

High School Student Intellectual Property (IP) Manager Chinako's IP Life

Art 11: "A technical idea" is a natural requirement of an invention!

Produced by Shouhama High School IP Club (applying)

Aww

As she says, I'm not good at drawing.

She can't draw a good painting like this poster.

You are mistaken, Ms. Maizono.

AHA HA HA



So, who has put the poster on my back?

Certainly, the two paintings are quite different.

But it doesn't fall under an invention unless all four requirements are met.

Yeah!

Shall I change the subject by the topic of invention.

I think that the criminal is a fellow wearing a white gown on a jersey and wearing a beret.

Glare!!

Well, a student who belongs to the manga club and draw a good painting is in my class.

Hey, bouncing hair! Please tell me about the second requirement.

By the way, it is good that "Love Level Counter Cuffs (LLCC)" meets the first requirement of an invention.

Brr. I need to distract her.

When it comes to IP, she immediately becomes crazy about it. So, she is a baby.

He he he ...
What does it mean? Please tell me more.

Aha! "Technologies" mean a concrete means to achieve a certain purpose, right?

Sure! It's a "technical idea".

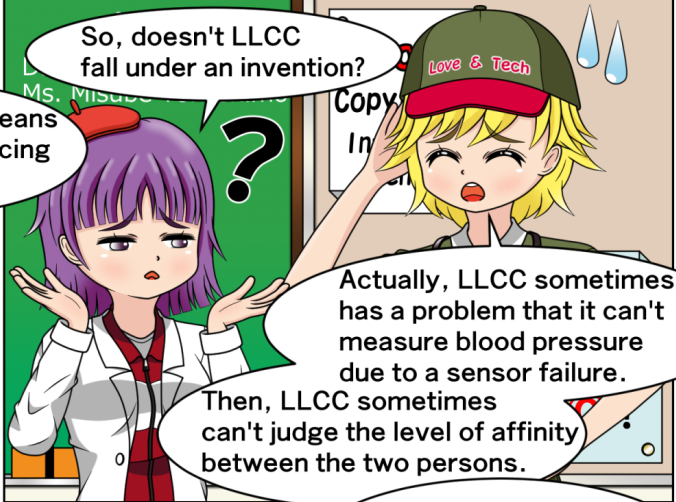
Yes. In detail, to fall under an invention, you need "repeatability" that produces the same results under the same conditions.

Don't worry!



Repeatability means definitely producing certain results.

That is, it is not a requirement of an invention that the probability producing certain results (reproducibility) is high.



So, doesn't LLCC fall under an invention?

Actually, LLCC sometimes has a problem that it can't measure blood pressure due to a sensor failure.

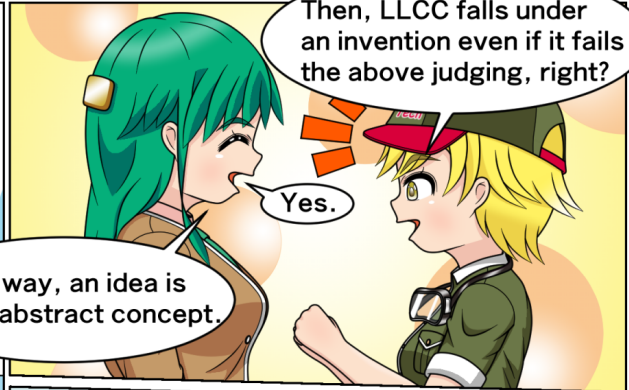
Then, LLCC sometimes can't judge the level of affinity between the two persons.



Then, I hope you won't get angry even if I make goods that model you. This is a doll I made to resemble you. ♥

Your wish will never come true, baby!!

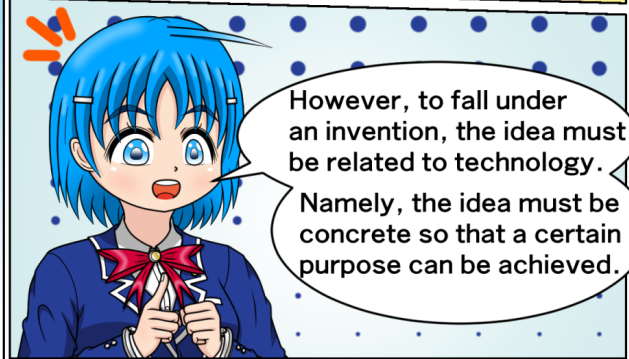
Let's give an example that doesn't fall under an invention because it doesn't fall under technology.



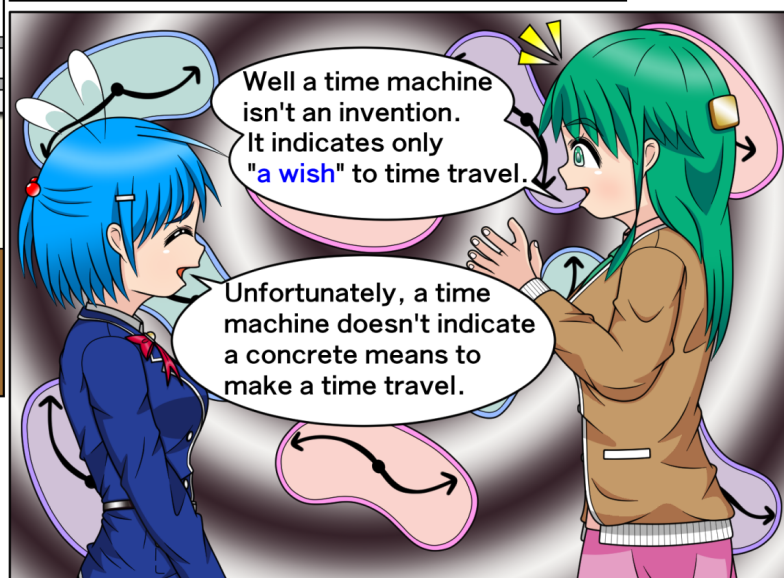
Then, LLCC falls under an invention even if it fails the above judging, right?

Yes.

By the way, an idea is a very abstract concept.



However, to fall under an invention, the idea must be related to technology. Namely, the idea must be concrete so that a certain purpose can be achieved.



Well a time machine isn't an invention. It indicates only "a wish" to time travel.

Unfortunately, a time machine doesn't indicate a concrete means to make a time travel.

Next, "a **knack**" isn't an invention. For example, you have drawn this manga, so can you tell me how to make a drawing well?

OK. I'll tell you one of the **knacks**.

This doll is artistic but has no technical use.

Ah, it can be used to hit her.

At first, "**art works**" like paintings and sculptures like this doll aren't inventions.

A person who has learned the **knack** of drawing can't always make a good painting.

I see. A **knack** isn't an invention because it doesn't have a repeatability.

It's not going to work out that way.

When I draw you, I highlight your hair.

I can become modern Hokusai!

But you can now draw your hair well!

By Chinako

Alright! I learned the **knack** from you, so I can absolutely make a good painting.

The **knack** to drawing a character is to highlight a feature of the character.

That is, the image and sound recorded on this DVD is a feature of an animation work, not a technical feature, right?

I'm planning it. ★

For example, the feature of this DVD is the animation work recorded on it.

Hey! Will this manga be animated?

Of course!

Hoo!!

Finally, also "**mere presentation of information**" isn't an invention.

Do you have an animated DVD now?

You're like a flasher, Beret...

