

STUDY ON PRIVACY OF CONTRACT

PhD DISSERTATION

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Abstract

Privity of contract is the doctrine of common law meant a contract can create neither rights nor obligations for third party. The doctrine of privity in contract only concerns between the parties to perform the contract. The doctrine of privity of contract grants the right to sue and be sued in a contract to parties in a contract. The doctrine precludes third parties from enforcing a contract; they are strangers to a contract. There are numerous exceptional commitments to the doctrine of privity of contract where the contract claims to give right to third party. These exceptions afford the third party the opportunity to enforce the contract and sue a party who acts in a manner adverse to the interests of the third party beneficiary. In Myanmar, how to apply the doctrine of privity of contract can be studied and compared with other countries. According to the facts found in this dissertation, using the privity doctrine in Myanmar contracts is infrequent. Third party beneficiaries have always been taken into account in Myanmar by observing some court cases. However, to support economic growth, Myanmar should provide new law relating to third party beneficiaries.

Study on Privity of Contract

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