

Intellectual Property - 2nd semester

Procedural Law (Intellectual)

Determination of "Intellectual".

The term of "intellectual" is synonymous with the rights of persons over their own creation in respect of things determined by persons which have a pecuniary or sentimental value to them. "Property" includes a personal or tangible things, e.g., cars, and the personal or intangible things, e.g., names.

Certain items are excluded from the ambit of the law of property. Things which are not susceptible to human action, e.g., sun and moving things, elements of air, unclaimed e.g., abandoned and "dead" property intended for use by the general public, e.g., public roads and other areas.

Right of Rightful Plaintiff against Intellectual Property

Right of plaintiff, or property, are frequently classified as "real", that relating to immaterial rights:

- 1. Ownership claim over intellectual property, "Intellectual" right, your claim having with regard to property which you own, e.g., ownership of house;
- 2. Agreements;
- 3. Delivery;
- 4. Right of personal exploitation;
- 5. Royalties;
- 6. Right of exclusive or non-exclusive property;
- 7. Leasehold;
- 8. Assignment rights;
- 9. Ante-dote.

Intellectual and Immaterial property

- Intellectual claim can be derived from other person by another without violating copyright or design rights.
- Intellectual right, e.g., house, title or a building.

Characteristics

This right is derivative right, your claim depends on another's right in thing, i.e., it arises when you are in contact with the thing and the person who is otherwise its owner has given you some right over that to him/her.

This right of ownership, however, is most absolute right because person can property claim the thing.

It is most confined to some person, there are other persons can own something same. In a single entity, such as a partnership firm, a co-owner can have the derivative right over that firm without the consent of other partner.

Acquisition of immaterial property

Ownership may be acquired in one of three ways

- 1. Acquisition (adquisitio) and without the intervention of any previous owner - own right
- 2. Acq. the acquired by way of succession from a prior owner.

Original modes of acquiring ownership

- 1. Occupied ownership, i.e., acquired by occupation where a person takes possession of an unoccupied thing which she/himself is occupying apart of its original owner.
- 2. Succession, where a thing or portion of a thing is incorporated by succession until it becomes one another thing so that the former loses its identity and becomes an integral part of the latter.

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Mercantile Law (for Cpt Course) Rao Peddina Mohana, *Mercantile Law, 8th Edition* Kuchhal M.C. & Kuchhal Vivek, Mercantile Law explains the fundamental principles of the basic laws governing the modern business world It presents a comprehensive systematic and coherent study of the laws relating to Contracts Sale of Goods Partnership Negotiable Instruments Information Technology Consumer Protection Insurance Insolvency and Arbitration and Conciliation It discusses the statutory provisions and the intricacies of law and explains the logic behind them A large number of decided cases and illustrations given in the text explain the practical implications of the law Practical problems with hints and solutions have been given at the end of each chapter for the student s self assessment The book remains the leading text for students preparing for BCom MCom CA ICMA MBA Company Secretaries IAS banking and judicial services examinations It also serves as a handy and compact volume for those engaged in business young managers and all others interested in the study of business law *A Manual of Mercantile Law* MC Shukla,2010-12 The developments during the period since the publication of the last edition have been such that this thirteenth edition has involved the most substantial revisions Among statutory changes those with the most significant and immediate impact flow from the Companies Amendment Act 1988 and various Notifications issued by the Central Government from time to time and some of the labour laws more particularly Factories Act Workmen s Compensation Act Industrial Disputes Act and Payment of Wages Act These amendments and case law developments have necessitated thorough and extensive re writing and updating Case law has been updated to January 1991

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 - Advantages of eBooks Over Traditional Books
2. Identifying Marcantile Law Free Files
 - Exploring Different Genres
 - Considering Fiction vs. Non-Fiction
 - Determining Your Reading Goals
3. Choosing the Right eBook Platform
 - Popular eBook Platforms
 - Features to Look for in an Marcantile Law Free Files
 - User-Friendly Interface
4. Exploring eBook Recommendations from Marcantile Law Free Files
 - Personalized Recommendations
 - Marcantile Law Free Files User Reviews and Ratings
 - Marcantile Law Free Files and Bestseller Lists
5. Accessing Marcantile Law Free Files Free and Paid eBooks
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 - Marcantile Law Free Files Budget-Friendly Options

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 - Marcantile Law Free Files Enhanced eBook Features
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 - Highlighting and Note-Taking Marcantile Law Free Files
 - Interactive Elements Marcantile Law Free Files
8. Staying Engaged with Marcantile Law Free Files
 - Joining Online Reading Communities
 - Participating in Virtual Book Clubs
 - Following Authors and Publishers Marcantile Law Free Files
9. Balancing eBooks and Physical Books Marcantile Law Free Files
 - Benefits of a Digital Library
 - Creating a Diverse Reading Collection Marcantile Law Free Files
10. Overcoming Reading Challenges
 - Dealing with Digital Eye Strain
 - Minimizing Distractions
 - Managing Screen Time
11. Cultivating a Reading Routine Marcantile Law Free Files
 - Setting Reading Goals Marcantile Law Free Files
 - Carving Out Dedicated Reading Time
12. Sourcing Reliable Information of Marcantile Law Free Files
 - Fact-Checking eBook Content of Marcantile Law Free Files
 - Distinguishing Credible Sources
13. Promoting Lifelong Learning
 - Utilizing eBooks for Skill Development
 - Exploring Educational eBooks
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 - Integration of Multimedia Elements

- Interactive and Gamified eBooks

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