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The Law of Equity and Equitable Remedies

Sep 01, 2021 · The law of equity began in the court of chancery which was set up because a fair and just remedy could not be given through common law as monetary compensation was not suitable and sometimes a well deserving plaintiff was denied reasonable relief entirely. Equity was created and developed to provide a

Differences Between Common Law and Equity

May 21, 2021 · The remedies developed by equity, are, distinct from the common law remedies of damages, subject to the discretion of the judge. Thus a judge will decide that, for claimants to be granted equitable remedies they must come to court with clean hands, they must have behaved equitably and must not have delayed in seeking the intervention of equity.

Three Types of Legal Remedy in Common Law Systems. There are three crucial categories of judicial remedies in common law systems. The legal remedy originates from the law courts of england and is seen in the form of a payment of money to the victim, commonly referred to as damages or replevin. Damages aim at making up the harm that a breaching party has committed to the victim. International criminal law is a body of public international law designed to prohibit certain categories of conduct commonly viewed as serious atrocities and to make perpetrators of such conduct criminally accountable for their perpetration. The core crimes under international law are genocide, war crimes, crimes against humanity, and the crime of aggression. Sep 21, 2021 · the remedies developed by equity, are, distinct from the common law remedy of damages, subject to the discretion of the judge. Thus a judge will decide that, for claimants to be granted equitable remedies they must come to court with clean hands, they must have behaved equitably and must not have delayed in seeking the intervention of equity.

International Criminal Law

International crime is a violation of international law by the commission of conduct in a manner defined in a treaty to be a crime under international law. Three Types of Legal Remedy in Common Law Systems. There are three crucial categories of judicial remedies in common law systems. The legal remedy originates from the law courts of england and is seen in the form of a payment of money to the victim, commonly referred to as damages or replevin. Damages aim at making up the harm that a breaching party has committed to the victim. International criminal law is a body of public international law designed to prohibit certain categories of conduct commonly viewed as serious atrocities and to make perpetrators of such conduct criminally accountable for their perpetration. The core crimes under international law are genocide, war crimes, crimes against humanity, and the crime of aggression. International criminal law is a body of public international law designed to prohibit certain categories of conduct commonly viewed as serious atrocities and to make perpetrators of such conduct criminally accountable for their perpetration. The core crimes under international law are genocide, war crimes, crimes against humanity, and the crime of aggression.