LEGAL VIDHIYA PRESENTS: INTELLECTUAL PROPERTY LAWS QUESTIONS FROM PREVIOUS AIBE EXAMS

LEGAL VIDHIYA

of IPR?

AIBE XVIII

- 1. Imagine an IPL team sets up a company to sell its own range of clothes. What type of intellectual property can the team use to show that the clothes are made by them?
 - A. Patents
 - B. Geographical Indications
 - C. Trademarks
 - D. Registered designs
- 2. How long do patents usually last for?
 - A. 10 years
 - B. 20 years
 - C. 25 years
 - D. 50 years

AIBE XVII

- 1. Who shall be the Registrar of Trade Marks for the purposes of Trade Marks Act, 1999?
- (A) Controller-General of Patents, Designs and Trade Marks.
- (B) Controller-General of Copyright, Designs and Trade Marks
- (C) Director-General of Patents, Designs and Trade Marks
- (D) Director-General of Copyright, Designs and Trade Marks
- 2. Which one of the following is not a type/s

- (A) Copyright
- (B) Patents
- (C) Designs
- (D) Historical Indications

AIBE XVI

- 1. A company wishes to ensure that no one else can use their logo.
 - (A)Copy rights
 - (B) Trade mark
 - (C) Patent
 - (D) Industrial designs
- 2. The term 'WIPO" stands for:
 - (A) World Investment policy organization
 - (B) World intellectual property organization
- (C) Wildlife Investigation and Policing organization
- (D) World institute for Prevention of organized crime

AIBE XV

- 1. Under the Patent Act which of the following are not patentable?
 - (A) a method of agriculture or horticulture
 - (B) a presentation of information
 - (C) topography of integrated circuits
 - (D) All of the above

- 2. World Intellectual Property Organization (WIPO) has replaced preexisting
 - (A)GATT
 - (B) **BIRPI**
 - (C) TPRM
 - (D) PCT

AIBE XIV

- 1. Which of the following is ar infringement of a Registered Trade Mark:
- (A)Use of a mark identical to the Trade mark in relation to goods without authorisation.
- (B) Advertising of that Trade Mark such that the advertisement is against the reputation of the Trade Mark
- (C) Use of that Trade Mark as a business name without authorisation
 - (D) All the above
- 2. Which of the following is wrong in respect of the law of Copyright?
- (A) Copyright protects only the expression and not idea.
 - (B) There is no copyright in respect of a fact
 - (C) There is no copyright in a government work
 - (D) Copyright doesn't require registration

AIBE XIII

1. Which is the subject matter of neighboring rights protection?

- (A)Performance
- (B) Dramatic work
- (C) Geographical indication
- (D) New varieties and plant
- 2. Intellectual Property appellate Board is established under which Act:
 - (A) The Copyright Act, 1957
 - (B) The Patent Act, 1970
 - (C) The Trademark Act, 1999
 - (D) The Designs Act, 2000

AIBE XII

- 1. A Trade mark is a visual symbol applied to articles of commerce with a view to distinguish the articles from other. It is in the form of
- (A) A Word
- (B) A device
- (C) A label
- (D) All the above
- 2. Criminal Proceedings against the infringer is enabled in the Copyright act by invoking the provisions
 - (A) Section 13-16
 - (B) Section 17-27
 - (C) Section 63-70
 - (D) None of the above

AIBE XI

1. Section 2(1) (28) of the Trade Mark Act

1999, defines the meaning of (A)License (B) Trade Mark (C) Registration (D) Cancellation 2. The Patent Act became a law in (A) **1970** (B) 1975(C) 1996(D) 1966AIBE X 1. Which is not included within the meaning of artistic work under copyright act: (A) Drawing (B) Work of architecture (C) Work of craftsmanship (D) Work of Carpenter Which condition is not required to be satisfied by an invention to be patentable subject matter (A) Novelty (B) Inventive steps (C) Distinctiveness

(D) Usefulness