

*Business Law the Easy Way [Robert W. Emerson] on blog.quintoapp.com *FREE* shipping on qualifying offers. A self-teaching manual covers litigation, consumer protection, property, contracts, and more.*

Share via Email The horror stories of law students spending all day and all night in the library are true Photograph: I was young, naive and full of false expectations. I hope that these ten things will be useful to those considering a law degree and that current law students can relate to them. Career prospects Law is a well respected degree but its graduate prospects are not as good as universities like to make out. Law firms and chambers have been reducing the number of training contracts and pupillages, with some firms cancelling their next trainee intake. Furthermore, a law degree does not guarantee riches. There is a stark contrast between the high earnings people think lawyers are paid and what they are actually paid. There is a LOT of reading. I once spent so much time in the library that I genuinely started to feel homesick. Be prepared to study long and hard hours as a law student. Work hard, work smart, be organised The workload becomes easier if you are well organised and focus on working efficiently. Planning ahead early and prioritising work over play avoids dreaded all-nighters. When reading, one should focus on the end goal: Shortcuts in reading may be made too: This is not something which is taught; rather I have had to learn this myself during my law degree. Everyone will try to pawn free legal advice from you If I had a pound for every time a friend has asked a legal question For some reason, people think that law students are overflowing fountains of legal knowledge to be tested at will. This is simply not the case. No, I do not know about the legal intricacies of internet libel law. And even if you do give advice, be sure to add disclaimers. Life revolves around your next tutorial or seminar To start with, you will have lectures. Then you will be assigned reading to do, and answers to prepare for tutorials and seminars. I was unlucky enough to have tutors who would use tutorials as interrogation sessions to highlight your deficiencies in knowledge and understanding of the law. My motivation for those tutorials was avoiding the wrath of the tutor. In hindsight this method of teaching clearly worked. Smaller group teaching sessions are key opportunities to test your understanding and give structure to your learning. The more effort you put into them, the more you will learn. Law school is intense In your law school, you are always competing against your fellow students for the best grades. Some law schools mark using a bell curve, so that your grades directly depend on how the rest of the year performs. Some students become extremely defensive and do everything they can purely for personal gain at the expense of others. This is rare, but law school can be a bit like being on "The Apprentice" competing against others in a high pressure environment with backstabbing and drama! To this day, the expense of law textbooks still hurts. Did I really choose the right degree? At some point during their degrees, when motivation levels are low, and the mountain of cases to read high, law students will question their choice. A law degree will stretch you to your limits and test your commitment. I know many students who have dropped out of law degrees unable to cope with the intensity. A law degree is a very expensive investment. In fact, some may be better off choosing a degree they enjoy at university in which they can gain better honours and then decide whether to commit to law and do the GDL. This is relatively normal. The process of learning and understanding is different and takes some getting used to. Social stereotypes of law students Finally, a series of phrases you will have to get used to hearing. Get thinking of good responses. Maybe you can help me out someday if I get into trouble. You lawyers are heartless and cold-blooded.

Chapter 2 : How to Study Law: 4 Great Study Techniques

Auto Suggestions are available once you type at least 3 letters. Use up arrow (for mozilla firefox browser alt+up arrow) and down arrow (for mozilla firefox browser alt+down arrow) to review and enter to select.

How to Study Law: When we speak of studying law, we are not referring to the entire area but to specific subjects such as Civil Law, Corporate law, Commercial Law etc. These law subjects are also present in many other college degrees such as a degree in Business. If you are undertaking a law subject, no matter what your university degree is, you should find the tips below useful. Studying law can be highly theoretical and require the need to remember and recall large volumes of information such as precedence, national and international laws and acts, so many students may find this difficult. As we discussed in our recent article about using Mind Maps to improve your memory , if you use your cortical skills more regularly and involve these skills in your learning process, it is more likely that you will remember information better. Read below to see how you can apply this theory to studying law: Use Key Words Underlining key words by using different colours can significantly reduce the material you need to study while stimulating your brain to remember information. It is advised that you read a piece of text to the end then highlight the key words as you would then be aware of which words are most important. If we go a step further, you can also use the underlined portion of the text to create your own notes as a summary do not forget to include pictures and different colours also in these notes. Avoid highlight complete sentences and paragraphs! Once you have created your first deck of Online Flashcards, you can review them and change the order to test yourself properly. In this way, your brain is stimulated to a high degree which in turn will improve your memorization skills. Saying your notes out loud acts as a memory mechanism in your brain which help you remember your study notes better. However, sometimes, the nodes of a Mind Map can be a bit small for a subject such as law, where it is usually required that students write lengthy pieces of text. Therefore, the perfect solution is to incorporate Snippet Notes into your Mind Maps to provide more comprehensive information. Study Collaboratively Students should always devote time to studying law online individually, but interacting with peers and sharing questions and concerns can help you understand theory and other points of view. Have these tips helped you study law? Let us know in the comments below or via Twitter and Facebook. Stay tuned to our blog for more studying tips and techniques!

Note: Citations are based on reference standards. However, formatting rules can vary widely between applications and fields of interest or study. The specific requirements or preferences of your reviewing publisher, classroom teacher, institution or organization should be applied.

HA Business Law , Tri 3, 1. Margaret owned an antique store that specialised in rare porcelain dolls. When she opened the business in , it was at a shop in an eastern suburb of Melbourne. In she started to advertise on the Internet and by the business had grown to the point where she needed help to keep the business going. After a family discussion one night at the kitchen table in July , it was agreed that Margaret would probably keep the business going for another couple of years and then retire. Emily, her youngest daughter and aged 16, would work in the shop as long as was needed and in return, she would receive any unsold dolls. When Margaret retired at the end of , she decided that she would give the unsold stock to charity and they could auction it and keep the proceeds. They live on a one-hectare property, and the mowing alone takes half a day a week. He says that Richard should be doing the work for nothing, as it is the responsibility of the whole family to look after the property; besides, he says, Richard is getting free board and lodging. Realising that this was an exceptionally good deal, but not surprised because she knew that they had only just opened and were running a number of good opening specials, she rang and made a booking. Would she have to pay the full price? However, after Bruce sobered up he confirmed the contract with the auctioneer. He then subsequently refused to complete the contract. There was an oral agreement between Margret and Emily but at the time of entering into agreement Emily was a minor i. Basically there are two issues involved in it, first whether Emily can confirm the agreement between them as a contract after attaining majority? Second whether Emily has the right to bind Margret under the agreement between them. A contract with a Minor can be valid, void or voidable at the option of the minor. A minor has a right to repudiate contract after attaining the age of majority and escape from the liability or can reaffirm that. Here, Margaret agreed to give Emily the unsold stocks against the service provided by her but at the time of retirement she announces to give the unsold stocks in charity. Emily can make Margret to comply with the terms of agreement as it was a legally enforceable agreement. It is only Emily who can make the contract void after attaining the age of majority. But this option can be exercised by her only during her minority once she attained the age of majority. Once she does nothing during her minority to repudiate the contract, she can not make it void after that. Therefore in this situation, in the agreement became legally enforceable and Emily has all the rights as a party to the contract, so she can bring a suit in the court of Law against Margret to take all the benefits. The agreement between Richard and his father comes under the category of social or domestic contracts. Issue involved here is about the validity of contract between Richard and his Father and Richard claim his money from him? For any agreement to be legally binding the parties must have the intention to create a legal relationship. This is the third essential ingredient of a valid contract. But the Law presumes that the domestic or social agreements do not have this intent to legal bind it. However it can be presented before the court that there exists the intention of legally binding each other but it is very difficult to reverse the presumption of law. But the situation will be different when parties express their clear intention of making the contract legally binding enter into the contract. This amount may be treated as the consideration of the contract between them. The work needed much time and labor. Richard relying on the statement of his father started doing the work. As held by many the honorable courts in many contractual cases related to performance of the contract that the person who proceeded with his part of performance must not be deprived from getting his reward. Such as, in *Hoeing v Issac* and *Bolton v Mahadeva*, where the court ordered the defendants to pay the amount for their substantial performance. Therefore Richard is entitled for the payment for his labor of four weeks, he can move to the court of law to enforce his right against his father.

Chapter 4 : Tracking Business Mileage the Easy Way With the Sample Method | blog.quintoapp.com

When we speak of studying law, we are not referring to the entire area but to specific subjects such as Civil Law, Corporate law, Commercial Law etc. These law subjects are also present in many other college degrees such as a degree in Business.

See Article History Alternative Titles: Business law falls into two distinctive areas: In civil-law countries, company law consists of statute law; in common-law countries it consists partly of the ordinary rules of common law and equity and partly statute law. Two fundamental legal concepts underlie the whole of company law: Nearly all statutory rules are intended to protect either creditors or investors. There are various forms of legal business entities ranging from the sole trader, who alone bears the risk and responsibility of running a business, taking the profits, but as such not forming any association in law and thus not regulated by special rules of law, to the registered company with limited liability and to multinational corporations. All partners are agents for each other and as such are in a fiduciary relationship with one another. An agent is a person who is employed to bring his principal into contractual relations with third parties. Various forms of agency, regulated by law, exist: Appointment may be express or implied and may be terminated by acts of the parties; the death, bankruptcy, or insanity of either the principal or agent; frustration; or intervening illegality. See also agency theory, financial. It is inevitable that in certain circumstances business entities might be unable to perform their financial obligations. With the development of the laws surrounding commercial enterprises, a body of rules developed relating to bankruptcy: Business law touches everyday lives through every contractual dealing undertaken. A contract, usually in the form of a commercial bargain involving some form of exchange of goods or services for a price, is a legally binding agreement made by two or more persons, enforceable by the courts. As such they may be written or oral, and to be binding the following must exist: The terms must be legal, certain, and possible of performance. Contractual relations, as the cornerstone of all commercial transactions, have resulted in the development of specific bodies of law within the scope of business law regulating 1 sale of goodsâ€™i. Business law, on national and international levels, is continually evolving with new areas of law developing in relation to consumer protection , competition, and computers and the Internet. Learn More in these related Britannica articles:

Chapter 5 : CASE STUDY ON BUSINESS LAW | My Assignment Help : Samples & Case Study Review Sa

*Business law the easy way: robert w emerson, business law the easy way [robert w emerson] on amazoncom *free* shipping on qualifying offers a self teaching manual covers litigation, consumer protection, property, contracts, and more.*

Chapter 6 : Learn: Business Law And Contracts - blog.quintoapp.com - Remember and Understand

Business Law the Easy Way by Robert W. Emerson and a great selection of similar Used, New and Collectible Books available now at blog.quintoapp.com

Chapter 7 : How to Brief a Law Case: 11 Steps (with Pictures) - wikiHow

Business law the easy way. by Emerson, Robert W. Publication date Topics Business law. Publisher New York: Barron's Educational Series.

Chapter 8 : How to Study for a Business Law Exam | The Classroom

Term Definition; Contract: promise or set of promises for breach of which the law gives a remedy, or the performance of which the law in some way recognizes as a duty.