13. Privity and the interests of third parties

Contract Law Directions (7th edn)
Richard Taylor and Damian Taylor

Publisher: Oxford University Press  Print Publication Date: May 2019
Print ISBN-13: 9780198836599  Published online: Sep 2019
DOI: 10.1093/he/9780198836599.001.0001  © Richard Taylor and Damian Taylor 2019

13. Privity and the interests of third parties

Chapter: (p. 342) 13. Privity and the interests of third parties

Author(s): Richard Taylor and Damian Taylor

DOI: 10.1093/he/9780198836599.003.0013

Without assuming prior legal knowledge, books in the Directions series introduce and guide readers through key points of law and legal debate. Questions, diagrams and exercises help readers to engage fully with each subject and check their understanding as they progress. This chapter examines the privity rule, which states that only a party to the contract can sue upon it. It discusses the development of the privity rule, distinguishing the privity rule from the consideration rule, evading the privity rule, techniques for giving a right directly to a third party or apparent third party, specific performance in favour of a third party and damages for a third party’s loss, and the Contracts (Rights of Third Parties) Act 1999.

Access to the complete content on Law Trove requires a subscription or purchase. Public users are able to search the site and view the abstracts and keywords for each book and chapter without a subscription.
13. Privity and the interests of third parties

Please subscribe or login to access full text content.

If you have purchased a print title that contains an access code, please see the information provided with the code or instructions printed within the title for information about how to register your code.

For questions on access or troubleshooting, please check our FAQs, and if you can't find the answer there, please contact us.