

《联邦司法权Federal Juris》

图书基本信息

书名：《联邦司法权Federal Jurisdiction, 4E》

13位ISBN编号：9780735527188

10位ISBN编号：0735527180

出版时间：2003-12

出版社：Aspen Pub

作者：Irmias, Sydney M./ Chemerinsky, Erwin

页数：1040

版权说明：本站所提供下载的PDF图书仅提供预览和简介以及在线试读，请支持正版图书。

更多资源请访问：www.tushu000.com

内容概要

Written by leading scholars, each title in the "Introduction to Law" series contains comprehensive treatment in black-letter style. Featuring footnotes citing to case law, statutory and other authorities, these volumes are ideal for in-depth research on particular issues and points of law.

《联邦司法权Federal Juris》

书籍目录

Preface	Acknowledgments	Chapter 1 Introduction: Historical Background and Contemporary Themes	1.1
Article III of the United States Constitution	1.2	The Judiciary Act of 1789	1.3
Marbury v. Madison and the Meaning of Article III	1.4	The Structure and Authority of the Federal Courts: A History of Federal Jurisdiction Since the Judiciary Act of 1789	1.4.1
Introduction	1.4.2	The Supreme Court of the United States	1.4.3
The United States Courts of Appeals	1.4.4	The United States District Courts	1.4.5
Specialized federal courts	1.4.6	The future structure of the federal courts	1.5
Separation of Powers and Federalism as Unifying Themes in the Law and Study of Federal Jurisdiction	PART I	Constitutional and Statutory Limits on Federal Court Jurisdiction	Chapter 2
Justiciability: Constitutional and Prudential Limits on Federal Judicial Power	2.1	Introduction	2.2
The Prohibition Against Advisory Opinions	2.3	Standing	2.3.1
Introduction	2.3.2	Injury	2.3.3
Causation and redressability	2.3.4	The limitation on third-party standing	2.3.5
The prohibition against generalized grievances	2.3.6	The requirement that the plaintiff be within the zone of interests protected by the statute	2.3.7
Special standing problems: Organizations, legislators, and government entities	2.4	Ripeness	2.4.1
Introduction	2.4.2	Criteria for determining ripeness: The hardship to denying review	2.4.3
Criteria for determining ripeness: The fitness of the issues and record for judicial review	2.5	Mootness	2.5.1
Description of the mootness doctrine	2.5.2	Exceptions to the mootness doctrine: Collateral consequences	2.5.3
Exceptions to the mootness doctrine: Wrongs capable of repetition yet evading review	2.5.4	Exceptions to the mootness doctrine: Voluntary cessation	2.5.5
Exceptions to the mootness doctrine: Class actions	2.6	The Political Question Doctrine	2.6.1
What is the political question doctrine?	2.6.2	Should there be a political question doctrine?	2.6.3
The "republican form of government" clause and judicial review of the electoral process	2.6.4	Foreign policy	2.6.5
Congressional self-governance	2.6.6	The process for ratifying constitutional amendments	2.6.7
Excessive interference with coordinate branches of government	2.6.8	Impeachment and removal from office	Chapter 3
Congressional Control of Federal and State Court Jurisdiction	3.1	Introduction	3.2
Congressional Restriction of the Jurisdiction of the United States Supreme Court	3.3	Congressional Restriction of Lower Federal Court Jurisdiction
PART II Federal Court Relief Against Government and Government Officers	PART III	Federal Court Review of State Court Judgments and Proceedings	Appendix A
The Constitution of the United States	Appendix B	Selected Federal Statutes	Table of Cases
Index			

《联邦司法权Federal Juris》

精彩短评

1、美国司法制度的经典教材。国内还只能看到第四版。

版权说明

本站所提供下载的PDF图书仅提供预览和简介，请支持正版图书。

更多资源请访问:www.tushu000.com