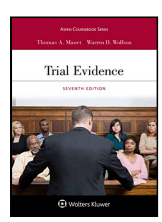
Basic trial advocacy

[WSTLA Legal Educational Seminars] - TRIAL ADVOCACY BASICS



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: 44.53 MB

Tags: #Trial #Advocacy #Workshop

Basic Trial Advocacy

Thus, you have no solid basis to believe the witness's testimony will actually help you, but the witness also has never explicitly said anything to the contrary, so you think maybe the witness will unexpectedly provide favorable evidence.

Basic Trial Advocacy by Peter L. Murray

A good primer; not bad at all for required reading. Trial advocacy is an infinitely complex task. WonderBook-USA via United States Softcover, ISBN 9780316591324 Publisher: Aspen Publishers Inc.

Basic Trial Advocacy

Consegna entro 9-14 giorni lavorativi con la posta tradizionale. If it is something you intend to prove, it is not argument. Basic Trial Advocacy has been published after the author's fifteen plus years of active teaching of trial advocacy, largely at Harvard Law School, but also at the University of Maine School of Law and in various NITA, law firm, and pro bono educational programs for both law students and young lawyers.

by Michael W. Mullane

From nuts and bolts to advanced practice techniques, each trial skill is treated as a mechanism of persuasion. Basic Trial Advocacy describes and teaches the essential skills and techniques required for successful presentation of cases in court.

Criminal Law

Usually ships within 3 to 4 days.

TRIAL ADVOCACY BASICS

OPENING STATEMENT 1 The Rule: You are supposed to talk only about the facts you intend to prove; you may not argue. They will encourage you to try new approaches and experiment in the safety of a workshop environment.

Criminal Law

A story is easier to follow if it is in chronological order.

Download [PDF] Trial Advocacy Basics eBook

Concentrate on the real disputes, resist the temptation to offer several alternative theories, and avoid becoming bogged down in reviewing uncontested or trivial matters. Concentrate on the five or ten most important facts in your case? Maintain eye contact with the jury. Formal method -- used if witness forgets a whole block of testimony.

Related Books

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- <u>Leningrad</u>
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