one citation to another. You can custom tailor the type of information displayed, choosing, for example, to see only those cases that have a strong negative impact on the cited case. Also, each citing case is given one to four stars to show how thoroughly it discusses the cited case.

KeyCite is also integrated with the rest of the WESTLAW system of case reporters, Key Number Digests, statute and regulation databases, law journals, ALR, etc. If, for example, one of the citing references given is an ALR annotation, you can go directly to that annotation if you are linked to it on-line. This allows you to "cruise" back and forth among various types of material very quickly. (See Computer-Assisted Legal Research for more information.)

Legal Encyclopedias

What Is in Them? Legal encyclopedias, like general encyclopedias, are multivolume information sets arranged alphabetically by topic. They usually have extensive cross-referencing, so they are a good way to get a reasonably quick general handle on a legal topic, especially if you need background material or initial leads to major cases and statutes. They are not, however, good books to quote as authoritative sources of law.

The two large national legal encyclopedias are *Corpus Juris Secundum* (*CJS*) and *American Jurisprudence, Second* (*Am. Jur. 2d*). *CJS* is cross-referenced with *Key Number Digests* and the *National Reporter System*.



Am. Jur. 2d is cross-referenced with American Law Reports and, increasingly, with the Key Number Digests and the National Reporter System. Some states also have state legal encyclopedias.

How Do You Use Them? CJS and Am. Jur. 2d are available on WESTLAW, integrated with the bulk of WESTLAW's materials. (See Computer-Assisted Legal Research for more information.) The paper versions have huge general index volumes at the end of the series. Use these indexes fully. Be creative. Then, even if the general indexes lead you straight to a topic or section within a subject volume, do not bypass the subject and analysis outlines. They may lead you to additional material. (Once you reach the right topic sections, do not forget to check the **pocket part** for updates.)

Other Important Secondary Sources

Words and Phrases. Words and Phrases (West Group) is a set of books plus supplements that list alphabetically thousands of legal, technical, and everyday words. Each word or phrase is followed by short summaries of how it was defined by judges in various cases. Words and Phrases is large, but easy to use (see Appendix A of this dictionary for more information).

Looseleaf Services. A looseleaf service provides information on one specialized area of the law (such as tax law, family law, or even medical devices law), on one court, or on more general legal topics. Looseleaf services often send out supplements every week, which either add to or replace older sections. They usually include relevant **statutory** law, **regulations**, **caselaw**, practical advice, and news about major activities in the field. Four large looseleaf publishers are Commerce Clearing House (CCH), Bureau of National Affairs (BNA), Prentice-Hall (PH), and Matthew Bender (MB).

Treatises and Law Journal/Law Review Articles. Treatises are individual books or small sets written for lawyers and law students. (Treatises for students are sometimes called hornbooks.) They cover specialized areas of the law, such as contracts or federal practice. You can find treatises through your law library's catalog.

Law Review and Law Journal articles (plus shorter "notes" and "comments") analyze legal issues. They are usually written by law professors, practicing lawyers, or top law students. The footnotes can lead to important cases. You can find these articles through the Index to Legal Periodicals, the Current Law Index, or the on-line Legal Resources Index.

Form Books, Practice Books, and Procedure Books. Form books are collections of sample forms that have been used in legal practice (rental agreements, wills, **pleadings**, etc.). They often have blanks to be filled in.



The larger form books annotate the forms with extensive information on the statutes they are based on, case decisions interpreting them, and practical advice. These forms, however, must always be tailored to the individual legal situation. Thousands of legal forms are available on-line and on CD-ROMs, ready to be custom-tailored and filled in on your computer.

Practice and procedure books (sometimes also called form books) contain the detailed technical rules by which each system of courts, and each individual court, operates. Many are annotated with case decisions and practical examples. Attempting to practice before a court without a knowledge of these rules is embarrassing at best.

Books by Advocacy Groups and General Publishers. Organizations such as the **ACLU**, **HALT**, and others publish paperbacks and pamphlets on areas of the law important to nonlawyers. These include such things as probate law, mental patients' rights, etc. Publications from trade associations, consumer groups, other advocacy organizations, and general publishers are often found in bookstores and general libraries. They should be relied on for general information only.

Books on Doing Legal Research

You may already know the basics of legal research, or you may want to start off with more detailed information. Here are some different types of books that may fit your knowledge level and learning style:

Books on a Specific Jurisdiction's Materials. These include books on finding and using the law of most of the major states and the federal government. If much of your work depends on the law of one jurisdiction, one of these books (such as West's Pennsylvania Law Finder) may be your fastest entry point.

Books and Materials for Paralegals and Other Nonlawyers. There are several "how to do legal research" books in this category (such as Statsky's Legal Research and Writing: Some Starting Points) as well as sections in more general works (such as the N.A.L.A. Manual for Legal Assistants). In addition, some commercial publishers (such as Nolo Press) and companies that teach individuals how to handle their own simple legal work tailor their legal materials for nonlawyer use. Many of these books and materials include information on computer-assisted legal research.

Books for Lawyers and Law Students. Nonlawyers can use many of these books effectively. They range from the handy (such as Cohen and Olson's Legal Research in a Nutshell) to the huge (such as Jacobson, Mersky, and Dunn's Fundamentals of Legal Research). If you can't "test drive" your



choice in a law library, compare a few in a law school bookstore by checking how the books find and use something you've already found and used on a prior research project.

Books on Computer-Assisted Legal Research. These range from free service-specific materials (such as those that accompany subscriptions to WEST-LAW and LEXIS) to books that include long lists of law-related Internet sites. Since specific research techniques and sites change rapidly, consider any book a short-term investment in getting up to speed quickly, and select a *very* recent copyright date. (The section starting on page 572 concentrates on basic techniques and mental approaches to computer-assisted research.)

Law Libraries

If you are familiar with, and comfortable in, law libraries, you do not need this section. If, however, you imagine a law library as a huge, dark cave, filled with dangerous ambiguities lurking to embarrass you, read on.

How do you find a law library? Most small law firms have access to computer-assisted legal research and enough books to handle many specialized problems and simple problems of a broader nature. Large law libraries exist in large law offices, bar associations, courthouses, and administrative agencies. They can handle almost any research problem, but not always in the most convenient way. Extensive law libraries exist in most law schools, some government agencies and courthouses, and a few general libraries.

How do you get in? First, call around. Some are open to the public, especially some courthouse and law school libraries. All "depository libraries" must allow public access to materials (such as the Code of Federal Regulations) that they get free from the federal government. Some law librarians will bend policies, even ignore "no public entrance" signs, if you begin by asking a research question.

Before you go. Do the preliminary fact analysis and problem definition before you go, not in detail, but enough to know why you need the library (see Know Your Facts, Know Your Objectives, and Create a Word List sections). Read the Concepts and Sources of the Law sections of this appendix, but do not bother reading the "How Do You Use It?" parts before you have the books in hand.

You're in. Now what? Take time to orient yourself, with a library map if needed. Ask for any free materials on library or source use. If necessary, ask the librarian for the location of the books you need and about computer and copier use. Don't hide what you don't know. Be effusive with thanks.



Then, before you start using the library's materials and computer resources, briefly review *why* you are there and what you hope to accomplish.

If you are using law books and other "paper-based" materials, think about some of the "rules for library use" from the **HALT** pamphlet *Using a Law Library* (HALT, Inc., Wash., D.C.): 1) Write down complete source information before you take notes, including date, volume, section, and page. 2) Read all prefaces and content descriptions. 3) Put a bookmark in abbreviation tables. 4) When you see a reference you *might* want, make a note about it. 5) Take breaks before you get tired. 6) Do not rush or take shortcuts. 7) Do not hoard books. Take only what you need; find out library policy on reshelving and follow it.

If you are using the library's computer, see the Computer-Assisted Legal Research section that follows here.

Computer-Assisted Legal Research

Much legal research is still done from books, but it is often done more quickly, easily, and accurately by accessing searchable **databases** for the materials discussed earlier in this appendix. The three main ways to access these databases are:

- Commercial legal database services such as WESTLAW and LEXIS. A researcher typically connects to these services through a computer and either takes notes while searching the databases or transfers documents stored on a database to the researcher's computer or printer. These services are the most effective, but expensive, ways to do most legal research. (This Appendix uses WESTLAW as its primary example, but includes LEXIS's similarities and differences.)
- 2. The Internet, especially the World Wide Web. This is a vast and quickly changing storehouse of legal and nonlegal information that can be reached from any computer with Internet access. The Appendix gives you a general approach to using this confusing, but essential, resource.
- 3. CD-ROMs and other storage media. These are produced by commercial database services, government, and nonprofit organizations. They require no remote computer connection because they are used on-site. They contain the same type of information as in #1, and can be searched by the same techniques, so this Appendix does not discuss them. (See page 579 for a Website that lists available CD-ROMS.)



Commercial Legal Database Services: WESTLAW and LEXIS

What Is in Them?

WESTLAW contains the full text of many different types of documents: cases from the National Reporter System, federal and state statutes and administrative regulations and decisions, Key Number digests and encyclopedias, legal texts and periodicals, ALR and KeyCite, and a wide range of articles from looseleaf services and nonlegal newsletters and periodicals. LEXIS, while less comprehensive and integrated, contains many of the same materials and, where they differ, provides similar services that use their products (such as Shepard's Citators) rather than WESTLAW's. WESTLAW and LEXIS also provide direct access to other companies' information services. All of these documents and services can be searched using the same general techniques and can be "downloaded" to your computer or printer.

Once you learn how to use WESTLAW or LEXIS, the computer can search millions of words in seconds to find the documents you need. You can focus your research broadly or narrowly, and conduct searches by legal or nonlegal subject, by terms you choose (such as product names or persons) in the relationship you specify, and, in WESTLAW, by a specific West **Digest** Topic or **Key Number**.

The computer will then give you a list of documents that meet the criteria you've specified. You can display these documents in full text or by a specific part. You can then take a few notes from the screen, print or "download" text, or print a list to find the documents in the law library. Here is an example of how to use computer-assisted research to conduct your legal search:

- Suppose you need to know whether a U.S. district court in the First Circuit is likely to overturn a decision by the Immigration and Naturalization Service regarding deportation. Courts will usually do this only when the agency's decision is not based on substantial evidence. But what is "substantial evidence"? A general definition does no good; you need to know how the U.S. Court of Appeals for the First Circuit defined this term in cases as similar to yours as possible. How do you find these cases?
- Library research might require wading through so many books that you are tempted to rely on general definitions and quotes from cases "sort of" like yours. WESTLAW and LEXIS can, however, retrieve any case from the First Circuit using the words substantial evidence. Because a large number of cases contain



these words, searching additional descriptive terms is better. You want the cases retrieved to also contain the word deportation (as well as deport, deported or deporting). A WESTLAW or LEXIS search can be refined further by searching for these terms only in synopsis and digest paragraphs (summaries of the main legal points and case disposition).

Computer-assisted research is sometimes the best way to do "creative" legal research, such as finding persuasive judicial statements not easily found by traditional methods. Here is an example of how a lawyer conducted a creative search:

- When a wilv businessman discovered some proposed changes in a federal agency's regulations, he tried to rush through some purchases and sales before the new regulations took effect. The sales took longer than expected and he was stuck with a huge pile of goods. The federal agency refused to grant him an exception to the new regs, so the businessman sued.
- A lawyer who represented people who wanted to *prevent* the businessman from selling the goods needed a way to make a case against an exception based on what looked like either hard luck or mere stupidity.
- The law books are full of cases in which persons who used trickery were prevented from winning in court, but this businessman had not clearly done anything sneaky. There might not be any obvious legal phrases to lead the lawyer to the cases he needed, but he knew there were some good nonlegal ideas floating around that judges might have used in the past. So he searched WESTLAW for any cases in his jurisdiction in which the terms *chestnut*, *fire*, and *cats-paw* appeared. Why?
- To retrieve every judge's opinion that used phrases from the old story about the monkey who convinced a cat to pull hot chestnuts out of a fire. WESTLAW retrieved several cases in which a judge essentially said, "The Federal Courts are not in the business of being used as a cats-paw to pull a private businessman's chestnuts out of the fire."
- Not a person to rely on one precedent, the lawyer then searched for the combined terms orphan, mercy, murder, and court. Can you guess why?
- The computer quickly scanned millions of words and produced several cases in which a judge said, "This reminds me of a man



who murders his parents and throws himself on the mercy of the court as an orphan." One of the cases was quite similar to the lawyer's. To find that case by traditional library research he might as well have thrown darts at a wall of books.

There are two other major advantages of commercial legal databases. First, they have many legal decisions that are not collected or distributed any other way. Database services also make it much easier to verify a case's current validity by tracing the course of litigation and how the case is mentioned in later cases and other authorities.

How to Use Them

Connect with the WESTLAW or LEXIS system, identify yourself by a user number and password, and identify your research. However, you should take your first research step before you use the computer. Before you begin, you should consider whether computer-assisted legal research is the most cost-effective method for your specific research issue. You should also define your issue and know what you want to find. (For more on this, review the Concepts in the Law and Techniques of Research sections at the start of this appendix.) For example, before you start paying for connect time you should consider the following: Is your research limited to a specific jurisdiction or type of court? What key terms, including synonyms, express your issue? Does your issue involve technical legal terms? In what relationship do you want your terms to appear in the documents retrieved? Should they be in the same sentence or the same paragraph? Once you know the answers to these questions, you can start your electronic research and maximize your efforts.

To start your research, select the information source you want to search. You might choose, for example, the database containing cases decided by the U.S. Supreme Court. This is abbreviated sct on WESTLAW. Now you are ready to enter a search request or query.

Suppose you want to know what the Supreme Court has said about attorney fees in bankruptcy cases. One way would be to request all Supreme Court cases where the words attorney, fees, and bankruptcy appear in the same sentence. To search WESTLAW or LEXIS for these three terms in the same sentence, you would type attorney /s fee /s bankrupt!. In this search the /s connector specifies that these terms must appear in the same sentence. The exclamation point will retrieve any term that contains the root bankrupt. Searching the term bankrupt! retrieves all of the following: bankrupt, bankruptcy, and bankrupting.

But you may still miss relevant cases. Your search does not include synonyms, such as lawyer, counsel, or costs, that may be used in court



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opinions. Always include synonyms; computer-assisted legal research systems are very literal. They do not assume you want lawyer just because you searched for attorney. A better WESTLAW search is attorney lawyer counsel /s fee cost /s bankrupt!. (On LEXIS, you would need to say attorney or lawyer or counsel /s fee or cost /s bankrupt!) Plurals and possessives are retrieved automatically.

If your search is too narrow or too broad, you can modify it in several ways. To broaden your search, use a broader "connector" between your search terms. For example, use /p instead of /s to request that your terms be in the same paragraph instead of the same sentence or use a "but not" connector (%) to exclude a term. (On LEXIS, you would use the phrase and not instead of the % sign.) These are only a few of the connectors you can use to specify the relationship between the terms you search.

If your search is too narrow, check your database. Did you really want cases from all federal courts, not just the Supreme Court? If so, run your search again in the appropriate database. Also, make sure you are searching all important terms that could be used to describe your issue. If you are still stuck, try a "natural language" search, as described later.

This is only one small example of how to do computer-assisted legal research. For example, in addition to the method described above, you can also search for specific phrases. (On WESTLAW, you must put the phrase in quotation marks, but on LEXIS you just type the phrase.) Use phrase searching when your terms *always* appear in the same order with no other intervening terms. Technical terms such as *habeas corpus* and *ex post facto* are good examples. You can also limit your search to a specific *field*, such as a case *synopsis*. You can even search for cases decided by a particular judge.

It is also possible to do a *Key Number Digest* search within the WESTLAW system. Key numbers categorize and index thousands of legal topics, with subtopics (then sub-subtopics) adding more numbers to the end of the identifying number. (See *Key Number Digests* on page 563 for basic information.) The computer-assisted version is faster, more flexible, and more thorough.

In the search request **48ak107(2)**, **48a** is the West digest topic, **k** replaces the key symbol, , and **107(2)** is the key number. A search within the topic 48a retrieves every case found within the topic; a search within 48ak102 retrieves every case found within the key number 102 under topic 48a; and a search within 48ak107(2) retrieves only cases found within the subclassified key number 107(2) under topic 48a. If you find too many irrelevant cases, search within a subcategorized key number. For too few relevant cases, search within a main key number or the whole key topic. You can also limit your search to a digest for your geographical region or, sometimes, for your specific legal subject. *Key Number Digests* can also be searched for specific words within a specific key topic or key number by using the techniques described earlier in this section.

Finally, both WESTLAW and LEXIS allow you to do an entirely different type of search within the same databases: a "natural language" or "plain English" search. You can ask a question such as "What is the statute of limitations in a personal injury action?" or make a request such as "Give me all the cases interpreting the statute of limitations in personal injury actions." This may not seem like "plain English" to most people, but the computer must first "translate" the request into the type of search discussed earlier. It decides which are the important words and looks for cases with the words near each other, looks for other forms of the words and for synonyms, and generally performs many of the "thinking" tasks you perform when doing a search with terms and connecting symbols.

A natural language search may find a general answer quickly, and it may help you to broaden your search thinking, but it is not a substitute for a more precise search. You may want to rephrase the question more clearly and concisely, restrict the question in ways supplied by the computer (such as to a specific range of dates), add related concepts from the computer's thesaurus, or switch to a terms and connectors search. As these search programs become more sophisticated, an interactive series of questions may make them even more useful.

Computer-assisted legal research systems such as WESTLAW and LEXIS provide extensive on-line and phone customer assistance and written support materials. Because services, databases, and commands change, you will need to consult these research systems directly for specific questions.

The Internet: Especially the World Wide Web What Is In It?

The Internet can give you a huge amount of the world's collected information, assuming that you can find it, absorb it, and believe it. This information includes the text of many, but not all, cases, statutes, and administrative materials from federal, state, local, and foreign jurisdictions; legal periodicals, legal practice-area materials, legal forms, and law directories; massive amounts of information about government agencies, businesses, and nonprofit organizations; financial, scientific, medical, historical, geographical, and other information on almost every topic; plus news and opinions, both expert and far from expert.

Where Is It Located?

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The Internet is a growing and changing network of computer networks. Information flows from computer to computer through millions of constantly different pathways. Some of this information sits in computers accessible to users through the Internet. These computers, called

"servers," contain the computer-assisted legal research systems such as WESTLAW discussed in the prior section, plus the document, linking. search, and listsery sites discussed here. All of this is "on the Internet." as is your personal computer while it is connected to another computer outside its own locally wired group.

Much of the information on the Internet is available on a "system" within the system" called the World Wide Web. The Web uses hypertext to directly link information in different documents stored at different sites. This means that you do not need to know where information is stored, merely how to get to it, and can often examine the information through the same sorts of word and phrase searches used on WESTLAW and LEXIS. but for free. The text of the U.S. Constitution, for example, is stored on many Web sites, and is accessible and "searchable" through many more.

How to Use It

- Start learning the Internet with the subjects you know best or the work you do most often.
 - After an initial "surf" around the legal websites to see the range of things available, pick a familiar topic and dig in. You will learn and be productive faster, and develop a "built-in filter" that helps reject unreliable sites.
- Search narrowly if you know exactly what you want. Use as many descriptive words as possible. Use restrictive connectors (such as BUT NOT) to eliminate words and concepts. If permitted, use them to limit the search to words in the same phrase or sentence.
- Search broadly unless you know exactly what you want. Use a search engine from the list below, use a search-word expansion technique from Finding the Law on page 549 to create many different searches, and don't use restrictive connectors. If available, try a "natural language search" that uses complete sentences.
- "Bookmark" all of your most useful sites. Add Internet addresses to your permanent collection (often called "Favorites") on the computer. You will otherwise forget many good ones or lose them when the link you used to get
- Get help when stuck. Help comes in many forms. Search engines have "help" areas that explain their techniques. Someone on a listsery (a site



there disappears.

where computer users answer each other's questions on specific topics) may have exactly what you need. Friends and co-workers may have faced the same problem.

Legal Resource Web Sites

NOTE: The web sites listed here are illustrative only because sites often come and go, improve and fall behind, change names and net addresses, and generally refuse to behave properly. Also, one-subject sites are omitted to save space because hundreds of useful ones are available through many of the comprehensive sites listed below. Most of these sites have a master screen with "buttons" that let you first choose a type of information, then specific information within the type. Many have built-in "search engines" that let you type in a request for information. Even these sites were chosen from among many more good ones. A few hours "surfing" around the links of any of these will introduce you to the amazing variety of material that is easily available.

- ABANet (http://www.abanet.org). The American Bar Association's many activities.
- AccountingWEB (http://www.acountingweb.co.uk). Links to accounting information.
- Chicago-Kent Law School (http://www.kentlaw.edu/legal_resources). Comprehensive links to legal information.
- Cornell Law School (http://www.law.cornell.edu). Comprehensive links to legal information.
- Dogpile (http://dogpile.com). A "metasearch" engine that searches other search engines for general information.
- Findlaw (http://www.findlaw.com). Comprehensive links to legal information plus Lawcrawler, a good search engine.
- Glen S. Bacal (http://www.azlink.com/lawyers/hotlist.html). A lawyer's selection of good sites.
- Google (http://www.google.com) A good general search engine.
- HotBot (http://www.hotbot.com) A good general search engine.
- Information Publishing (http://www.inforsourcepub.com). A directory of available CD-ROMs.
- Infoseek (http://www.infoseek.com) A good general search engine.
- Internet Legal Resources (http://www.ilrg.com/gov.html).
 - Comprehensive links to legal information plus Lawrunner, a good search engine.

- Katsuey's Legal Links (http://www.katsui.com). A paralegal's selection of good sites.
- LawGuru (http://www.lawguru.com). Links to state laws and more.
- 'Lectric Law Library (http://www.lectlaw.com/ref.html). Comprehensive, quirky links to legal information.
- Legal News Network (http://www.legalnewsnetwork.com) A site with late-breaking legal news.
- LEXIS Counsel Connect (http://www.counsel.com). The free part of LEXIS's legal information.
- National Federation of Paralegal Associations (http://www.paralegals.org). Comprehensive links to legal information.
- Newspapers On-line (http://www.newspapers.com) A site with links to thousands of newspapers.
- Northern Light (http://www.northernlight.com) A good general search engine.
- Ohio Northern University (http://eugene.onu.edu/internet/default.htm). Comprehensive links to legal information.
- Tax Prophet (http://www.taxprophet.com). Information on taxes and links to tax-related sites.
- Villanova Law School (http://www.law.vill.edu). Links to federal and state government sites.
- West Legal Directory (http://www.lawoffice.com). The free part of WEST's legal information.
- Yahoo (http://www.yahoo.com) A good general search engine.

A Final Note

While you're on the Internet, please let me know what you think about this dictionary. I'd especially like to know if anything is dead wrong or if you failed to find an important word. Nothing on the Internet remains constant, but the odds are that I am still at home at danoran@rcn.com, lurking virtually at danoran@aya.yale.edu, or in touch through the publisher at info@delmar.com.

