Record Nr. UNINA9910459053603321 Autore Solan Lawrence <1952-> Titolo The language of judges [[electronic resource] /] / Lawrence M. Solan Chicago,: University of Chicago Press, c1993 Pubbl/distr/stampa **ISBN** 1-282-73851-8 9786612738517 0-226-76789-2 Descrizione fisica 1 online resource (232 p.) Collana Language and legal discourse Disciplina 349.73/014 347.30014 Soggetti Analysis (Philosophy) Judges - United States - Language Judicial opinions - United States - Language Judicial process - United States Law - United States - Language Semantics (Law) Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Description based upon print version of record. Nota di bibliografia Includes bibliographical references and index. Frontmatter -- Contents -- Preface -- Introduction: Judging Language Nota di contenuto -- 1. Chomsky and Cardow: Linguistics and the Law -- 2. The Judge as Linguist -- 3. Stacking the Deck -- 4. When the Language Is Clear -- 5. Too Much Precision -- 6. Some Problems with Words: Trying to Understand the Constitution -- 7. Why It Hasn't Gotten Any Better --Notes -- Table of Cases -- Index Since many legal disputes are battles over the meaning of a statute, Sommario/riassunto contract, testimony, or the Constitution, judges must interpret language in order to decide why one proposed meaning overrides another. And in making their decisions about meaning appear

authoritative and fair, judges often write about the nature of linguistic interpretation. In the first book to examine the linguistic analysis of law, Lawrence M. Solan shows that judges sometimes inaccurately portray the way we use language, creating inconsistencies in their

decisions and threatening the fairness of the judicial system. Solan uses a wealth of examples to illustrate the way linguistics enters the process of judicial decision making: a death penalty case that the Supreme Court decided by analyzing the use of adjectives in a jury instruction; criminal cases whose outcomes depend on the Supreme Court's analysis of the relationship between adverbs and prepositional phrases; and cases focused on the meaning of certain words in the Constitution. Solan finds that judges often describe our use of language poorly because there is no clear relationship between the principles of linguistics and the jurisprudential goals that the judge wishes to promote. A major contribution to the growing interdisciplinary scholarship on law and its social and cultural context, Solan's lucid, engaging book is equally accessible to linguists, lawyers, philosophers, anthropologists, literary theorists, and political scientists.