



## Quiz

### Legal Ethics

1. How did counsel in *Tuckiar* fail in their ethical duty?
  - a. Asking the trial Judge in open Court for advice
  - b. They abandoned the clients right to confidentiality for their instructions
  - c. He made a statement to the public to the effect that the accused had admitted in a confession that the crown case was correct
  - d. All of the above
2. Is it proper for a prosecutor to omit relevant evidence because it doesn't fit the preconception of a case plan?
  - a. Yes
  - b. No
  - c. In certain circumstances
  - d. It is up to the prosecutor

3. Must Counsel raise the question of fitness if the client is unable to participate properly in the trial?
  - a. Only if it is to the client's advantage
  - b. Yes, regardless of whether or not it is to the clients advantage
  - c. No, never
  - d. It is up to Counsel to decide whether or not to raise the question
4. What does *R v Kneebone* concern?
  - a. Fitness for trial
  - b. Fair procedure by prosecutors
  - c. Unchallenged evidence
  - d. All of the above
5. What could be the outcome if inquiries you should have made in the course of a trial are not made?
  - a. Miscarriage of justice
  - b. A successful appeal against you
  - c. Inquiries into your conduct
  - d. All of the above

**Answers:**

**1. d 2. b 3. b 4. b 5. d**