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Question: 1

Ethical Issues, Generate Alternatives, Analysis, Decision

- A. EGAD
- B. STYX
- C. KERFUFFLE
- D. TORT

Answer: A

Question: 2

Hold harmless agreement in which one party agrees to bear financial loss or damages to another party (ex. insurance policy)

- A. Guarantee
- B. Indemnity
- C. Tort
- D. Arbitration

Answer: B

Question: 3

similar to litigation, but done privately without a judge or court system. rules usually set out at contract phase through arbitration clause. Cheaper, quicker and more private than litigation.

- A. Tort
- B. Mediation
- C. Arbitration
- D. Injunction

Answer: C

Question: 4

Treat others how you wish to be treated, supported by all 4 ethical theories

- A. Literal Rule
- B. Golden Rule
- C. Common Law
- D. Good Faith

Answer: B

Question: 5

occurs when a party no longer enforces a of that contract. After a reasonable amount of time, is deemed waived and new is enforceable (ex. late rent payment)

- A. Stipulated order
- B. Estoppel of a right in a contract
- C. Letter of assurance
- D. Letter of credit

Answer: B

Question: 6

Correct choice doesn't infringe on anyone's basic rights

- A. Locke's Rights Ethics
- B. Aristotle's Virtue Ethics
- C. Kant's Formation Or Duty Ethics
- D. Code Of Ethics

Answer: A

Question: 7

tort actions and breach of contract must be commenced within prescribed period of time after cause of action. Basic 2 year period (from discovery) and ultimate 15 year period (from when act/omission actually took place). Parties can agree on different limitation periods.

- A. Limited licence
- B. Limitation Period and timeline
- C. Parol evidence rule
- D. Letter of intent

Answer: B

Question: 8

applied to licenced members

- A. The Disciplinary Process
- B. Mediation
- C. Enforcement
- D. Discipline

Answer: D

Question: 9

Must register with association to use EIT title

- A. Right to Title
- B. Scope of Practice
- C. Right to Practice
- D. Letter of Credit

Answer: A

Question: 10

Loyalty to employer (confidential info such as business processes, client lists, non-competing or restrictive covenants)

- A. Duty of Fidelity
- B. Letter of Intent
- C. Duty of Competence
- D. Duty of Integrity

Answer: A

Question: 11

-Abstract

-Specification: what does it solve, what prior art exists and why is it inadequate, how does it work, is it new, useful and ingenious?

-Claims

-Drawings

A. Trademark for a business?

B. 3 forms of a business

C. Discovery of Documents

D. Components of a patent

Answer: D

Question: 12

1) internal correction

2) whistle blow (last resort)

3) resign in protest

A. Inaction Notice & Severance

B. Permit to Practice responsibilities

C. The test for a fraudulent misrepresentation is a statement made:

D. Options for addressing unsafe, illegal or unethical activities

Answer: D



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