

IAPP

CIPP-US Exam

Certified Information Privacy Professional/United States

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Answer: C

Version: 6.0

Question: 1		
Which jurisdiction must courts h	nave in order to hear a particular case?	
A. Subject matter jurisdiction an B. Subject matter jurisdiction an C. Personal jurisdiction and subj D. Personal jurisdiction and prof	nd professional jurisdiction lect matter jurisdiction	

Explanation:

In order for a court to hear a case, it must have both personal jurisdiction and subject matter jurisdiction. Personal jurisdiction refers to the authority of a court over the parties to a case, while subject matter jurisdiction refers to the authority of a court to hear a particular type of case. For example, a federal court may have subject matter jurisdiction over a case involving a federal law, but it may not have personal jurisdiction over a defendant who has no contacts with the state where the court is located. Similarly, a state court may have personal jurisdiction over a resident of the state, but it may not have subject matter jurisdiction over a case involving a foreign treaty. Reference: [IAPP CIPP/US Study Guide], Chapter 2: Introduction to U.S. Law, p. 25-26; Wex Legal Dictionary, Subject Matter Jurisdiction and Personal Jurisdiction.

Question: 2

Which authority supervises and enforces laws regarding advertising to children via the Internet?

- A. The Office for Civil Rights
- B. The Federal Trade Commission
- C. The Federal Communications Commission
- D. The Department of Homeland Security

Question: 4

	Answer: B
Explanation: The Federal Trade Commission (FTC) is the primary federal agency that regular marketing practices in the United States, including those targeting children via enforces the Children's Online Privacy Protection Act (COPPA), which requires online services directed to children under 13 to obtain verifiable parental concusing, or disclosing personal information from children. The FTC also enforces prohibits unfair or deceptive acts or practices in commerce, such as making far advertising. The FTC has issued guidelines and reports on various aspects of dischildren, such as sponsored content, influencers, data collection, persuasive of marketing. The FTC also hosts workshops and events to examine the impact of children and their ability to distinguish ads from entertainment. Reference: FTC website Digital Advertising to Children IAPP CIPP/US Study Guide, Chapter 5: Marketing and Privacy, pp. 169-170	a the Internet. The FTC soperators of websites and sent before collecting, so the FTC Act, which alse or misleading claims in digital advertising to design, and behavioral
TAPP CIPP/03 Study Guide, Chapter 3. Warketing and Privacy, pp. 109-170	
Question: 3	
According to Section 5 of the FTC Act, self-regulation primarily involves a com A. Determine which bodies will be involved in adjudication B. Decide if any enforcement actions are justified C. Adhere to its industry's code of conduct D. Appeal decisions made against it	ipany's right to do what?
_	Answer: C
Explanation: According to Section 5 of the FTC Act, self-regulation primarily involves a comindustry's code of conduct. Self-regulation is a process by which an industry ovoluntarily adopts and enforces standards or guidelines to protect consumers competition. The FTC encourages self-regulation as a way to complement its address emerging issues in the marketplace. The FTC also monitors self-regulative action against companies that fail to comply with their own codes of comparticipation in such programs. Reference: Federal Trade Commission Act, Section 5 of Self-Regulation Federal Trade Commission [IAPP CIPP/US Certified Information Privacy Professional Study Guidel, Chapter industry in the programs of the programs of the professional Study Guidel. Chapter industry in the professional Study Guidel.	or a group of companies and promote fair enforcement efforts and atory programs and may duct or misrepresent their

Which was NOT one of the five priority areas listed by the Federal Trade Commission in its 2012 report, "Protecting Consumer Privacy in an Era of Rapid Change: Recommendations for Businesses and Policymakers"?

- A. International data transfers
- B. Large platform providers
- C. Promoting enforceable self-regulatory codes
- D. Do Not Track

Answer	: D

Explanation:

The Federal Trade Commission (FTC) issued its 2012 report, "Protecting Consumer Privacy in an Era of Rapid Change: Recommendations for Businesses and Policymakers"1, which outlined a framework for privacy protection based on three main principles: privacy by design, simplified consumer choice, and greater transparency. The report also identified five priority areas for the FTC's privacy enforcement and policy efforts, which were:

Data brokers

Large platform providers

Mobile

Promoting enforceable self-regulatory codes

International data transfers

Do Not Track was not one of the five priority areas, but rather a specific mechanism for implementing the principle of simplified consumer choice. The report endorsed the development of a Do Not Track system that would allow consumers to opt out of online behavioral advertising across websites and platforms1. The report also noted the progress made by various stakeholders, such as the World Wide Web Consortium (W3C), the Digital Advertising Alliance (DAA), and browser companies, in advancing the Do Not Track initiative1. Reference: 1: Federal Trade Commission, Protecting Consumer Privacy in an Era of Rapid Change: Recommendations for Businesses and Policymakers (March 2012), available at 1.

Question: 5

The "Consumer Privacy Bill of Rights" presented in a 2012 Obama administration report is generally based on?

- A. The 1974 Privacy Act
- B. Common law principles
- C. European Union Directive
- D. Traditional fair information practices

Answer: D	

Explanation:

Questions & Answers PDF

The Consumer Privacy Bill of Rights is a set of principles that the Obama administration proposed in 2012 to guide the development of privacy legislation and policies in the United States. The report that introduced the bill of rights stated that it was "generally based on the widely accepted Fair Information Practice Principles (FIPPs)"1, which are a set of standards that originated in the 1970s and have influenced many privacy laws and frameworks around the world. The FIPPs include concepts such as individual control, transparency, security, accountability, and data minimization2. The Consumer Privacy Bill of Rights adapted and expanded these principles to address the challenges and opportunities of the digital economy1. Reference: 1: Consumer Data Privacy in a Networked World: A Framework for Protecting Privacy and Promoting Innovation in the Global Digital Economy2, page 92: IAPP CIPP/US Certified Information Privacy Professional Study Guide3, page 17.

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