

**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 an 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) 1966

AIBE 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**

2. 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

