Colligations of Prepositions: Essential Properties of Legal Phraseology

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Abstract
Specialised discourses manifest the organising thoughts of the discourse community that speaks the language. They are formed by a series of interrelated linguistic properties that are joined in sentences by small but very important lexico-grammatical properties - colligations of prepositions. This paper reviewed the linguistic properties that constitute these linguistic patterns (colligations of prepositions) as well as their semantic and pragmatic functions in legal discourse. The literature reveals that prepositions have both the lexical and grammatical statuses. They are prevalent in legal texts, and they play a very important role in conveying the thoughts of the discourse community of the law. Proficient linguistic users are marked by having competence of these patterns. Due to the importance of colligations of prepositions in legal discourse, it is recommended that law students and legal scholars be taught colligations of prepositions explicitly rather than learning them implicitly.

Keywords: prepositions, colligations, semantic functions, legal discourse, genre

1. Introduction
Adult English as Second Language (ESL) law students in tertiary education need to possess collocational competence for their survival in academic and professional worlds. They have to write well-crafted problem question essays often required of them in legal courses, carry out competent legal research, and defend themselves, with sound arguments and reasoning in mock trials, et cetera. Gaining mastery over collocations; that is, having the knowledge of which legal patterns or word combinations sound more natural and appropriate in specific legal texts, genres, and contexts is extremely essential as it will indicate law students’ linguistic competence. This ideal notion, however, is not often the case. Many law students, including the subjects in this study, lack colligational competence (fluent use of colligations of prepositions). They may be capable of producing well-formed sentences but their sentences lack naturalness, are non-native-like, and show a deviation from the spoken and written convention produced by the legal discourse community (Gozdz-Roszkowski, 2004). Prepositions are small words but they are the most essential words in specialised discourse (Flowerdew, 2009; Hunston, 2008), especially in legal discourse (Bhatia, 1993, 1998; Charrow & Charrow, 1979; Gozdz-Roszkowski, 2003). They are so prevalent in legal genres for examples acts, statutes, reports, and academic textbooks. They also often appear more than ten times in a sentence. The frequent presence of complex prepositional phrases and single-word prepositions carries a specific reason -they purport to avoid ambiguity and lack of clarity of the text (Bhatia, 1993). Their prevalent features in legal discourse reflect the very characteristic of legal register. It contains lengthy sentences, for example 50 words on average (Danet, 1985). The prominent use of nominalisation, for example to make an amendment to the Constitution instead of to amend the Constitution, a verbal group (Gustafsson, 1984), is another attribute of legal register. The following extract shows the frequent presence of these patterns (10 underlined patterns respectively) in a legal sentence:

"Misrepresentations made, or frauds committed, /by agents acting /in the course /of their business /for /their principals, have the same effect /on agreements made /by such agents as if such misrepresentations or frauds have been made or committed /by the principals; but misrepresentations made, or frauds committed, /by agents, /in matters which do not fall /within their authority, do not affect their principals."  
Contracts Act 1950 (2009, p. 82)

A study into a group of law students’ productions of colligations of prepositional patterns in the problem question essays conducted in the present study showed that they lacked the knowledge of colligations of prepositional patterns,
thus overlooking the pragmatic functions of the patterns. The patterns produced were mainly inaccurate, thus conveying inaccurate forms and semantic (meanings) and functions of the text. See the extract of a student’s essay¹ below to show the prevalence of the prepositional patterns, as appeared in every single line and underlined, and the erroneous patterns produced (marked *).

*In situation of where Mr. Chen telephoned Mr. Daud on 22nd accepting the offer but Mr. Daud has insisted that Mr. Chen accept the offer in writing, it falls under acceptance of the proposal/in prescribe manner. The issue is whether the telephoned made by Mr. Chen has a binding contract for his acceptance. In the Contract Acts 1950 S. 7 (b) where to *convert a proposal to promise, the acceptance, stated that the promise must do as/ according to the promisor demand/of manner/*on acceptance. Since in this case Mr. Daud has asked Mr. Chen to post a letter of acceptance, then Mr. Chen must do as the order. If not, there is no contract between the parties as the acceptance is no absolute. This can be seen *in case of Tinn v. Hoffman.

The student’s erroneous pattern can be observed, for example, in the pattern in case of Tinn v. Hoffman (line 8). This is an incorrect usage since the context and semantic function that this student intended to express should be in the following pattern - in the case of which means Tinn v Hoffman’s case. The use of the pattern in case of requires a different context, for example in the following sentence: In case of Mr. Tinn’s disappearance, the court may postpone the case. The student was clearly confused with the semantic functions of the two patterns. While the complex preposition in the case of signals textual authority (Bhatia, 1998), the pattern in case of expresses probability (Halliday & Mathiessen, 2004). Due to the importance of these lexico-grammatical patterns, this study aims to review in the body of literature of these essential lexical units, and to uncover the semantic and pragmatic functions of these patterns in legal discourse.

2. Prepositions

Prepositions are an important and frequently used category in English (Littlefield, 2006; Sinclair, 1991). They are traditionally categorised as function words, the grammatical items or ‘closed system’ (Halliday et al., 1964). Several definitions are given for prepositions. A preposition is defined as “a word which relates a substantive, its object, to some other word in the sentence” (Roberts, 1954, p. 222); “a relationship between two entities” (Quirk, Greenbaum, Leech, & Svartvik, 1972, p. 143); “a word that indicated a relation between the noun and pronoun it governs and another word, which maybe a verb, an adjective or another noun and pronoun” (Huddleston, 1984, p. 336), and “linking words that introduce prepositional phrases” (Biber et al., 2002, p. 28).

2.1 The Forms of Preposition

There are two forms of prepositions - simple and complex. According to Essberger (2009), there are more than 150 prepositions in English. 94 of them are simple prepositions and the other 56 are complex prepositions. However, Fang (2000) claims that there are 284 different prepositions in a corpus study of English. 88 of them are simple prepositions and 160 more are complex prepositions. See Table 1 for the list of some simple (single-word) prepositions as adapted from Quirk, Greenbaum, Leech, and Svartvik (1985).

| about | at | concerning | in | outside | to |
|-------|----|------------|----|---------|---|
| above | before | considering | inside | over | towards |
| across | behind | despite | into | past | under |
| after | below | down | like | per | until |
| against | beneath | during | near | plus | upon |

Simple prepositions alone can have more than one meaning. They are polysemous lexical items (Taylor, 1993), and therefore, can be very confusing. The prepositions in, on, at, to, for, of, and from, for example, are prepositions which function to show location, place, direction, and time. An interesting fact about simple prepositions such as on and at is that they have their own patterns, see for example, on Monday and at noon. It is against the convention to replace on Monday with at Monday and at noon with on noon. These are patterns of restriction which occur at a single-word preposition level. Allerton (1982, as cited in Schmitt, 2000) and Carter (1987) consider this patterning as neither grammatical nor lexical collocations but rather the third type of collocation.

Meanwhile, complex prepositions are fixed type of prepositions consisting of multi-word units whose meaning cannot be derived from the meaning of their parts (Jabbour-Lagocki, 1990). They consist of two-word, three-word, and four-word prepositions. Lewis (1993) calls these set of prepositions as polywords while others regard them as structural multi-word sequences or lexical bundles (Biber et al., 1999, 2002) or clusters (Taylor, 1993; Celce-Murcia & Larsen-Freeman, 1999). The examples of them include of course, according to, ahead of, by means of, and in accordance with.

¹ The Problem Question (PQ) essays consisted of three questions (see Appendix D for the PQ questions). Question no. 1 consisted of three sub-questions - a, b, and c. The essay extract shown as below is from sub-question b of Question no. 1.
The preposition *of* in the pattern *of course*, for example, always collocates with the word *course* and there is no way that these two words can be separated (Sinclair, 1991). The combination of these two words has become fixed and is regarded as one word or a single preposition (a lexical unit) instead of two or three words. They do not change forms, and are thus fixed collocations. The examples of two-word prepositions are listed in Table 2 and three-word and four-word prepositions in Table 3.

### Table 2. Two-word prepositions (adapted from Quirk et al., 1985)

| according to | away from | inclusive of | pertaining to |
|--------------|-----------|--------------|---------------|
| ahead of     | back of   | inside of    | preliminary to|
| along with   | because of| instead of   | preparatory to|
| apart from   | close to  | irrespective of| prior to      |
| as for       | contrary to| near to      | pursuant to   |

### Table 3. Three-word and four-word prepositions (adapted from Quirk et al., 1989)

| at a cost of | in comparison with | in the case of |
|-------------|--------------------|---------------|
| as opposed to | in compliance with | in the face of |
| at the expense of | in connection with | in the light of |
| at the hands of | in contact with | in the process of |
| at variance of | in contrary to | in view of |

#### 2.2 The Status of Prepositions

As mentioned elsewhere in this study, though prepositions are traditionally assigned as function words or a closed system, preposition is a controversial part of speech, partly due to its ‘hybrid’ or ‘semi-lexical’ functions - they have both lexical and grammatical functions (Littlefield, 2011). Some prepositions, unlike other function words such as articles or quantifiers, are considered as taking a lexical category (Grimshaw, 1991) and bear semantic contents (Rauh, 1993, as cited in Littlefield, 2011). In fact, Bordet and Jamet (2010) assert that not only complex prepositions, for example *instead of*, *in view of*, or *in ignorance of*, bear the semantic functions or meanings (strong semantic contents), but also simple prepositions, for example *about*, *to*, *above*, *at*, *in*, and *on*. The fact that prepositional items do bear semantic content is also recognised by Halliday (1994). He claims that all prepositional phrases, including the nominal groups containing the preposition *of*, do have functions. Though the meanings of colligations of prepositions in the present study could be deduced from the co-texts and contexts of the patterns in the concordance lines, Halliday’s (1994) and Halliday and Matthiessen’s (2004) assignments of the semantic functions of colligations of prepositions were taken as a point of reference in the present study.

#### 2.3 Types of Colligations of Prepositions

Single-word prepositions may combine with other word categories to form colligations of prepositions or prepositional phrases. The combinations are less restricted; that is, some word categories may change the form and meaning of each lexical and grammatical item in the combinations, and their meanings can be figured out by their parts. These include the combinations of prepositional items with major lexical categories - nouns, verbs, and adjectives.

Many linguists and lexicographers such as Benson et al. (1986, 1997) and Schmitt (2000) call these word combinations as grammatical collocations (colligations). Colligations of prepositions are typical, recurrent combinations of verbal, nominal, or adjectival bases with prepositional collocators (Benson et al., 1997). In the *BBI Dictionary of English Word Combinations*, such combinations are referred to as a sub-class of grammatical collocations (see categories G1, G5, and G8D in Benson et al., 1997, p. xvi, xviii, xxi). Some examples of colligations of prepositions arranged according to their categories are shown as below:

a. **Noun + Preposition**
   - Example: *blockade against, apathy towards, damage to*

b. **Adjective + Preposition**
   - Example: *angry at, afraid of, fond of*

c. **Verb + Preposition**
   - Example: *adhere to, consists of, serve as*

The **Noun + Preposition** category was extended in the present study to include the patterns as the following:

a. **NP + P + NP**
   - Example: *the communication of acceptance, manifestation of assent, and instantaneous means of communication*
2.4 The Strength of Collocability of Prepositional Patterns

Prepositions do play their functions as lexical items. This means they carry semantic contents. But when used in patterns (colligations of prepositions), do they also have their semantic part to contribute to the whole pattern? And if they do, which of the two items is stronger? Rankin & Schiftner (2009) and Sicherl (2004) found that the prepositions used in prepositional phrases are not devoid of content but they do contribute to a certain extent to the colligational base. They even share a similar behavior in terms of the strength of collocability with that of lexical collocations. In other words, the patterns were observed to have a two-way syntagmatic affinity. The stronger leads from the dominant base. They even share a similar behavior in terms of the strength of collocability with that of lexical collocations. In

2.5 The Semantic-Functions of Prepositional Phrases

Celce-Murcia and Larsen-Freeman (1999) claimed that “one of the greatest challenges presented by prepositions is their meaning” (p. 404). This is often true since prepositions are polysemous (Taylor, 1993). Many cognitive linguists including Dirven (1993) and Lee (2001) argue that prepositions divide up physical, temporal and abstract space in different ways, and prepositions in different languages might reveal such differences. In order to solve this problem, cognitive linguists use concrete examples rather than the concepts. They use prototypical examples called mental image schemas such as a robin to denote a bird. Therefore, many spatial prepositions (prepositions indicating location, time, duration, and space) are prototyped with objects in space.
reference point (e.g., a basket), which is the landmark. Figure 1 illustrates a graphic representation of the image schema of in, as adapted from Lindstromberg (1998, p.165).

![Figure 1. The prototypical figure of in](image)

However, instead of having the spatial and literal meanings for at, as in at the post-office (indicating place) or at noon (indicating time), prepositions also have their extended definitions, as in at work (indicating state), at full speed (indicating manner), and laugh at the funny jokes (indicating cause). This may impose another problem since metaphorical definitions are hard to be schematised. Celce-Murcia and Larsen-Freeman (1999) proposed a series of concentric circles to highlight the physical and mental representations of, for example, preposition at. In their proposal, all the instances of preposition at are bound within an enclosure. The enclosure is more literal and spatial at first (e.g., at + place in at the library, at + time in at 10:00 a.m.) before becoming more abstract and extended (e.g., at + state in at work, at + manner in at full speed, at + cause in laugh at funny jokes). Figure 2 illustrates the concentric circles, as adapted from Celce-Murcia and Larsen-Freeman (1999, p.409).

![Figure 2. The concentric circle](image)

Meanwhile, Bloor and Bloor (1995), Downing and Locke (2006), Halliday (1994), and Halliday and Matthiessen (2004) are among the proponents of the Systemic Functional Grammar who propose that the fundamental components of meaning of prepositions are their functional components. Prepositional patterns do play their roles in any speech events. They show their communicative functions in ‘contexts of situation’ or the social functions (Halliday, 1973). The social functions determine “the pattern of language varieties… or registers… of a community or of an individual, … derived from the range of uses that language is put to in that particular culture or sub-culture” (Halliday, 1973, p.22). This meaning will vary according to specific registers, fields, and text-types. In a Hallidayan transitive clause, it normally voices five choices - the subject, predicate, verb, complement, and adjunct. Prepositional phrases are expressed as circumstantial adjuncts and post-modifiers. Downing and Locke (2006), Halliday (1994); Halliday and Hasan (1985), and Halliday and Matthiessen (2004) propose more than nine main types of circumstantial semantic functions, for example location, direction (path) and goal, extent, manner, cause, contingency, accompaniment, role, matter, and angle. These ranges of meanings were adopted in this current study as a point of reference prior to the students’ work with the concordance lines.

3. Legal Discourse

In the previous section, we were introduced to the basic concept and aspects of colligations and prepositions - the types of prepositions and their colligations. We were also highlighted to the problems and difficulties the learners had faced in the acquisition of the patterns. We begin this present section by introducing to the readers a brief description of the language of the law (legal English or legalese), and then describing colligations and prepositions in legal context,
followed by showing examples of law students’ problems and difficulties in the acquisition of colligations of prepositions. While spoken discourse is also of major importance, the focus of attention of this present study is written legal genre, in particular, legal academic textbook of law of contract genre.

The term ‘legal’ simply refers to anything related to law, lawyers, and court. Meanwhile, the term ‘discourse’ refers to language in use or ‘text in context’ (Halliday, 1994). The language variation according to use is referred to register (speech style), the variation which is determined by the ‘field, ‘tenor’, and ‘mode’. Legal discourse is shaped by the contexts of situation, both the extra-linguistic (the legal discourse community), and linguistic (the lexico-grammatical patterning of legal texts). Legal discourse warrants its status as a sub-language of the LSP due to its restricted expressions and its formal or near-formal written variety (Halliday et al., 1964; Sinclair, 2004a). Danet (1980, 1985) even prefers to label it a ‘register’ due to this formal and distinctive variety.

3.1 The Properties of Written Legal Discourse

Language plays a very critical role in legal discourse. To simply put, law would not exist without language. Law plays two main functions - regulative (to regulate relationships between judicial entities, for example marriage ceremonies and constitutive (to restore), for instance social order between individuals. Besides, there are also numerous genres (defined as a particular language practice, see Swales, 1990) within the field of law itself, for example contract law (the focus of attention of this study), torts law, criminal law, constitutional law, and international law. There are also many varieties of text types within an individual genre itself. For example, within the genre of the law of contract, the text types may include contracts, statutes, rules and regulations, judgements, legal textbooks, journal articles, books of cases, and acts. Legalese is well-known for its conventionalised and distinctive style, full of ritualised and formulaic expressions, as realised in its syntactic and lexical features and formal register, and which makes it hard for laymen to comprehend (Danet, 1980, 1985; Hiltunen, 1990).

The syntactic structure (syntax) of legalese is always characterised as stereotypical and complicated. This is due to the function of legal texts itself - to convey information and concept of the law to readers or clients as clear and precise as possible. Thus, legal sentence structures are usually lengthy (an average of 2.86 clauses per sentence, see Gustafsson, 1975) and highly nominalised (written in a nominal group instead of a verbal group) as in make such provision for the payment instead of provide for the payment. These nominal groups are often featured in noun phrases and colligations of prepositions (Bhatia, 1993; Tiersma, 1999; Vedralova, 2008).

It is also common for a legal sentence to contain more than 55 words on average (twice as many as in scientific English) with many formulaic expressions and common legal vocabulary (Gustafsson, 1975). Another characteristic of legal syntax is high frequency use of passive constructions (Charrow & Charrow, 1979), usually expressed in prepositional phrases, for example by the majority, by the FIC, and by the authority. The reasons for putting legal sentences into the passive form instead of the active one are to make it more formal. In the case of the absence of agents or no specific agents in a sentence, the passive is the only choice (Danet, 1985). Another characteristic of legal discourse is repetitiveness of several words of the same part of speech. They are referred to as binomials (containing two words), for example goods and materials and multinomials (containing three or more words), for example employer, partner, or agent. They are used as a means of avoiding ambiguous sentences. Besides, legal discourse is a formal register. The formality is shown by its impersonal style as evident from the prevalent use of the third person pronouns in written texts.

Legal lexicon is also distinctive from general English. Alcaraz and Hughes (2002), Gibbons (1994), Melinkoff (1963), Tiersma (1999), and Vedralova (2008) claim that legal vocabulary are prevalent with: (1) technical vocabulary comprising common words, for example consideration, case, and approval, which have become specialised in legal texts; (2) academic vocabulary (the words which appear frequently in academic text), for example relate, evidence, fees, and persistent, and (3) foreign terminologies, for example mens rea, habeous corpus, and ratio decidenti. However, these words and terminology do not come alone in legal texts. They frequently co-occur or combine with other words to form collocations. According to Durrant (2009), the academic texts of specialised disciplines including law texts show a prominent use of colligations of prepositions. The constructions comprise many typical lexical items (high frequency words) with prepositional items such as based on, concerned with, and according to.

These lexical items, which are also defined as ‘procedural or enabling vocabulary’, enable speakers and writers to combine legal words and terminology into meaningful association (Kjaer, 2007). According to Kjaer (2007: 4), “... collocations with a specialised legal sense are the types of word combinations that are most frequently found in legal texts of all genres.” This actually refers to the combination of technical words with other dominant words. One example is the combination of Adjective + Noun as shown in the patterns legal advice, grand jury, and valid contract. Another example is the combination of technical words with grammatical words as appeared in the patterns in consideration of and subject to the approval of. In other words, what makes legal language special is its width association and conceptual density (Harris, 1997). To conclude, both legal vocabulary and syntax are characterised by a heavy use of nominalisation (grammatical metaphor, see Halliday, 1978) and prepositional phrases, the stylistic lexico-grammatical patterning that characterises a ‘special register’ (Danet, 1985), meriting a specific domain of LSP.

Colligations of prepositions are claimed as pervasive in legal texts (Bhatia, 1993; 1998; Danet, 1980; 1985). Colligations of prepositions are, in fact, of two types. The first type is the combinations of single-word prepositions, for example by, of, and in, and dominant words. They are examples of technical and semi-technical vocabulary manifested in the patterns such as approval of, in consideration of, and relate to. These are restricted collocations since the
dominant words may allow only a limited combinability with prepositions. The semantic-functions of these words are dependent on prepositional items. Meanwhile, the second type of colligation of preposition is complex prepositional phrases consisting of two-word, three-word, or four-word prepositions, for example in **pursuant of**, in **accordance with**, and on the basis of. Though consisting of many words, they bear only a single semantic content. These two types of colligations of prepositional patterns are worth mentioning as they are indeed the most essentials in legal texts functioning as the construction of knowledge (Halliday et al., 1964; Halliday, 1994) and ‘‘...the articulation of conceptual relations in legal discourse...’’ (Jones & McCracken, 2006, p.17).

Despite the fact that legal discourse is the ‘‘highly institutionalised and sometimes ritualised discourse of the law [which] often follows regular patterns’’ (Gibbons, 2003, p.286), many have claimed that legal phraseology is a branch of study which is under-researched (Gozdz-Roszkowski, 2004; Kjaer, 2007). There are a few studies focusing on binomials, for instance the studies conducted by Danet (1980), Gustaffson (1975), and Melinkoff (1963). However, only a few researchers concentrated in the field of legal colligation especially colligations of prepositions (see Gozdz-Roszkowski, 2003; 2004; Vedralova, 2008). Lack of research in this area has motivated the present study to concentrate on this aspect of collocation.

### 3.2 The Semantic-Functions of Colligations of Prepositions in Legal Discourse

Beginning with Firth (1951, 1957a, 1957b) who claim that a specialised language has a system of its own, the Neo-Firthians, for example Downing & Locke (2006), Halliday (1994), Halliday and Matthiessen (2004), and Mitchell (1971, 1975) further elaborate that any individual units of language like prepositions perform various functions in a clause. For example, prepositions at, in, on, under, and above are used to express location, for to express **extent** or **manner**, by, through, with to express **sources**, and by to express **agent**. And the functions of these prepositions may differ when used in different contexts especially in restricted languages. For instance, preposition by in the pattern underlined in the following sentences: (1) If it is a mere term of the contract, the non-approval **by** the Foreign Investment Committee (FIC) of the deal certainly defeats the sale., and (2) …such misrepresentations or frauds have been made or committed **by** the principals, signal the function of **authority** in legal discourse instead of **agent** e.g. in the phrases …**claims made by the text**… in Information Science and Technology discourse (Fuentes, 2001) or …**the attempt made by the fetus**… in the Research Article abstract (Gledhill, 2009; 2011).

Thorne (1997) states that there are a main and two subordinate functions of legal collocations - the main function is **referential** (to convey information), whereas the subordinate functions are **conative** (persuasive), and **metalinguistic** (discussing language itself). Furthermore, in the analysis of complex colligations of prepositions of a corpus of contracts of 300,000 tokens, Gozdz-Roszkowski (2003) found that complex colligations of prepositions performed many **textual** (text organisers) and **referential** functions. The examples of colligations of prepositions used as text organisers are in **accordance with**, subject to the provision, and **pursuant to** section X. Meanwhile, those that signal referential functions include in the presence of, for the benefit of, and on the part of.

Moreover, Gozdz-Roszkowski (2004), in his analysis of a legal contract corpus reported that complex collocations of prepositions containing the word **consideration** and prepositions, for instance in **consideration of**, for valuable consideration, and total failure of considerations constitute the constructions found to be dominant in all legal contract genres such as statutes, contract acts, cases, and academic textbooks. Both the patterns in **consideration of** and for **good and valuable consideration**, for example, were found to be at precisely the same point in contracts and their function is to introduce the most essential part of any contract.

Bhatia (1998) also observed four major kinds of intertextual devices employing prepositional sequences in a corpus of legislative discourse based on the British Housing Act 1980. Those devices serve the following functions: (1) **signalling textual authority** (e.g., in accordance with, in pursuance of; by virtue of); (2) **providing terminological explanation** (e.g., within the meaning of); (3) **defining legal scope** (e.g., subject to paragraph 11 (2) of Schedule 2 to this Act), and (4) **facilitating textual mapping** (e.g., specified in section, referred to in subsection from falling within the meaning of). Meanwhile, Vedralova (2008) in the analysis of EU (European Union) legislation corpus of 160, 000 words reported that complex colligations of prepositions did play several roles: (1) **addition** (e.g., in addition to); (2) **exception** (e.g., with the exception of); (3) **manner** (e.g., by means of, on the basis of); (4) **identification** (e.g., on behalf of); (5) **condition** (e.g., as regards); **purpose** (e.g., for the purpose of, with a view to), and **reference** (e.g., in conformity with, in line with, in accordance with). She also claimed that many of the listed colligations of prepositions in the corpus express **reference**. In a similar vein, Durrant (2009) in his doctoral study on academic collocations revealed that the first 40 out of 100 academic collocations extracted from the corpus that he developed are colligations of prepositions. These colligations function as textual organisers and reference in all types of academic texts including legal academic texts. To conclude, prepositional sequences or colligations of prepositions do play two major functions in legal discourse - communicative or pragmatic functions and discourse functions.

### 3.3 The Essential of Colligations of Prepositions in Legal Discourse

According to Leckie-Tarry (1993, as cited in Ghadessy, 1993, p.28), collocations are very crucial elements in legal discourse since there is always a “relationship between language function and language form”. Akmajian (1995, p. 229) also claims that “one important property of a [legal] sentence is its communicative potential and sentences with different structures often have different communicative functions”. Halliday (1970b, 1994) claims that specialised discourse structures (lexico-grammatical items) such as colligations of prepositions represent the construction of knowledge, concepts, and conceptual relations in legal discourse. They are also the organising thoughts in the discourse, and they
perform various pragmatic functions (Bhatia, 1993, 1998; Gozdz- Roszkowski, 2003, 2004). In other words, the language function expressed in legal discourse is the communication of a systematic representation of carefully defined aspects of the world as seen through the lens of the law (Wei, 2010).

Moreover, “legal language is intrinsically intertwined with one particular legal system” (Kjaer, 2007, p.3). From a legal point of view, “…concept formation in a legal system may be analysed by studying the stabilisation and specialisation of legal phraseology, i.e. by means of a discourse analysis of the production, reproduction, and recontextualisation of particular legal phrases that are quoted again and again by legal actors in the discursive flows and genre chains characteristic of law” (Kjaer 1990a; 1992, as cited in Kjaer, 2007, p.3). Different genres do have different collocational patterns and language systems, and the differences in linguistic structures are to be found in different genres because it is the genre that chooses specific structures (Biber, 1988).

Further on, in the case where law students are expected to write texts, fluency and accuracy of expressions are vital. This requires knowing “…whether certain word combinations conform to their standard usage in a field of language, i.e. if they are acceptable by a particular LSP [Legal Specific Purposes] community” (Gozdz-Roszkowski, 2004, p.: 402) or not. He also comments that it is typical for law students even at a fairly advanced stage to produce grammatically accurate sentences but they tend to sound unnatural, resulted from the lack of knowledge of words typically combine with other words (collocations). Therefore, knowing legal word combinations and fixed expressions which are recurrent in legal texts “…is considered as a marker of a proficient language user within a particular register” (Gozdz-Roszkowski, 2003, p.4).

4. Conclusion
Possessing a large stock of vocabulary knowledge is essential for successful communication in academic setting (Gozdz-Roszkowski, 2004; Kamariah Yunus, Mahani Mohamad, & Borden Waelateh, 2016; Vedralova, 2008). In cases where English is used as a medium of instruction, students would find it a challenging task both to comprehend the subject contents and instruction if they are not a proficient user of English. Considering the fact that specialised discourses like law contains vast chunks of formulaic expressions, multiword units, nominalizations, and collocations, law authorities may need to integrate these lexical phrases in the law curriculum and syllabuses for the benefits of their students. Explicit rather than implicit teaching of colligations of prepositions should be conducted to achieve this end. In other words, the semantic and pragmatics functions that are expressed in legal phraseology would not be acknowledged completely without exposure to colligations of prepositions.

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