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**Question: 645**

Which of the following best describes the limitations placed on law enforcement's access to telephone communications under the Electronic Communications Privacy Act (ECPA)?

- A. A warrant is always required for both real-time and stored communication access.
- B. A warrant is required to access stored voice mail messages but not for real-time communications.
- C. Law enforcement can access any telephone records without a warrant.
- D. Law enforcement can access any communications if they notify the service provider.

Answer: A

Explanation: The Electronic Communications Privacy Act (ECPA) establishes that law enforcement must obtain a warrant to access both real-time and stored communications, thereby upholding a higher standard of privacy protection.

**Question: 646**

Which of the following states has a unique law that mandates businesses to notify individuals "without unreasonable delay," but does not define what constitutes "unreasonable delay"?

- A. South Dakota
- B. Florida
- C. Nevada
- D. Illinois

Answer: C

Explanation: Nevada law requires notification "without unreasonable delay," but lacks a clear definition, which can lead to ambiguity in compliance.

**Question: 647**

What does the FTC's COPPA (Children's Online Privacy Protection Act) primarily regulate?

- A. The collection of health information from children under 13 years old
- B. The sale of children's personal information for marketing purposes
- C. The advertising of health-related products to children
- D. The online collection of personal information from children under 13

Answer: D

Explanation: COPPA regulates the online collection of personal information from children under 13 years old, requiring parental consent before collecting data from children in this age group.

**Question: 648**

What is the primary legal basis for law enforcement to obtain access to a suspect's email communications under the ECPA if those emails are stored on a server for over 180 days?

- A. A warrant is required for any access.
- B. No legal process is necessary for access.
- C. A subpoena is sufficient for access.
- D. Only user consent is required for access.

Answer: C

Explanation: Under the ECPA, if emails are stored for over 180 days, law enforcement can access them with a subpoena, reflecting a lower threshold for older stored communications compared to real-time access.

**Question: 649**

Which of the following is a critical factor for employers to consider when monitoring employee communications to remain compliant with privacy regulations?

- A. Monitoring should be done secretly to avoid employee backlash
- B. Employers can monitor without consent as long as it is for business purposes
- C. Employees should be informed about the types of communications being monitored
- D. Monitoring should be limited to personal communications only

Answer: C

Explanation: Employers should inform employees about the types of communications being monitored to ensure compliance with privacy regulations and foster a culture of transparency.

**Question: 650**

**SCENARIO**

Please use the following to answer the next question.

A major corporation is planning to launch a new app that will collect extensive user data, including location and health information. The legal team has advised that the corporation must ensure explicit user consent for data collection. What is the most effective way to secure this consent from users?

- A. Use implied consent through app installation
- B. Provide a clear opt-in mechanism with detailed explanations of data usage
- C. Include consent within the terms of service
- D. Assume consent if users do not opt-out

Answer: B

Explanation: Providing a clear opt-in mechanism with detailed explanations of data usage ensures that users are fully informed and can give explicit consent for their data to be collected.

**Question: 651**

Which of the following does NOT fall under the definition of "protected health information" (PHI) as per HIPAA?

- A. A patient's medical history
- B. A patient's name in a publicly available directory
- C. A patient's billing information
- D. A patient's test results shared with a healthcare provider

Answer: B

Explanation: PHI refers to individually identifiable health information that is transmitted or maintained in any form. A patient's name in a publicly available directory is not considered PHI because it is not individually identifiable in the context of health information.

**Question: 652**

In the context of civil litigation, which of the following types of information would most likely be protected by the journalist's privilege when a court considers a motion to compel disclosure?

- A. Public records obtained by the journalist
- B. Confidential sources and unpublished notes

- C. Interviews with government officials
- D. Published articles that reference private individuals

Answer: B

Explanation: The journalist's privilege is designed to protect confidential sources and unpublished materials, distinguishing them from information that is publicly available or widely disseminated.

**Question: 653**

Under the California Consumer Privacy Act (CCPA), which of the following actions can consumers take regarding their personal information?

- A. Sue businesses for any collection of their data
- B. Request information about the categories of personal data collected
- C. Require businesses to delete all records of their data without exceptions
- D. Prevent businesses from collecting data altogether

Answer: B

Explanation: Under the CCPA, consumers have the right to request information about the categories of personal data collected by businesses, among other rights, but they cannot prevent all data collection.

**Question: 654**

Which of the following best illustrates the principle of "informed consent" in the context of U.S. privacy laws?

- A. Users implicitly agree to terms by using a service.
- B. Consumers are provided with clear information about data collection practices and must actively agree to them.
- C. Companies disclose privacy policies without requiring user acknowledgment.
- D. Consent is assumed when data is aggregated and anonymized.

Answer: B

Explanation: "Informed consent" requires that consumers receive clear information regarding data collection practices and must actively agree to them, ensuring they understand what they are consenting to.

**Question: 655**

When a party engages in electronic discovery, which of the following best describes the concept of "meet and confer" as mandated by the Federal Rules of Civil Procedure?

- A. A formal court hearing to decide on disputes over ESI
- B. A requirement for parties to submit written discovery requests
- C. A mandatory session to discuss settlement options
- D. An informal negotiation between parties to outline discovery processes

Answer: D

Explanation: The "meet and confer" requirement mandates parties to engage in good faith discussions regarding the discovery process, including the scope and timing of ESI production.

**Question: 656**

Which state law mandates that any business that experiences a data breach must notify affected residents within 30 days, and includes specific provisions for notices sent to the state attorney general?

- A. Nevada Revised Statutes
- B. New York SHIELD Act
- C. California Consumer Privacy Act
- D. Massachusetts General Laws

Answer: B

Explanation: The New York SHIELD Act requires businesses to notify affected individuals within 30 days and includes provisions for notification to the attorney general.

**Question: 657**

Which legal term refers to the obligation of organizations to take reasonable measures to protect personal information from unauthorized access or disclosure?

- A. Data minimization
- B. Privacy by design
- C. Implied consent
- D. Duty of care

Answer: D

Explanation: The "duty of care" refers to the legal obligation of organizations to implement reasonable

measures to protect personal information from unauthorized access or disclosure.

**Question: 658**

In the context of civil litigation, what is the primary legal principle regarding compelled disclosure of media information that protects journalists from revealing their sources, particularly under state shield laws?

- A. The media outlet must be based in the state where the case is filed
- B. The source must be a public figure
- C. The journalist must waive their right to confidentiality
- D. The information must be deemed critical to the case

Answer: D

Explanation: Most state shield laws protect journalists from being compelled to disclose their sources unless the information is deemed critical to the case, establishing a balance between the right to a fair trial and the freedom of the press.

**Question: 659**

When it comes to the enforcement of privacy laws by the CPPA, which of the following statements is accurate regarding the agency's capacity to issue regulations?

- A. The CPPA has no authority to create regulations under the CCPA.
- B. The CPPA can only recommend regulations to the California legislature.
- C. The CPPA is empowered to issue regulations that clarify the provisions of the CCPA and establish enforcement mechanisms.
- D. The CPPA can only enforce existing federal regulations without creating new rules.

Answer: C

Explanation: The CPPA is empowered to issue regulations that clarify the provisions of the CCPA and establish necessary enforcement mechanisms, enhancing the law's effectiveness.

**Question: 660**

In the context of the FTC's enforcement of privacy regulations, what is the significance of "unfair or deceptive acts or practices"?

- A. The FTC utilizes this standard to evaluate and potentially penalize companies for failing to uphold their privacy commitments.
- B. These practices are only applicable to large corporations and not small businesses.
- C. These acts are solely based on consumer complaints and do not require FTC investigation.
- D. The concept is primarily concerned with financial fraud rather than privacy issues.

Answer: A

Explanation: The FTC utilizes the standard of "unfair or deceptive acts or practices" to evaluate and potentially penalize companies for failing to uphold their privacy commitments, which is a cornerstone of its enforcement actions.

### Question: 661

Under the CCPA, which of the following rights is granted specifically to California consumers regarding their personal information?

- A. The right to request the deletion of their personal information without exception.
- B. The right to sue any business for any data privacy violation.
- C. The right to receive a monetary compensation for data breaches.
- D. The right to opt-out of the sale of their personal information to third parties.

Answer: D

Explanation: The CCPA grants California consumers the explicit right to opt-out of the sale of their personal information to third parties, enhancing their control over their personal data.

### Question: 662

In civil litigation, what is the primary legal rationale for a court's decision to quash a subpoena seeking the production of a journalist's notes related to a high-profile investigation?

- A. The notes are considered public records
- B. The journalist's right to free speech is paramount
- C. The information is deemed irrelevant to the case
- D. The potential for chilling effects on journalistic practices

Answer: D

Explanation: Courts often quash subpoenas for journalists' notes to prevent chilling effects on journalistic practices, recognizing the importance of protecting sources and the free flow of information.





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