Introduction to Legal Translation

Dania Salamah
College of Languages & Translation, KSU
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1. History of Legal Discourse
In English..

- French and Latin were the languages of education.
- Legal English began as a combination of English, French, and Latin.
- French became the language of the law with Latin terms and word order being used to make legal language more complicated.
- A law was passed in 1731 for English to be used as the language of the law but the influence of French and Latin remained.
- Legal translation gained importance in the 20th century with globalization and the establishment of international organizations (e.g., the UN).
In Arabic..

- With the rise of Islam, the Holy Qur’an set the laws for Muslims.
- The Prophet Peace be Upon Him and some of the Caliphates that followed him signed treaties with different people.
2. Legal Language
• Shares some features with ordinary language, but it has features that are specific to legal language as a technical language.
• Specialized or technical language – LSP (language for special purposes OR Language for Legal Purposes “LLP”).
• May be incomprehensible even to proficient language users because knowledge of the legal system is necessary.
• Only makes sense within the context of the legal system.
• A register (i.e., a variety of language) used for legal situations.
• Is performative in nature, for example, “You are guilty”, “You are fined 1,000 SR”, testimonials, contracts, wills, marriage ceremonies.
3. Legal Texts
1. **Legislative texts** (e.g., international treaties, laws produced by lawmaking authorities, constitutions)

2. **Judicial texts** (e.g., texts produced during judicial processes by judicial officers or legal authorities, cases, legal reports, court rulings or verdicts)

3. **Legal scholarly texts** (e.g., texts produced by academic lawyers or legal scholars)

4. **Private legal texts** (e.g., texts written by lawyers such as contracts, deeds, and wills; and also texts written by non-lawyers such as private agreements and witness statements – documents written for legal purposes)
4. Features of Legal Language
Lexical Features

- Translators need to be careful because not all terms/expressions have equivalents in the TL.
- The vocabulary of legal language is complex and unique. It is a universal feature of all legal languages. For example:
  - Formulaic expressions
  - Very specific and precise wording
  - Archaic words (e.g., hereby, thereby, aforesaid, hereof, said)
  - Foreign words (e.g., lesser, lessee, court, evidence, jury, property)
  - Formal usage (e.g., shall, may, your honor, His Royal Highness, I solemnly swear….)

Syntactic Features

- Translators need to be aware of the special syntactic features of legal language because they may create comprehension barriers.

- Some syntactic features of legal language:
  - Nominalization – using a noun instead of its verb
  - Long and complex sentences
  - Passivization – to emphasize the formal, impersonal style of legal writing
  - Binomial expressions/doublets and triplets – words that are synonyms or near-synonyms that commonly occur together (e.g., breaking and entering, terms and conditions)
Pragmatic Features

Some pragmatic features of legal language:

- Performative models that express implicit speech acts (e.g., “may” for permission, “may not” for prohibition, “shall” for obligation, and “shall not” for prohibition)
- Performative verbs that express explicit speech acts (e.g., declare, announce, promise, undertake, enact, confer, amend, certify, confirm)
- Ambiguity and vagueness to the extent that may cause uncertainties
Stylistic Features

- Legal language is characterized by an impersonal, formal style.
- Different types of legal language have their own features.
Textual Features

- Texts are divided into sections and subsections with headings and subheadings.
- Some types of legal texts include a section for definitions.
- Some cohesive devices are commonly used in legal language. For example:
  - Lexical repetition to avoid using pronouns if their use will cause ambiguity.
  - Ordinary pronouns and demonstratives are usually avoided especially if they may cause ambiguity and are replaced by other words (e.g., hereunder, hereafter, herein, aforesaid, such, said)
5. The Plain Language Movement
The Plain Language Movement was a movement that aimed to make legal language more accessible to the layman. It called for:

- Replacing archaic, rarely used, and foreign words/terms/expressions with those closer to everyday use
- Removing unnecessary words and expressions
- Reducing sentence length
- Reducing the use of passive voice
- Reducing the use of nominalization
- Ensuring the text is gender-neutral
- Replacing shall with must or the present simple tense
6. Legal Translation
• **Types of translation:**
  1. General Translation
  2. Literary Translation
  3. Specialized/Technical Translation

• Legal translation ➔ Specialized/technical translation
Legal translation is the rendering of legal texts from the SL to the TL. It is the translation of texts used in law and legal settings.

Legal translation is generally considered difficult for the following reasons:

1. Different legal systems have different laws
2. Linguistic differences between the SL and TL
3. Cultural differences between the cultures of the SL and TL
Types of Legal Translation

1. **Legal translation for normative purposes**: Both texts have equal legal force (e.g., legal texts in bilingual jurisdictions such as Canada and Hong Kong, multilingual legal instruments of the UN, multilingual laws of the EU)

2. **Legal translation for informative purposes**: Only the ST has legal force (e.g., the translation of different legal documents for the purpose of informing target readers)

3. **Legal translation for general (judicial) purposes**: Translation of documents used in court proceeding or as evidence
7. Translating Legal Language
Shall

• تُستخدم للتعبير عن الإلزام وليس للتعبير عن المستقبل

في النص القانوني يُترجم التركيب الفعلي الذي يبدأ بالفعل المساعد «shall» إلى اللغة العربية باستخدام صيغة المضارع.

من الممكن أن يحمل التركيب معنى الإلزام الصريح، وفي هذه الحالة يُترجم بما يفيد ذلك مثلاً: يتعين على أو على أو يلتزم أو غيرها من الصيغ العربية التي تدل على الإلزام. مع مراعاة أن لا يُترجم التركيب الفعلي الذي يبدأ بالفعل المساعد «shall» الذي يدل على الإلزام الصريح إلى اللغة العربية باستخدام الفعل «يجب».

وفي بعض السياقات لا يكون في معنى التركيب الفعلي الذي يبدأ بالفعل المساعد «shall» إلا إلزاماً، وفي هذه الحالة يُترجم باستخدام صيغة المضارع دون ما يدل على الإلزام.
• The Company **shall be exempted** from all custom duties.

• **تُعفى الشركة من كافة الرسوم الجمركية.**

• The Life Insured **shall pay** to the Insurance Company every installment in due time.

• **على المؤمن عليه أن يدفع إلى شركة التأمين كل قسط في موعده المستحق.**
May

- The Landlord may enter the property without the Tenant’s consent in case of emergency.

يجوز للمالك أن يدخل العقار بدون موافقة المستأجر في حالة الطوارئ.
Here/There + Preposition

- Using *here* + *preposition* is a feature of legal language. It functions like a demonstrative and refers to the document in which it occurs (e.g., contract, agreement, treaty).

- Hereto, hereby, hereunder, hereof, herewith, herein, hereafter, hereinabove

  - Mr. Ahmad *hereinafter* referred to as the First Party…

  - السيد/أحمد والمشار إليه فيما بعد في هذا العقد بالطرف الأول…

- Both parties *hereby* agree to the following:

  - يتفق الطرفان بموجب هذا العقد على ما يلي:
• Using *there + preposition* is a feature of legal language. It functions like a demonstrative and refers to the person, item, or situation just mentioned.

• Thereto, thereof, thereby, therewith, therefor, therein

  • The bank or any *branch thereof*

  • The Agent shall have the right to open bank accounts and withdraw and deposit *therein*
Anaphoric Devices

- Anaphoric devices are pronouns and demonstratives.
- Some strategies are applied to avoid using anaphoric devices because using them may cause ambiguity. Some of these strategies are:
  1. Repetition
  2. Using *which* + repeating the word
  3. Replacing the anaphoric device with *such, said, or the same*
- If no ambiguity occurs, anaphoric devices may be used with care.
1. Repetition

- The Tenant shall pay the rent to the Landlord at his office.

- يدفع المستأجر الإيجار إلى المؤجر في مكتبه.

- The Tenant shall pay the rent to the Landlord at the office of the Landlord.

- يدفع المستأجر الإيجار إلى المؤجر في مكتب المؤجر.
2. Using *which* + repeating the word

- Any dispute between Aramco and the Company shall be settled by arbitration, *which arbitration* shall take place at the Department of Contracts in Aramco.

- يتم الفصل في أي نزاع بنشأ بين أرامكو والشركة عن طريق التحكيم على أن يتم التحكيم بإدارة العقود في أرامكو.
3. Replacing the anaphoric device with *such, said, or the same*

   - *Such and said* → to replace demonstratives

   - If the Contractor incurs any further costs, then the Employer shall take *such costs* into consideration.

   - **Said Party** hereby agrees to purchase the premises.
• The same \(\rightarrow\) to refer to a word/sentence previously mentioned in the text

• The Tenant shall pay all the taxes regularly levied and assessed against the premises and keep the same in repair.
The Proviso Clause

- The proviso clause is the expression *provided that* and it is a conditional.

- It is translated into Arabic using an expression that gives the same meaning (i.e., condition), such as:
  - بشرط أن
  - شريطة أن
  - على أن

  - The Landlord shall have the right, subject to the Tenant’s consent, to enter the dwelling to inspect the premises *provided that* the Landlord may enter the dwelling without the Tenant’s consent in case of emergency.

- يحق للمالك بشرط موافقة المستأجر الدخول إلى المسكن لمعاينة العقار شريطة أنه يجوز للمالك الدخول للمسكن دون موافقة المستأجر في حالة الطوارئ.
8. Practice
Translate the following:

- Arbitration shall be held in Paris.
- The Renter shall be liable for any damage caused to the Owner by reason of any breach by the Renter of any stipulation herein contained.
- The Employer shall indemnify the Contractor against all claims, damages, costs, charges, and expenses resulting from any act or neglect on behalf of the Employer.
- The Minister of Petroleum may enter into concession agreements with foreign companies for petroleum exploration.
- The UN may hold fund, gold or currency of any kind.
• The Labor Contract shall be made and written in clear language leaving no doubts or controversy regarding the rights and duties therein.
• No alterations in the terms and conditions of the contract or of the work to be performed thereunder shall release the Second Party from any liabilities hereunder.
• Both parties hereby agree to the following:
  • If the Contractor suffers delay and/or incurs costs, then the Engineer shall take such delay into account.
  • The First Party hereby grants, sells, and transfers unto the Second Party…
9. References


Thank you..

Email: dania_salamah@hotmail.com
Website: http://fac.ksu.edu.sa/dsalamah