Query ID: test1164

Query Text: what does the application of contract of adhesion mean

Retrieved Documents:

| 0 | doc41332 | Standard form contract. The concept of the contract of adhesion originated in French civil law, but did not |
|---|------------|---|
| | | enter American jurisprudence until the Harvard Law Review published an influential article b |
| 0 | doc41333 | Standard form contract. For a contract to be treated as a contract of adhesion, it must be presented on a |
| | | standard form on a "take it or leave it" basis, and give one party no ability to negotiate bec |
| 0 | doc534661 | History of contract law. Over the 20th century, legislation and changes' in court attitudes effected a |
| | | wide-ranging reform of 19th century contract law.[29] First, specific types of non-commercial con |
| 0 | doc258361 | Contract. Standard form contracts contain "boilerplate", which is a set of "one size fits all" contract |
| | | provisions. However, the term may also narrowly refer to conditions at the end of the contract w |
| 0 | doc41329 | Standard form contract. Another factor which might mitigate the effects of competition on the content of |
| | | contracts of adhesion is that, in practice, standard form contracts are usually drafted by lawy |
| 0 | doc140839 | English contract law. Generally a contract forms when one person makes an offer, and another person |
| | | accepts it by communicating their assent or performing the offer's terms. If the terms are certain, |
| 0 | doc140848 | English contract law. Over the 20th century, legislation and changes in court attitudes effected a |
| | | wide-ranging reform of 19th century contract law.[32] First, specific types of non-commercial contrac |
| 0 | doc564806 | South African contract law. There is mounting competition between them. As Hutchison and Pretorius |
| | | (2009) note, The law of contract is currently undergoing a process of quite profound change and rene |
| 0 | doc258369 | Contract. The common law doctrine of privity of contract provides that only those who are party to a |
| | | contract may sue or be sued on it.[68][69] The leading case of Tweddle v Atkinson [1861] [70] immed |
| 0 | doc1003485 | Contracts (Rights of Third Parties) Act 1999. The doctrine came under criticism from many academics |
| | | and judges, including Lord Scarman, Lord Denning, Lord Reid and Arthur Linton Corbin, and Stephen Gu |
| | | |

Non-retrieved Relevant Documents:

doc41317 Standard form contract. A standard form contract (sometimes referred to as a contract of adhesion, a leonine contract, a take-it-or-leave-it contract, or a boilerplate contract) is a contract between