Article Review: The Electronic Contract in Civil and Commercial Codes

Article Source:

Al Masadeh, A. M., Khawaldeh, A. M., & Al-Salamat, M. A. (2024). *The Electronic Contract in Civil and Commercial Codes*. International Journal of Cyber Criminology, 18(1), 1-14. [View of The Electronic Contract in Civil and Commercial Codes]

Relation to Social Science Principles

The examine of digital contracts falls underneath both criminal and social technology disciplines, as it explores the interaction between era, business transactions, and human conduct. From a social technology angle, this newsletter applies criminal sociology and regulatory frameworks to recognize how virtual transactions impact people and organizations. It highlights how consider, patron behavior, and regulatory oversight play a role in digital trade, aligning with regulation and monetary sociology theories that have a look at how legal norms shape digital marketplace interactions.

Research Questions or Hypotheses

The study seeks to analyze how electronic contracts function under the Jordanian law, examining:

- 1. The legal foundation of electronic contracts.
- 2. The differences between most electronic and traditional contracts.
- 3. The challenges of enforcing electronic contracts under Jordan's Electronic Transactions Law No. 15 of 2015.
- 4. The research hypothesizes that Jordan's legal framework has gaps in regulating electronic contracts, particularly in consumer protection and cybersecurity risks.

Research Methods Used

The take a look at employs a descriptive and analytical studies technique, basically relying on secondary resources along with legislative texts, prison instances, and prior studies. It uses content evaluation to take a look at how electronic contract legal guidelines are framed in Jordanian, Egyptian, and UAE criminal structures and compares regulatory techniques.

Types of Data and Analysis

The article analyzes statutory texts (e.G., Jordanian Electronic Transactions Law No. 15), legal precedents, and comparative case research. The research makes use of qualitative criminal

evaluation to assess the performance, enforceability, and customer safety aspects of electronic contracts in Jordan as opposed to other nations.

Connection to Course Concepts

The article aligns with prior module discussions on cybersecurity, virtual contracts, and privacy regulation. It demonstrates how most criminal frameworks adapt to virtual adjustments and highlights issues which include agreement enforcement, fraud risks, and jurisdictional challenges in go-border e-trade. These subjects connect with ideas in company social responsibility and virtual ethics.

Impact on Marginalized Groups

The research notes that customers with restricted virtual literacy are extra prone to fraud and contractual exploitation in digital agreements. It indicates that legal reforms need to cope with these disparities by using enhancing purchaser safety legal guidelines and cybersecurity recognition applications.

Overall Societal Contributions

This examination underscores the significance of modernizing electronic agreement laws to beautify consumer acceptance as true with digital commerce security. It advocates for coverage updates to deal with cybersecurity dangers, making sure that electronic contracts are legally sturdy and handy to all users.

Conclusion

The article gives a treasured contribution with the beneficial useful resource of highlighting jail shortcomings in digital contracts and presenting comparative insights from other jurisdictions. It reinforces the idea that criminal frameworks want to adapt with virtual transformation, ensuring sincere and ordinary on-line transactions.