

1: Free Real Estate Flashcards about RE Glossary

Basic legal terminology that may be covered in the Texas Legal Interpreting written test. Learn with flashcards, games, and more "€" for free.

Assault weapons"€"just like armor-piercing bullets, machine guns, and plastic firearms"€"are a new topic. In addition, few people can envision a practical use for these weapons. The term was first adopted by manufacturers, wholesalers, importers and dealers in the American firearms industry to stimulate sales of certain firearms that did not have an appearance that was familiar to many firearms owners. The manufacturers and gun writers of the day needed a catchy name to identify this new type of gun. As stated previously, the public does not know the difference between a full automatic and a semi-automatic firearm. Assault weapons legislation in the United States Seven states have assault weapon bans with different definitions and characteristics. According to the Associated Press Stylebook, the media should differentiate between "assault rifles," which are capable of fully automatic firing, and "assault weapons," which are semiautomatic and "not synonymous with assault rifle. For instance, the Colt AR series of semiautomatic rifles"€"the civilian version of the fully automatic M rifle issued to U. Yet, the Mini is the same caliber, has a similar barrel length, the same semiautomatic action, and can use magazines that hold 30 rounds of ammunition. The only real meaningful difference between the two firearms is cosmetic: The AR rifle looks more dangerous. This semi-automatic pistol has a threaded barrel and a magazine that attaches outside the pistol grip, two of the features listed in the Federal Assault Weapons Ban. It banned the manufacture or importation of certain semi-automatic firearms that it defined as "semiautomatic assault weapons," commonly known as assault weapons. Any firearms so defined that were already possessed at the time the law took effect were grandfathered in, and could be legally owned or transferred. Another aspect of the law banned the manufacture or importation of magazines that could hold more than ten rounds of ammunition, with existing magazines grandfathered in as legal. This included semi-automatic rifles with a detachable magazine and at least two of these features: It included semi-automatic pistols with a detachable magazine and at least two of these features: Additionally defined as assault weapons were semi-automatic shotguns with a rotating cylinder, or with at least two of these features: On January 24, , Feinstein introduced S. On April 17, , it failed on a Senate vote of 60 to

2: Legal Terms of Use | Adobe

Start studying legal terminology. Learn vocabulary, terms, and more with flashcards, games, and other study tools.

Social public nudity[edit] Public nudity is tolerated in some environments: Some activists, such as Vincent Bethell, claim that association with naturism or nudism is unnecessary. Others will point out that many people who participate in events such as clothing-optional bike rides or visit clothing-optional beaches do so casually and without association or formal affiliation to groups or movements. Activist Daniel Johnson believes that labels and affiliations overly complicate a relatively simple phenomenon, alienate others from a fear of over-commitment or undesirable stereotypes, and thus get in the way of integrating nudity into everyday life. The social norms or laws of each culture require the wearing of clothes in most situations, but this expectation may be suspended in limited circumstances. For example, there are many countries which have designated public areas as nude beaches , or where nude bathing is unofficially tolerated. In those places, a person would not face legal prosecution or official harassment merely for being nude. Outside of those areas, community and legal acceptance of public nudity varies considerably. To avoid offending the public in general, public authorities maintain what are sometimes called "standards of decency". What falls outside these standards are usually termed " indecent exposure ", or similar terminology. These standards, however, vary with time and place. If the intent is to draw attention to oneself, it may be referred to as exhibitionism , otherwise it may be to draw attention to a cause see nudity and protest. There are also some people who disrobe in public to attract publicity to themselves, as a career move, such as some streakers at sporting events. There are also others who spontaneously disrobe in public, as an expression of their freedom and the shedding of inhibitions; an example being skinny dipping. Public social nude events[edit] Public nudity is accepted in some environments: Some people take part in non-sexual public nude events. These may be in a naturist resort or club or at a nude beach. Outdoor nude recreation can take place in private or rural areas, though generally limited to warm weather. Others practice casual public nudity. Topfree sunbathing is considered acceptable by many on the beaches of Finland, France, Spain, Italy and most of the rest of Europe and even in some outdoor swimming pools ; however, exposure of the genitals is restricted to nudist areas in most regions. In the United States, topfree sunbathing and wearing thongs are not common in many areas, but are limited to nude beaches in various locations. It is normally acceptable for men in the U. Where the social acceptability of nudity in certain places may be well understood, the legal position is often less clear cut. In England, for example, the law does not actually prohibit simple public nudity, but does forbid indecent exposure. Specifically, using nudity to "harass, alarm or distress" others is an offence against the Public Order Act of Occasional attempts to prove this point by walking naked around the country therefore often result in periods of arrest, followed by release without charge, and inconsistencies in the approach between different police jurisdictions. Differences in the law between England and Scotland appear to make the position harder for naked ramblers once they reach Scotland. Photography of installations of massed nude people in public places, as made repeatedly around the world by Spencer Tunick , claim artistic merit. Indecent exposure and Clothing laws by country A nude woman walking through a shopping street in Siegburg , Germany It is generally accepted in western countries that a naked human body is not in itself indecent. That principle is reflected, for example, in depiction of the human form in art of various forms. In Barcelona , public nudity used to be regarded as a recognised right, although there have been successful prosecutions for public nudity even there and a local ordinance by the local council in May empowers the authorities to impose a fine for nudity and being bare chested. Many states of the United States fine offenders on that basisâ€”see Indecent exposure in the United States. In some states, such as Oregon, public nudity is legal and protected as free speech, as long as there is not the "intent to arouse". In the United Kingdom, nudity per se is not unlawful, but the circumstances surrounding particular episodes of nudity may create public order offences, according to a police spokesman in July The ECHR rejected his complaint in October , [8] stating that authorities in Scotland had not "unjustifiably interfered with his exercise of freedom of expression", though they did admit that the "acceptance of public nudity in a modern society is a matter of public interest". Nudity and protest and Topfreedom Nudity has sometimes been

used to attract media and public attention to a cause. Nudity in protest was used as a tactic by the Doukhobors in the early 20th century, and has been more widely used since the s. Modern slogans include "Disrobe for disarmament", "Nudes, not nukes! World Naked Bike Rides attract attention to problems caused by vehicles that depend on fossil fuels , and promote a healthy alternative; the naked body is used as a symbol for the vulnerability of humans to pollution, and of cyclists to the traffic in cities. These rides are usually referred to by a name derived from their Spanish origin "Ciclonudista" in countries with a Romanic language. It began in Spain in From is extending all over the world. He co-founded the Body Freedom Collaborative in Seattle with Daniel Johnson, Washington state in the US, whose goal is to bring attention for the need for legal clothing-optional beaches through "guerilla pranksterism", among other approaches. The Sex Party of British Columbia Canada promotes normalization of all parts of the human body and destigmatizing human sexual organs. It would pass legislation requiring all public parks and beaches larger than one hectare to designate areas reserved for nudists. The former Dutch party Naastenliefde, Vrijheid en Diversiteit would have passed legislation to make public nudity legal everywhere, provided that a towel is used when sitting on a public bench. The short-lived Naturist Lifestyle Party in New South Wales , Australia aimed "to bring naturism fully into the public eye, with view to getting an equitable allocation of public resources to those who support the naturist lifestyle. is a group of topless female activists. The organization became internationally known for organizing controversial [18] [19] topless protests against sex tourism , [20] [18] religious institutions, sexism, homophobia [21] and other social, national and international topics. Founded in Ukraine, the group is now based in Paris. He walked nude in downtown Vancouver for 11 minutes,

3: ATT-Tactical - Flash Bangs and Destructive Devices

a formal legal document made by a defendant to the plaintiff that admits the matters alleged in the complaint. Disputes the sufficiency in law of the complaint. Term.

Liability Limitations Sections 10 and Upon acceptance, this agreement is enforceable against you and any entity that obtained the Software and on whose behalf it is used. If you do not agree, do not Use the Software. Adobe permits you to Use the Software only in accordance with the terms of this agreement. Such other terms and conditions will supersede all or portions of this agreement in the event of a conflict with the terms and conditions of this agreement. If you obtained the Software from Adobe or one of its authorized licensees, and subject to your compliance with the terms of this agreement, including the restrictions in Section 4, Adobe grants to you a non-exclusive license to Use the Software in the manner and for the purposes described in the Documentation as follows: You may install and Use one copy of the Software on your Compatible Computer. See Section 4 for important restrictions on the Use of the Software. This agreement does not permit you to install or Use the Software on a computer file server. For information on Use of Software on a computer file server please refer to <http://> This license does not grant you the right to sublicense or distribute the Software. For information about obtaining the right to distribute the Software on tangible media or through an internal network or with your product or service please refer to <http://> You may make one backup copy of the Software, provided your backup copy is not installed or used other than for archival purposes. You may not transfer the rights to a backup copy unless you transfer all rights in the Software as provided under Section 5. You will not Use any Adobe Runtime on any non-PC device or with any embedded or device version of any operating system. For the avoidance of doubt, and by example only, you may not Use an Adobe Runtime on any a mobile device, set top box STB , handheld, phone, game console, TV, DVD player, media center other than with Windows XP Media Center Edition and its successors , electronic billboard or other digital signage, Internet appliance or other Internet-connected device, PDA, medical device, ATM, telematic device, gaming machine, home automation system, kiosk, remote control device, or any other consumer electronics device, b operator-based mobile, cable, satellite, or television system or c other closed system device. No right or license to Use any Adobe Runtime is granted for such prohibited uses. For information on licensing Adobe Runtimes for distribution on such systems please visit <http://> The Software may contain h. No right or license to use Adobe Flash Player is granted for such prohibited uses. You will not integrate or use Adobe Reader with any other software, plug-in or enhancement that uses or relies upon Adobe Reader when converting or transforming PDF files into a different format e. You will not integrate or use Adobe Reader with any plug-in software not developed in accordance with the Adobe Integration Key License Agreement, more information can be found at <http://> Adobe Reader may contain features or functionalities that are hidden or appear disabled or "grayed out" the "Disabled Features". Disabled Features will activate only when opening a PDF document that was created using enabling technology available only from Adobe. You will not access, or attempt to access, any Disabled Features other than through the use of such enabling technologies, nor will you rely on Adobe Reader to create a feature substantially similar to any Disabled Feature or otherwise circumvent the technology that controls activation of any such feature. For more information on disabled features, please refer to <http://> You shall not alter or remove any copyright or other proprietary notice that appears on or in the Software. You shall not modify, adapt, translate or create derivative works based upon the Software. You shall not reverse engineer, decompile, disassemble, or otherwise attempt to discover the source code of the Software. If you are located in the European Union, please refer to the additional terms at the end of this agreement under the header "European Union Provisions," in Section You may, however, transfer all your rights to Use the Software to another person or legal entity provided that: Notwithstanding the foregoing, you may not transfer education, pre-release, or not for resale copies of the Software. Intellectual Property Ownership, Reservation of Rights. The Software and any authorized copies that you make are the intellectual property of Adobe and its suppliers. The structure, organization and code of the Software are the valuable intellectually property e. The Software is protected by law, including without limitation the copyright laws of

the United States and other countries, and by international treaty provisions. Except as expressly stated herein, this agreement does not grant you any intellectual property rights in the Software and all rights not expressly granted are reserved by Adobe and its suppliers. You acknowledge and agree to the following: When you Use the Software to open a PDF file that has been enabled to display ads, your Computer may connect to a website operated by Adobe, an advertiser, or other third party. The party hosting the site may use technology to send or "serve" advertising or other electronic content that appears in or near the opened PDF file. The website operator may also use JavaScript, web beacons also known as action tags or single-pixel gifs , and other technologies to increase and measure the effectiveness of advertisements and to personalize advertising content. Adobe may not have access to or control over features that a third party may use, and the information practices of third party websites are not covered by the Adobe Online Privacy Policy. If your Computer is connected to the Internet, the Software may, without additional notice, check for Updates that are available for automatic download and installation to your Computer and let Adobe know the Software is successfully installed. For Reader, Updates may be automatically downloaded but not installed without additional notice unless you change your preferences to accept automatic installation. Only non-personally identifying information is transmitted to Adobe when this happens, except to the extent that IP Addresses may be considered personally identifiable in some jurisdictions. The use of such information, including your IP Address, as provided by the auto update process is governed by the Adobe Online Privacy Policy. Please consult the Documentation for information about changing default update settings, or online at <http://www.adobe.com/flashplayer/updates>: Flash Player and Adobe AIR may allow third parties to store certain information on your Computer in a local data file known as a local shared object. The type and amount of information that the third party application requests to be stored in a local shared object can vary by application and such requests are solely controlled by the third party. You can find more information on local shared objects at <http://www.adobe.com/flashplayer/updates>: For more information on how to limit or control the storage of local shared objects on your Computer, please visit <http://www.adobe.com/flashplayer/updates>: These settings are associated with the instance of Flash Player or Adobe AIR on your Computer, but do not contain personally identifiable information associated with you, and allow you to configure certain settings within the Flash Player including the ability to limit third parties from storing local shared objects. You can find more information on how to configure your version of Flash Player or Adobe AIR, including how to disable local shared objects in the Settings Manager for Flash Player, at <http://www.adobe.com/flashplayer/updates>: Adobe Flash Player and Adobe AIR runtimes provide the ability for applications built by third parties to connect to an Adobe Server or Service and permit direct communication between two Adobe Runtime clients or to connect an Adobe Runtime client as part of a peer or distributed network that allows a portion of your resources, such as network bandwidth, to be made directly available to other participants. Prior to joining such peer or distributed network, you will be provided with the opportunity to accept such connectivity. You can find more information on Peer Assisted Networking at <http://www.adobe.com/flashplayer/updates>: If you Use the Adobe Runtimes to access content that has been protected with Adobe Flash Media Rights Management Server or Flash Access software "Content Protection" , in order to let you play the protected content, the Software may automatically request media usage rights and individualization rights from a rights server on the Internet, and may download and install required components of the Software, including any available Content Protection Updates. You can find more information on Content Protection at <http://www.adobe.com/flashplayer/updates>: If your Computer is connected to the Internet, the Software may, without additional notice and on an intermittent or regular basis, facilitate your access to content and services that are hosted on websites maintained by Adobe or its affiliates "Adobe Online Services". Examples of such Adobe Online Services might include, but are not limited to: In some cases an Adobe Online Service might appear as a feature or extension within the Software even though it is hosted on a website. Adobe Online Services might not be available in all languages or to residents of all countries and Adobe may, at any time and for any reason, modify or discontinue the availability of any Adobe Online Service. Adobe also reserves the right to begin charging a fee for access to or use of an Adobe Online Service that was previously offered at no charge. If your Computer is connected to the Internet, the Software may, without additional notice, update downloadable materials from these Adobe Online Services so as to provide immediate availability of these Adobe Online Services even when you are offline. When the Software connects to the Internet, no personally identifiable

information is sent except to the extent that IP Addresses may be considered personally identifiable in some jurisdictions. Notwithstanding the foregoing, if you sign on to Acrobat. Whenever the Software makes an Internet connection and communicates with an Adobe website, whether automatically or due to explicit user request, the Adobe Online Privacy Policy shall apply. Additionally, unless you are provided with separate terms of use at that time, the Adobe. Please note that the Adobe Privacy Policy allows tracking of website visits and it addresses in detail the topic of tracking and use of cookies, web beacons and similar devices. The Software may allow you to access and interoperate with third party content, software applications, and data services, including rich Internet applications "Third Party Offerings". Your access to and use of any Third Party Offering, including any goods, services, or information, is governed by the terms and conditions respecting such offerings and copyright laws of the United States and other countries. Third Party Offerings are not owned or provided by Adobe. You agree that you will not use any of such Third Party Offerings in violation of copyright laws of the United States or other countries. Adobe or the third party may at any time, for any reason, modify or discontinue the availability of any Third Party Offerings. Adobe does not control, endorse or accept responsibility for Third Party Offerings. Third Party Offerings might not be available in all languages or to residents of all countries and Adobe or the third party may, at any time and for any reason, modify or discontinue the availability of any Third Party Offerings. Adobe Runtimes use digital certificates to secure protected content from unauthorized usage. Your Computer may connect to the Internet at the time of validation of a digital certificate in order to download current certificate revocation lists CRLs or to update the list of digital certificates. This access may be made both by the Software and by applications based on the Software. Digital certificates are issued by third party certificate authorities, including Adobe Certified Document Services CDS vendors listed at

agreement. This agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. If any part of this agreement is found void and unenforceable, it will not affect the validity of the balance of this agreement, which shall remain valid and enforceable according to its terms. This agreement shall not prejudice the statutory rights of any party dealing as a consumer. This agreement may only be modified by a writing signed by an authorized officer of Adobe. Updates may be licensed to you by Adobe with additional or different terms. This is the entire agreement between Adobe and you relating to the Software and it supersedes any prior representations, discussions, undertakings, communications, or advertising relating to the Software. Government End Users, Adobe agrees to comply with all applicable equal opportunity laws including, if appropriate, the provisions of Executive Order , as amended, Section of the Vietnam Era Veterans Readjustment Assistance Act of 38 USC , and Section of the Rehabilitation Act of , as amended, and the regulations at 41 CFR Parts through , , and The affirmative action clause and regulations contained in the preceding sentence shall be incorporated by reference in this agreement.

4: Assault weapon - Wikipedia

Study Flashcards On Legal Terminology- Quiz 1 at www.enganchecubano.com Quickly memorize the terms, phrases and much more. www.enganchecubano.com makes it easy to get the grade you want!

To review the previous terms, please click [here](#). The following are terms and conditions constitute a legally binding contract between you and WDT which govern your use of this Site. To the extent that any provision of those additional terms and conditions conflicts with these Terms, the additional terms and conditions shall prevail.

Use Restrictions The material provided on this Site is protected by law, including, but not limited to, United States copyright law and international treaties. Permission is granted to display, copy, distribute and download the materials on this Site for personal, non-commercial use only, provided you do not modify the materials and that you retain all copyright and other proprietary notices contained in the materials. This permission terminates automatically if you breach any of these terms or conditions. Upon termination, you must immediately destroy any downloaded and printed materials. You also may not "mirror" any material contained on this Site on any other server. Any unauthorized use of any material contained on this Site may violate copyright laws, trademark laws, the laws of privacy and publicity, and communications regulations and statutes.

Software Use Restrictions You acknowledge that any software and related documentation that may be available to download from the Site the "Software" is our copyrighted work or the work of our Licensors. You agree that use of the Software is governed by the terms of the license agreement which accompanies or is included with the Software the "License Agreement". Except as set forth in the applicable License Agreement, any further copying, reproduction or redistribution of the Software is expressly prohibited.

Privacy Practices Personal information provided to WDT through this Site will be handled in accordance with the Privacy Statement, available by clicking [here](#). Your use of this Site is subject to your consent to the Privacy Statement. The terms of the Privacy Statement are incorporated into these Terms of Use by this reference.

Submission of Unsolicited Ideas It is our standard corporate practice that confidential or proprietary information from you not be submitted through this Site or by email. If you transmit such information in contravention of our standard corporate practice, any material, information or idea you transmit by any means will be treated as non-confidential and non-proprietary, and may be disseminated or used by WDT without compensation to you for any purpose whatsoever, including, but not limited to, developing, manufacturing and marketing products, unless otherwise agreed in writing by an authorized WDT representative.

Access from Outside the U. S. We makes no representation that materials in the Site are appropriate or available for use in other locations, and access to them from territories where their contents are illegal is prohibited. Those who choose to access this Site from other locations do so on their own initiative and are responsible for compliance with applicable local laws. If you use this Site from other locations, you are responsible for compliance with applicable local laws including but not limited to the export and import regulations of other countries. You acknowledge and agree that the content of the Site or other materials available through this Site the "Materials" may be subject to the U. S. Export Administration Laws and Regulations, as well as export laws of other countries, and that diversion of such Materials contrary to U. S. You agree that none of the Materials, nor any direct product, is being or will be acquired for, shipped, transferred, or re-exported, directly or indirectly, to proscribed or embargoed countries or their nationals, nor be used for nuclear activities, chemical biological weapons, or missile projects, unless specifically authorized by the U. S. Government or other relevant government for such purposes. You agree to comply strictly with all export laws and assume sole responsibility for obtaining licenses to export or re-export as may be required.

Links to Third-Party Sites and Co-Branded Sites The Site may contain links to third-party websites or applications, however, please be aware that we are not responsible for and do not control these other sites. The Site may also contain links to co-branded web sites that are maintained by third parties by agreement with us. For example, we use a site co-branded with Digital River, Inc. WDT makes no representations whatsoever about any other website which you may access through the Site.

Copyright Policy We respect the intellectual property of others, and we ask our users to do the same. The Copyright Agent for Notice of claims of copyright infringement can be sent using the following contact information:

5: Legal Terminology - ProProfs Quiz

English to Spanish Legal Terms. Description. Legal Terms Total Cards. 03/22/ Click here to study/print these flashcards. Create your own flash cards!

For information about how we collect, use, share or otherwise process information about you, please see our Privacy Policy at [http:](http://) You have the option to share information with us about how you use our desktop applications. Where permitted by law, this option is turned on by default, and the information is associated with your Adobe account. This information allows us to provide you with a more personalized experience and helps us to improve product quality and features. You can change your preference any time on your Adobe Account Management page. To learn more about desktop application usage data, go to [http:](http://) Where permitted by law, we will only access, view, or listen to your Content defined in section 4. For example, in order to perform the Services, we may need to access, view, or listen to your Content to a respond to support requests; b detect, prevent, or otherwise address fraud, security, unlawful, or technical issues; and c enforce the Terms. Our automated systems may analyze your Content using techniques such as machine learning. This analysis may occur when the Content is sent, received, or stored. From this analysis, we are able to improve the Services. To learn more about the machine learning we do, go to [http:](http://) Use of Services and Software. Subject to your compliance with the Terms and the law, you may access and use the Services and Software. We and our licensors remain the sole owner of all right, title, and interest in the Services or Software. Except as stated in the Terms, we do not grant you any rights to patents, copyrights, trade secrets, trademarks, or any other rights in respect to the items in the Services or Software. We reserve all rights not granted under the Terms. When the Services provide storage, we recommend that you also back up your Content elsewhere regularly. We may create reasonable technical limits on file size, storage space, processing capacity, and other technical limits. We may suspend the Services until you are within the storage space limit associated with your account. At the end of your license term, we will use commercially reasonable efforts to allow you to transition your Content out of the Services. The transition must be completed within 30 days from the date of the termination or expiration of your license term. At the end of this day transition period, we reserve the right to delete your Content. We may host user-generated content from our users. If you access our Services, you may come across user-generated content that you find offensive or upsetting. Your sole remedy is to stop viewing the content. Sample Files cannot be used for any other purpose than for which they were provided. You cannot distribute Sample Files on a stand-alone basis i. Unless documentation or specific licenses state otherwise, we grant you a personal, non-exclusive, non-sublicensable, and non-transferable license to use the Content Files to create your end use i. You may modify the Content Files prior to embedding them in the End Use. You may reproduce and distribute Content Files only in connection with your End Use, however, under no circumstances can you distribute the Content Files on a stand-alone basis, outside of the End Use. You must not use any materials you produce with the NFR Version for any commercial purposes. A Prerelease Version does not represent the final product and may contain bugs that may cause system or other failure and data loss. We may choose not to commercially release the Prerelease Version. You must promptly cease using the Prerelease Version and destroy all copies of Prerelease Version if we request you to do so, or if we release a commercial version of the Prerelease Version. Any separate agreement we enter into with you governing the Prerelease Version will supersede these provisions. You may install and use the Educational Version only in the country where you are qualified as an educational user. You retain all rights and ownership of your Content. We do not claim any ownership rights to your Content. We require certain licenses from you to your Content in order to operate and enable the Services and Software. When you upload Content to the Services and Software, you grant us a nonexclusive, worldwide, royalty-free, sublicensable, and transferable license to use, reproduce, publicly display, distribute, modify so as to better showcase your Content, for example , publicly perform, and translate the Content as needed in response to user driven actions such as when you choose to privately store or share your Content with others. This license is only for the purpose of operating or improving the Services and Software. Some Services and Software may provide features that allow you to

Share your Content with other users or to make it public. Other users may use, copy, modify, or re-share your Content in many ways. We do not monitor or control what others do with your Content. You are responsible for determining the limitations that are placed on your Content and for applying the appropriate level of access to your Content. If you do not choose the access level to apply to your Content, the system may default to its most permissive setting. It is your responsibility to let other users know how your Content may be shared and to adjust the setting related to accessing or sharing your Content. The Services and Software may allow you to comment on Content. Comments are not anonymous, and may be viewed by other users. Your comments may be deleted by you, other users, or us. You may revoke this license to your Content and terminate our rights at any time by removing your Content from the Service. Some copies of your Content may be retained as part of our routine backups, however. If you submit Feedback to us however, then you grant us a non-exclusive, worldwide, royalty-free, sublicensable, and transferable license to make, use, sell, have made, offer to sell, import, reproduce, publicly display, distribute, modify, and publicly perform the Feedback. We may allow you to license your Content to other users through our Services after agreeing to separate terms. You are responsible for all activity that occurs via your account. Please notify Customer Support immediately if you become aware of any unauthorized use of your account. Your account administrator may use your account information to manage your use and access to the Services and Software. For PhoneGap, we reserve the right to monitor and enforce subscription plan limits and restrictions, including, but not limited to, the right to charge for overages. The Adobe communities often consist of users who expect a certain degree of courtesy and professionalism. You must use the Services and Software responsibly. You must not misuse the Services or Software. For example, you must not: You must pay any applicable taxes and third-party fees including, for example, telephone toll charges, mobile carrier fees, ISP charges, data plan charges, credit card fees, foreign exchange fees, and foreign transaction fees. We are not responsible for these fees. Contact your financial institution with questions about fees. We may take steps to collect the fees you owe us. You are responsible for all related collection costs and expenses. If you are located in a different country from the applicable Adobe entity that you are transacting with i. If you do not notify us of updates to your payment method, to avoid interruption of your service, we may participate in programs supported by your card provider to try to update your payment information. You authorize us to continue billing your account with the updated information that we obtain. Your Warranty and Indemnification Obligations. By uploading your Content to the Services or Software, you agree that you have: We make no commitments about the content within the Services. We further disclaim any warranty that a the Services or Software will meet your requirements or will be constantly available, uninterrupted, timely, secure, or error-free; b the results obtained from the use of the Services or Software will be effective, accurate, or reliable; c the quality of the Services or Software will meet your expectations; or d any errors or defects in the Services or Software will be corrected. You may use and access the Services or Software at your own discretion and risk, and you are solely responsible for any damage to your computer system or loss of data that results from the use of and access to any Service or Software. This limitation will apply regardless of the form or source of claim or loss, whether the claim or loss was foreseeable, and whether a party has been advised of the possibility of the claim or loss. You may stop using the Services and Software at any time. Termination of your account does not relieve you of any obligation to pay any outstanding fees. If we terminate the Terms, or your use of the Service s for reasons other than for cause, we will make reasonable efforts to notify you at least 30 days prior to termination via the email address you provide to us with instructions on how to retrieve your Content. Unless stated in any Additional Terms, we may, at any time, terminate your right to use and access the Services or Software if: If your group administrator terminates your access, then you may no longer be able to access Content that you or other users of the group have shared on a shared workspace within that Service. Upon the expiration or termination of the Terms, some or all of the Services and Software may cease to operate without prior notice. Any perpetual licenses you have will continue in full force and effect, however. Your indemnification obligations, our warranty disclaimers or limitations of liabilities, and dispute resolution provisions stated in the Terms will survive. We do not review all content uploaded to the Services or Software, but we may use available technologies, vendors, or processes to screen for certain types of illegal content for example, child

LEGAL TERMINOLOGY FLASH! pdf

pornography or other abusive content or behavior for example, patterns of activity that indicate spam or phishing, or keywords that indicate adult content has been posted outside of the adult wall. We may access or disclose information about you or your use of the Services or Software: You agree to comply with all the laws, restrictions, and regulations. Nothing in the Terms is intended to exclude, restrict, or modify any consumer rights under the Competition and Consumer Act Cth CCA or any other legislation which may not be excluded, restricted, or modified by agreement. If the CCA or any other legislation implies a condition, warranty, or term into the Terms or provides statutory guarantees in connection with the Terms, in respect of goods or services supplied if any, our liability for breach of such a condition, warranty, other term or guarantee is limited at our election, to the extent it is able to do so: If you have any concern or dispute, you agree to first try to resolve the dispute informally by contacting us. If a dispute is not resolved within 30 days of submission, any resulting legal actions must be resolved through final and binding arbitration, except that you may assert claims in small claims court if your claims qualify. There will be one arbitrator that you and Adobe mutually select. Judgment upon the award rendered may be entered and will be enforceable in any court of competent jurisdiction having jurisdiction over you and us. You may only resolve disputes with us on an individual basis, and you may not bring a claim as a plaintiff or a class member in a class, consolidated, or representative action. Additionally, you will provide us with all records and information requested by us within 30 days of our request in order for us to verify that the installation and use of any and all Services and Software is in conformity with your valid licenses. If the verification discloses a shortfall in licenses for the Services or Software, you will immediately acquire any necessary licenses, subscriptions, and applicable back maintenance and support. Updates to the General Terms and Additional Terms. We may modify these General Terms, any Additional Terms or Subscription and Cancellation terms, for example, to reflect changes to the law or changes to our Services or Software.

6: Adobe Flash Player End User License Agreement - Adobe Labs

law established on precedent, rather than by legislation certification the process of transferring a juvenile's case from the Juvenile Court to an adult court for trial.

7: Free Miscellaneous Flashcards about Law Vocabulary

Choice of Law and Contracting www.enganchecubano.com you reside in North America (inclusive of United States, Canada, and Mexico), your relationship is with Adobe Inc., a United States company, and the Terms are governed by the law of California, U.S.A.

8: Public nudity - Wikipedia

A flash of lightning illuminated the object, and discovered its shape plainly to me; its gigantic stature, and the deformity of its aspect more hideous than belongs to humanity, instantly informed me that it was the wretch, the filthy daemon, to whom I had given life.

9: Legal Terminology Flashcards by ProProfs

Description: Legal Terminology with Flashcards, third edition transforms the student into someone who is proficient in the language of law: communicating correctly to clients, lawyers, judges, and the police.

Creating a document from word The magnificent Burgon, Doughty champion and defender of the Byzantine text Edward F. Hills Fiscal shenanigans, targeted federal health care funds, and patient mortality Ms office exam paper The annual address Wave propagation and underwater acoustics Dark secrets series am hudson Attus Point : a pre-Dorset / Blackwoods Edinburgh Magazine, No. 331 May, 1843 Mr tompkins in paperback The history of Henry IV [part one] V.1. Forest policy in the British Empire. 4th ed. rev. and enl. 1922. Parallel lines cut by a transversal worksheet answers Making the alarm clock go off Magnus chase and the sword of summer lism Advanced soil mechanics lecture notes Ensuring Health and Income Security for an Aging Workforce History of radio broadcasting in the philippines What is needs assessment? METCAN demonstration manual Jazz Arranging and Composing Primary prevention of AIDS Techniques and materials of music 7th edition Helping women recover from abortion From Rus to Russia Nlt chronological life application study bible Bringing down the moon A New Room for William Album Vol. V (Intermediate for Trumpet in Bb and Piano Cognitive domain of learning Official Price Guide to Records, 12th Edition (Twelfth Edition) Budgeting and the political process in libraries Cheesemaking practice Sin in the secular age Onates foot by Betty Winkelman Animal farm study guide questions Forms of Representation The English dance of death, from the designs of Thomas Rowlandson Alfred Schutz / All you need is love and 99 other life lessons from classic rock songs