Civil liability in electronic trading

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Abstract: Civil liability is the obligation to compensate for damage caused to individuals as a source of non-performance of contract, loss crime or tort is. The real cases of error or fault in the capacity of the parties, offer and acceptance, describing the subject of the transaction and possible violation is imminent. E-commerce law was passed in 1382 Ttmymy on traditional trade law and the accountability framework and practices in cyberspace Brshmrd.az dealers since nowadays most transactions are done electronically and the price, and Msmn exchange are also described. In short, it must be said that electronic transactions are currently three ways imaginable: contact e-mail, web and contract formation through electronic data interchange, although this method of trading is the speed advantages in time and money but may would violate the rights of the dealers also result in civil liability of the will. This study attempts to investigate the case of civil liability arising a transaction-based and electronic space to explain and explain.

Keywords: Keywords: civil liability, electronic transactions, realize the harmful act, risk theory, the theory of fault.

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