

## Quiz

## Taxiprop Pty Ltd v Neutron Holdings Inc [2020] FCA 1565

- 1. What did the Court grant in the second judgement?
  - a. A declaration for infringement.
  - b. An interim order.
  - c. The potential to appeal.
  - d. Costs order.
- 2. Which of the following is true about trademarks?
  - a. B and D
  - b. The unity of purpose is not important.
  - c. Trademarks are not creatures of statue.
  - d. Trademarks are creatures of statue.
- 3. How many taxies did Taxiprop run, at its peak?
  - a. 120
  - b. 180
  - c. 35
  - d. 50
- 4. How did the trial judge describe the 'unity of purpose'?
  - a. Irrelevant.
  - b. A and C.
  - c. An abnormal inference within the framework of corporate groups.

- d. A natural and ordinary inference within the framework of corporate groups.
- 5. Which of the following categories does Taxiprop's services fall under?
  - a. Macro-mobile.
  - b. Micro-mobile.
  - c. Local.
  - d. Regional.

Answers:

1. A 2. C 3. D 4. D 5. B