

Intellectual property laws

Item Text	Option Text 1	Option Text 2	Option Text 3	Option Text 4
An application for a patent for an invention may be made by any of the following persons	by any person claiming to be the true and first inventor of the invention	by any person claiming to be the true and second inventor of the invention	by any person being the assignor of the person claiming to be the true and first inventor in respect of the right to make such an application	by any person
In 'quid-pro-quo', quo stands for	monopoly granted for the term of the patent	knowledge disclosed to the public	exclusive privilege of making, selling and using the invention	right to transfer
Why an invention should be patented?	Patenting one's invention make useful data relating to the invention available to other inventions for further research and development.	It gives protection to a patentable invention.	It gives legal recognition to the invention.	It makes others aware of the fact as to whom does the invention belong

Intellectual property laws

Invention means-	new product	discovery	idea	non-industrial application
patent office means	patent office referred to in section 71	patent office referred to in section 72	patent office referred to in section 73	patent office referred to in section 74
Which one of the following is patentable	a substance obtained by a mere admixture	re-arrangement or duplication of known devices	new process	invention to contrary to well established natural laws
On filing a provisional specification, the complete specification is required to be filed within	12 months	10 months	15 months	18 months
Who is The first owner of question paper of an examination?	Paper Setter	Printer	COE	Principal
The term of Copyright in anonymous and pseudonymous is	Lifetime	60 years	20 years	50 years
Who is the owner of a sound recording?	Lyricist	Producer	Sound Recorder	Composer
Who is the first owner of a plan of building?	Contractor	Owner	Builder	Architect
The term of Copyright in Government work or public undertaking is	20 years	60 years	40 years	50 years
Under section 57 of Copyright Amendment) Act-1994The moral right is recognized as	Negative right	Author special rights	Assignee's right	Contractual right
Who will be the first owner of the work made on behalf of a public undertaking ?	statutory department	Private person	Public undertaking	Government
The first owner of the cinematograph film is	Actor	Producer	Composer	Director

Intellectual property laws

Who can not file a suit for infringement of Trademark	Proprietor of registered trademark	Registered user of the trademark	Legal heirs of the deceased proprietor of a trademark	Customers
Passing Off is a form of....	Tortious action	Contract	Crime	Law of nature
What is a characteristic of Passing Off?	Misrepresentation	Goodwill of a person	Right of registered proprietor of trade mark	International right
Identify correct relief in case of infringement of trade mark	Injunction, damages and account of profits	Only injunction	Only damages	Only account of profits
An ex-parte order to inspect defendant's premises is called as	Mareva injunction	Anton Pillar order	Interlocutory injunction	Perpetual injunction