

Paris [s.] Miles-Brenden

Pro

April 2nd, 2024

05:49 am

Of a 'captial insurance contract - we may process a perjury plea by in a manual identifier, and taxonomic process of peer and influential statehood of non-bias [forward/back injective] a surplus of future/past horizontal national plea.

08:54 am - April 6th/April 8th, 2024

Preliminary argument:

Entrance and exit from a disputed leniency, in-provided taxonomy of law, prototypically intermarriages the mutual pro-said* assailment of a non-non-surplus dichotomy of any inclementally adjustable measure of it's exceptionable lemma structure, for in a positive-definite, neither assailable (but down-up) unilateral at these of an adjusted precontextual err succeed.

2.) Two total taxonomic precedent(s) entail, a positive affirmative of the pro-juris *peer*, in unconsented contractual bias, and it's remote beneficiary of-trust and precedent to the exclusive unaffordant disclosure of a prior and latter-yet un-amended dichotomy per the term(s) of a suppliable measure at motioned exceptionable inclusion per peer pro visa and residence. In oddity, this discloses, per the term(s) of a liability to consent or non-consent and search and seizure the questionable element of the warrant, whether it is fulfilled in-entire, or left unfulfilled in whole or in portion, under provided aim and due process, for in the separation of articles, fulfillment(s) per contract(s) and their contained exception.