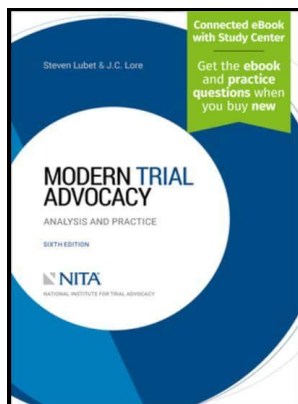


Basic trial advocacy

[WSTLA Legal Educational Seminars] - NITA



Description: -

-

Privatization

Steel industry and trade -- Government policy

Trial practice -- Washington (State)Basic trial advocacy

-Basic trial advocacy

Notes: 6.5 CLE credits.

This edition was published in 1979



Filesize: 45.69 MB

Tags: #Basic #Trial #Advocacy

Basic Trial Advocacy

Exact repetition is boring, but corroboration from several angles is convincing.

Basic Trial Advocacy

Plaintiff exercises the first challenge, then defendant, then alternately until they are satisfied with the panel or run out of allotted challenges. Furthermore, NITA and the NITA Foundation comply with the provisions of Title IX of the Education Amendments of 1974, Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, and federal and state laws and regulations pertaining to affirmative action and equal opportunity. N'hésitez pas à nous envoyer un e-mail si vous avez des questions.

NITA

If it turns out the witness actually had made only an inadvertent misstatement, the witness probably will make the correction anyway when confronted with a prior inconsistent statement, so you lose nothing by assuming the worst and impeaching accordingly. Exhibits are marked, shown to witnesses, talked about, offered, withdrawn, admitted and passed to the judge. You should have with you in court, in one file, all the necessary documents for cross-examining the witness: 1 your written cross-examination questions; 2 all prior statements, depositions, or other writings of the witness that could be used to impeach inconsistent trial testimony; and 3 any exhibits or certified copies of convictions you may want to introduce.

Trial Advocacy Workshop

If either side is granted a partial directed verdict, or concedes an issue, whole sections can be eliminated from your argument.

Trial Advocacy Workshop

Thus, you might divide up the plaintiff's story of a traffic accident into six segments: the plaintiff's happy and active life before the accident; the events of the day leading up to the accident; a detailed account of the accident itself; the minutes immediately following the accident; the next few days in the hospital; and what plaintiff's life has been like since the accident. When not to object To evidence that you think is irrelevant or hearsay.

TRIAL TECHNIQUE AND EVIDENCE

Rarely are more than a few issues really contested in a trial.

Basic Trial Advocacy

You are supposed to be impeaching, not trying to talk the witness into changing his or her testimony.

NITA

The witness acted inconsistently with the fact sought. You then can comb your interview notes, the prior statements, and the depositions for each witness, recording on your chart every important piece of admissible evidence that will help you prove your theory of the case.

Related Books

- [Kleidung der Shakerschwester im 19. Jahrhundert - die Repräsentanz kategorialer Ordnungsbegriffe](#)
- [Asymptotic Tests For the Constancy of Regressions in the Heteroscedastic Case.](#)
- [Ibn Abī al-Diyāf - ḥayātuhu wa-manzilatuhu wa-muntakhabāt min āthārih](#)
- [Vergina - the royal tombs and the ancient city](#)
- [Cost management - a strategic emphasis](#)