

考 試 科 目	英文	系 所 別	法律系碩士班(民法組、 財經法組、公法甲組、公 法乙組、刑法組、勞工法 與社會法組、基礎法學 組)	考 試 時 間	2 月 3 日(六) 第三節
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一、解釋名詞（每題 5 分，請以中文簡要作答）（30%）

1. Class Action
2. Summary Judgment
3. Filibuster
4. False Imprisonment
5. Punitive Damage
6. Injunction

二、英翻中（30%）（請以中文作答）

There is concern among national regulators and policymakers and the Standards-Setting Bodies regarding the large-scale termination or restriction of relationships and lines of business by banks seeking to avoid (rather than to continuously manage) the relevant compliance, operational, and reputational risks as envisaged under the proportionate and risk-based approaches of global standards. The scope and drivers of the phenomenon—referred to by banks as “de-risking”—are complex and relevant aspects have not yet been fully studied and publicly documented. At the same time, the effects on affected communities and countries could not only undermine financial inclusion but also potentially hold broader implications for the global financial system and for poverty reduction and economic development efforts.

De-risking is tied in part to concerns about money laundering, terrorist financing, and sanctions. However, key stakeholders describe a much more complex dynamic involving profitability concerns (which in turn are affected by prudential and market conduct issues) and integrity issues. In addition to potential bank correspondent withdrawal, concerns over terminations of business relationships have also been raised in relation to a range of financial inclusion relevant customers, notably cross-border remittance providers and humanitarian organizations.

三、作文（40%）（請以英文作答）

Please write a 500-word essay on how technological evolution (e.g., artificial intelligence, cloud computing or data analytics) is reshaping the legal profession.

備 註

- 一、作答於試題上者，不予計分。
- 二、試題請隨卷繳交。