

Crossword Puzzle

Legality & Written Contracts

ACROSS

- 3 An illegal contract is considered to be ____.
- 6 When contracts contain legality problems that violate a law meant to protect one of the parties to the contract, the injured party may seek restitution as a ____.
- 8 ____ unconscionability relates to HOW the contract was created (such as very fine print, deceptive language or a lack of genuine agreement).
- 11 If a contract must be in writing, it is considered to be ____ the statute of frauds.
- 12 ____ agreements may be either valid or invalid, depending on how reasonable the restrictions are on the employee.
- 14 Agreements to pay someone else's ____ must be in writing.
- 17 Illegal contracts are typically not ____ in court.
- 19 A grossly unfair contract that parties would not accept under normal conditions.
- 20 ____ contracts are ones that contain a combination of legal & illegal provisions.
- 22 Charging excessive interest on a loan.
- 23 Agreements made with an expired ____ license are still valid.
- 24 Contracts that have not yet been fully performed by the parties.
- 26 Not reporting a crime in exchange for money is an example of ____.
- 30 Agreements made with an expired ____ are void.
- 31 One of the five elements of a contract.
- 32 ____ ignorance occurs when one party is unaware of a minor violation in a K.
- 33 Contracts may be either written, oral or implied from ____.
- 34 ____ of markets restricts competition and is illegal.
- 35 Bribing jurors would be an example of ____.

DOWN

- 1 Agreements for purchasing goods over ____ hundred dollars must be in writing.
- 2 ____ contracts may not be amended or changed by oral testimony.
- 4 A clause found in written contracts saying that the writing is a complete agreement and stands alone.
- 5 The ____ requires that certain types of contracts must be in writing to be enforceable.
- 7 An ____ represents a verbal agreement between two or more parties.
- 8 Resale ____ is an illegal practice by manufacturers that attempts influence the retail price of its product.
- 9 ____ unconscionability is established by grossly unfair TERMS in a contract.
- 10 ____ contracts involve violations of the law and are generally unenforceable.
- 13 A written contract should be able to stand on its own. The ____ rule states that oral testimony usually may not be used to clarify the terms of a written contract.
- 15 Contracts where both parties have completed their obligations are called ____.
- 16 A ____ is required on a written contract in order to make the agreement binding on that party.
- 18 If an unenforceable contract is partially completed, it is considered a ____ contract and partial restitution may be available for the parties.
- 21 Rescission ____ occurs when someone enters into a contract for an illegal act, but then backs out of the agreement before the illegal act happens.
- 25 Contracts that take more than ____ to complete must be in writing.
- 27 When competitors agree to charge the same amount for a product, thus injuring consumers.
- 28 Parol evidence may be admissible in court to clarify a written contract if one of the parties was under ____ and forced into the contract (lacking genuine agreement).
- 29 Recovery of your consideration or payment.

Crossword Puzzle

Legality & Written Contracts

Crossword Puzzle

Legality & Written Contracts

W O R D B A N K

Allocation
Before The Illegal Act
Competency License
Compounding A Crime
Conduct
Debt
Divisible
Duress
Enforceable
Excusable
Executed
Executory
Five
Illegal
Integration Clause
Legality
Noncompete
Obstruction Of Justice
One Year
Oral Contract
Parol Evidence
Price Fixing
Price Maintenance
Procedural
Protected Victim
Quasi
Restitution
Revenue
Signature
Statute Of Frauds
Substantive
Unconscionable
Usury
Void
Within
Written