



## Across

PUZZLES

- 1. Sellers of this are seldom required to warn ultimate users of dangers due to their integration into a product (2 words)
- 3. Defense to a warning defect claim against a drug manufacturer (2 words)
- 4. Name of plaintiff in case famous for eliminating privity as a requirement in a negligence action against a manufacturer
- 8. An exception to the rule that information is not a product
- 9. Their owners are strictly liable when they wander
- 10. Defense to a product failure to warn claim (2 words)
- 11. When a warning does not aprise the user of how to avoid the risk the defect is this.
- 12. Strict liability is imposed when defendant engages in this (3 words)
- 13. Predominant test for defect under Second Restatement (2 words)

## Down

- 2. Plaintiff must prove the existence of this to prove design defect under the third restatement of products liability (3 words)
- 5. Defense where federal law precludes state law action
- 6. Used if test for defect is risk utility balancing (2 words)
- 7. Rarely the subject of a claim for strict products liability (2 words)