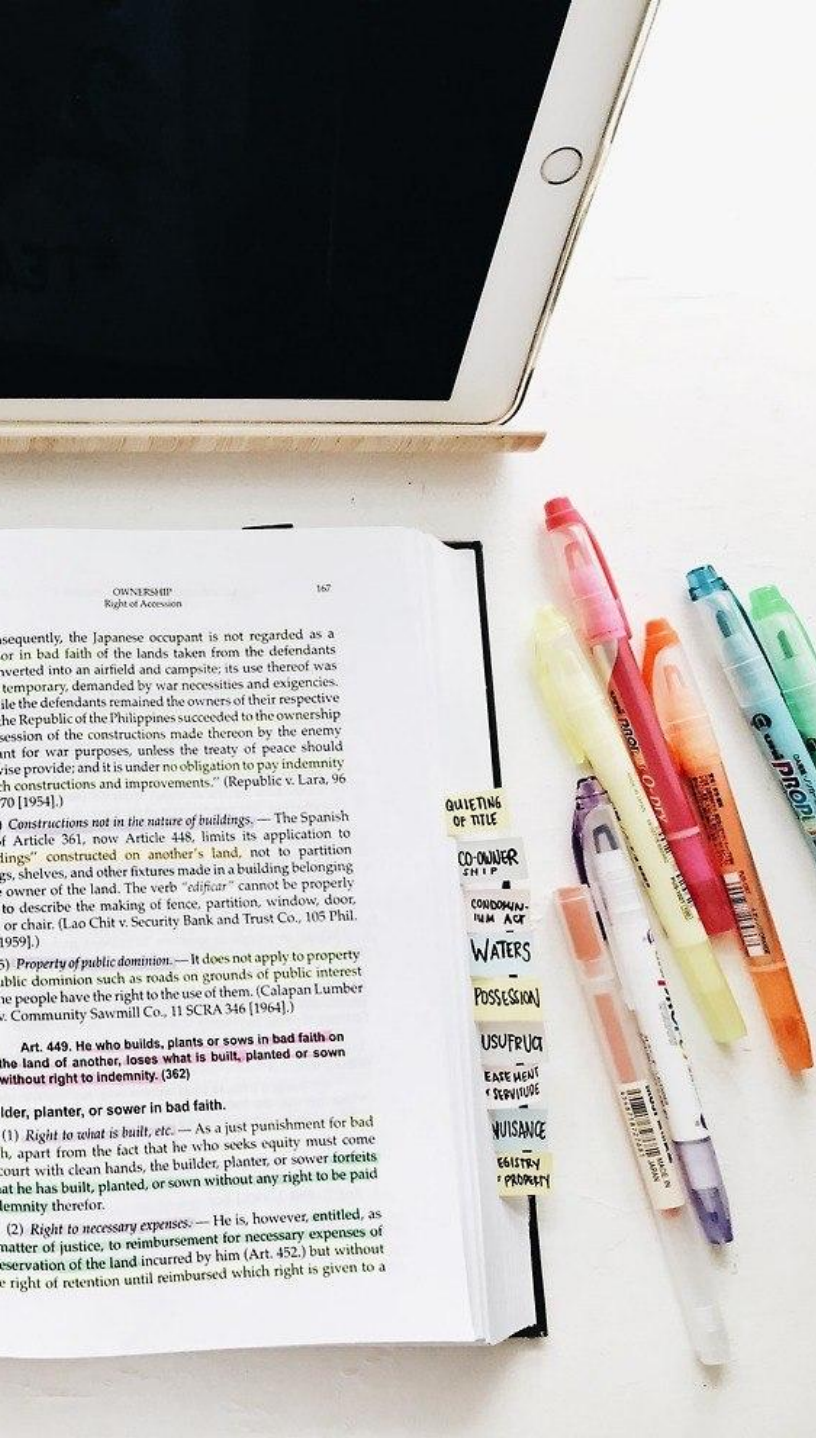


# Как сдать литературу на 95+

Бесплатный вебинар  
Катерины Семеновой



sequently, the Japanese occupant is not regarded as a  
or in bad faith of the lands taken from the defendants  
verted into an airfield and campsite; its use thereof was  
temporary, demanded by war necessities and exigencies.  
ile the defendants remained the owners of their respective  
the Republic of the Philippines succeeded to the ownership  
ession of the constructions made thereon by the enemy  
ant for war purposes, unless the treaty of peace should  
wise provide; and it is under no obligation to pay indemnity  
ch constructions and improvements." (Republic v. Lara, 96  
70 [1954].)

Constructions not in the nature of buildings. — The Spanish  
of Article 361, now Article 448, limits its application to  
dings" constructed on another's land, not to partition  
ings, shelves, and other fixtures made in a building belonging  
owner of the land. The verb "edificar" cannot be properly  
to describe the making of fence, partition, window, door,  
or chair. (Lao Chit v. Security Bank and Trust Co., 105 Phil.  
1959].)

5) *Property of public dominion.* — It does not apply to property  
public dominion such as roads on grounds of public interest  
ne people have the right to the use of them. (Calapan Lumber  
v. Community Sawmill Co., 11 SCRA 346 [1964].)

Art. 449. He who builds, plants or sows in bad faith on  
the land of another, loses what is built, planted or sown  
without right to indemnity. (362)

lder, planter, or sower in bad faith.

(1) *Right to what is built, etc.* — As a just punishment for bad  
h, apart from the fact that he who seeks equity must come  
court with clean hands, the builder, planter, or sower forfeits  
at he has built, planted, or sown without any right to be paid  
lennity therefor.

(2) *Right to necessary expenses.* — He is, however, entitled, as  
matter of justice, to reimbursement for necessary expenses of  
eservation of the land incurred by him (Art. 452.) but without  
e right of retention until reimbursed which right is given to a

QUIETING  
OF TITLE

CO-OWNER  
SHIP

CONDOMIN-  
IUM ACT

WATERS

POSSESSION

USUFRUCT

EASEMENT  
& SERVITUDE

NUISANCE

REGISTRY  
& PROPERTY



# План вебинара:

- ✓ Мой опыт
- ✓ Общие рекомендации
- ✓ Все о рабочей тетради
- ✓ Как работать с прозой
- ✓ Как работать с лирикой
- ✓ ЕГЭ 2018 – изменения
- ✓ О курсах подготовке к олимпиаде
- ✓ О «work-группах»
- ✓ Ваши вопросы

Наливайте себе чашечку чая или кофе и – приступим!

# Мой опыт

- ❖ Сдавала в 2014 году
- ❖ Поступила на журналистику
- ❖ В 2017 перепоступила на учителя русского и литературы
- ❖ Целенаправленно готовилась два года
- ❖ Могла бы меньше, если б знала, как оптимизировать процесс
- ❖ Изобрела «рабочую тетрадь», которая стала мой палочкой выручалочкой – особенно за неделю до экзамена
- ❖ В 2018 собираюсь сдать литературу еще раз – просто так 😊



# Общие рекомендации:

- Читаем весь кодификатор
- Учим все стихи
- Заводим рабочую тетрадь
- Учим цитаты по карточкам
- Тренируемся!

Готово! Вы великолепны!







