

# Abstract

The revision of the contracts due to changes in emergency conditions can be defined primarily as a review of the will of Streptococcus beyond the control of the contracting obligations, it shall impose involuntary commitments in place voluntary commitments agreed, find their origin in the will of the legislature or the judiciary. It is a theory go in exchange for the contract and contrary to its content, which despite the conflict with the traditional principles that prevail contracted Foundation is a comprehensive theory of taking the civil legislator in multiple instances, as adopted by the judiciary in some applications the process when colliding with reality, was in his legislators in those special cases and specific.

We would like to point out that Islamic law involving real wealth was not a reference still to legal experts and researchers in the field of law in the world, and I have those stated, including the law of the applicable rules and regulations and that emergency conditions, which is an important achievement in modern European laws, the theory theory necessary in Islamic jurisprudence expresses the idea of no basis in international law in theory Almngarh.oivi French administrative court conditions in the theory of comparative circumstances, and in the American constitutional judiciary in Mufajih.oama accident theory was not Islamic jurisprudence praises public emergency incidents theory being that addresses the differences arising out of contracts depending on the requirements of the counting machine, Alnh have known a variety of applications of the theory of emergency incidents in various matters, including: the excuses in the lease, and pandemics in the sale of fruits which will eat through a comparative study between civil law and Islamic jurisprudence.