Test Bank for Criminal Law and Procedure 8th Edition by Scheb ISBN 1285070119 9781285070117

Full link download: Test Bank:

https://testbankpack.com/p/test-bank-for-criminal-law-and-procedure-8th-edition-by-schebisbn-1285070119-9781285070117/

Solution Manual:

https://testbankpack.com/p/solution-manual-for-criminal-law-and-procedure-8th-edition-by-scheb-isbn-1285070119-9781285070117/

EXAM QUESTIONS CHAPTER 2: ORGANIZATION OF THE CRIMINAL

6.

ANS: F

			JUSTICE SYSTEM
Tr	UE/FALSE:		
1.	The Federal Bu	reau of Invest	igation is housed within the U.S. Department of Justice.
	ANS: T	REF: 31	LO: 2
2.	The governmen	ntal institution	with responsibility for enacting laws is the legislature.
	ANS: T	REF: 26	LO: 2
3.	Law enforcement	ent agencies ar	e the "gatekeepers" of the criminal justice system.
	ANS: T	REF: 32	LO: 2
4.	Assistant U.S. the Senate.	Attorneys are a	appointed by the President, subject to the consent of
	ANS: F	REF: 33	LO: 5
5.	Only those persidefense.	sons accused o	of felonies have a constitutional right to retain lawyers for their
	ANS: F	REF: 34	LO: 5

The intermediate appellate courts in the federal judicial system are the United States District Courts.

LO: 7

Appellate courts are primarily fact-finding bodies.

REF: 38

ANS: F REF: 39 LO: 7

8. Each state has its own independent judicial system.

ANS: T REF: 42 LO: 7

© Cengage Learning 2014

9.	in the United St	,	courts handle more than 90% of the criminal prosecutions
	ANS: T	REF: 42	LO: 7
10.	Crimes commit proceedings bef	• 1	in military service are ordinarily prosecuted in tial.
	ANS: T	REF: 40	LO: 8
11.	Under our syste operates its own		m, the national government and each of the fifty states minal justice.
	ANS: T	REF: 27	LO: 1
12.	laws and has its	own system of	nt and the government of each state enacts its own criminal f courts to interpret those laws, there are significant variations the state and federal systems.
	ANS: T	REF: 42	LO: 1
13.	State legislature health, and well		rrow powers to enact laws to further the public safety, order,
	ANS: F	REF: 29	LO: 3
14.			rs, modern law enforcement agencies are largely fessional norms.
	ANS: F	REF: 30	LO: 4
15.	According to the exercised and in		te modern era the legislative powers of Congress have been e broadly.
	ANS: T	REF: 27-28	LO: 3
16.	Prosecutors have charges to file.	e broad discret	tion in determining whether to file charges and, if so, what
	ANS: T	REF: 32	LO: 5
17.			cept for petty offenses, indigent defendants are entitled sel, usually a public defender.
	ANS: T	REF: 34	LO: 5

18. Grand juries are like trial juries; they determine guilt or innocence, but only in federal criminal cases.			es; they determine guilt or innocence, but only in
	ANS: F	REF: 36	LO: 6
19.	All appellate co	ourts are federal	l courts.
	ANS: F	REF: 38-43	LO: 7
20.			s made at the trial level and, where it becomes necessary, law by exercising a lawmaking function.
	ANS: T	REF: 42	LO: 7
Mu	LTIPLE CHOIC	CE:	
1.	investigate viol a. Federal Bur	ations of federa reau of Investig Alcohol, Tobaco ice	co and Firearms
2.		Alcohol, Tobaco of Indian Affai	law enforcement agencies include the co and Firearms irs
	ANS: D	REF: 31	LO: 2
3.	Federal statutes 1789 in which f a. Federal Reg b. Code of Fed c. Supreme Co d. United State	federal statutes gister deral Regulatio ourt Reporter	are arranged in order of their adoption.
	ANS: D	REF: 28	LO: 3

4.	rine most popular compilation of the federal law used by lawyers, judges, and criminal justice professionals is the a. Federal Register b. Code of Federal Regulations c. U.S. Code Annotated d. Compendium of Federal Legislation			
	ANS: C	REF: 28	LO: 3	
5.	power a. concurrent b. inherent c. plenary d. implied	•	may be divided into two broad categories: enumerated and	l
	ANS: D	REF: 27	LO: 3	
6.	a. reporters b. session law c. syllabi d. digests ANS: B	•	t statutes, they are published in volumes known as LO: 3	
7.	Because statute requires judicia a. extrapolatio b. interpretatio c. modificatio d. specificatio	es are necessar alon on on	ily written in general language, legislation often	
	ANS: B	REF: 29	LO: 3	
8.	, state common law. a. exogenous b. esoteric c. lex non scri d. mala prohib	utory interpret ipta pita	eve enacted vast numbers of laws defining offenses that are ation assumes an importance largely unknown to the Engli	
	ANS: D	REF: 29	LO: 4	

7.	rule. a. original pac b. plain meani c. nolle prosec d. unit	kage ng	pried by courts in determining legislative intent is the
	ANS: B	REF: 29	LO: 4
10.	In determining look to the comdwelling." a. domicile b. homestead c. cartilage d. residence	the meaning o	of the statutory term "," a court would ordinarily ich defined the term to mean "an enclosed space surrounding a
	ANS: C	REF: 30	LO: 4
11.	Defense attorne a. courtroom a b. plea negotia c. testifying or d. protecting d	ndvocacy ntion n behalf of cli	
	ANS: C	REF: 35	LO: 5
12.	The official who a. Barrister Ge b. Attorney Ge c. Solicitor Ge d. Minister of	eneral eneral eneral	S. Department of Justice is the
	ANS: B	REF: 31	LO: 5
13.	Inrequiring states a. Mapp v. Oh b. Miranda v. c. Gideon v. W d. Murphy v. V	to provide att iio Arizona Vainwright	U.S. Supreme Court greatly expanded the right to counsel by torneys to indigent defendants charged with felonies.
	ANS: C	REF: 34	LO: 5

14.		erior Courts as	themay from time to time ordain and
	ANS: C	REF: 38	LO: 7
15.	-	yudges	eral district courts and trials of federal misdemeanors arewho are appointed by federal district judges.
	ANS: A	REF: 38	LO: 7
16.			ach of the fifty state governments maintain their own system de both trial courts andcourts.
	ANS: B	REF: 38-39	LO: 7
17.	The United Stat a. Circuit b. Superior c. Supreme d. District	tes	Courts are the major trial courts in the federal judiciary.
	ANS: D	REF: 38	LO: 7
18.	-		ection to review, either on appeal or by writ ofederal courts and many decisions of the highest state courts.
	ANS: C	REF: 39	LO: 7

19.	Only under cond civilians. a. war b. emergency c. martial law d. none of thes		do military tribunals have the authority to try
	ANS: C	REF: 41	LO: 8
20.	Convictions ren a. state trial co b. the state sup c. the Joint Ch d. none of thes	urts reme courts iefs of Staff	s-martial may be reviewed by
	ANS: D	REF: 41	LO: 8
21.	Crimes committed martial. a. on Indian results. b. on federal results. c. in the federal d. in the military.	servations eservations Il civil service	who areare ordinarily prosecuted before courts-
	ANS: D	REF: 40	LO: 8
22.	armed forces an a. Court of Inte b. Court of App c. Claims Court d. Court of App	d in certain insernational Justi peals for the Fort peals for the A	ederal Circuit rmed Forces
	ANS: D	REF: 41	LO: 8
23.	Supreme Court a. <i>In re Gault</i> (in the landmar (1967) <i>Tainwright</i> (190 Ill (1979)	sociated with juvenile courts were addressed by the k case of 63) LO: 9

24.	In <i>McKeiver v. Pennsylvania</i> (1971), the Supreme Court refused to extend the right toto juvenile proceedings.				
	a. counsel				
	b. speedy and public trialc. trial by jury				
	d. cross-examination				
	ANS: C REF: 46 LO: 9				
25.	Corrections systems include				
	a. agencies that supervise probation and paroleb. public defender offices				
	c. the criminal courts				
	d. none of these				
	ANS: A REF: 49 LO: 10				
Co	MPLETION:				
1.	Theis the oldest unit of federal law enforcement, dating back to 1790.				
	ANS: U.S. Marshals Service				
	REF: 31 LO: 2				
2.	In addition to the regular federal prosecutors, Congress has provided for the appointment ofin cases involving alleged misconduct by high government officials.				
	ANS: independent counsel; special prosecutors				
	REF: 33 LO: 6				
3.	The principal trial court in the federal system is the				
	ANS: United States District Court				
	REF: 38 LO: 8				
4.	The U.S. Supreme Court is composed of nine justices who are appointed for life by the				
	President with the consent of the				
	ANS: Senate REF: 40 LO: 8				
5.	Trial courts conduct criminal trials and various pretrial and post-trial proceedings, whilehear legal challenges to the decisions of the trial courts.				
	ANS: appellate courts				
	REF: 38 LO: 7				

6.		me Court has jurisdiction to review, either on appeal or by writ of the lower federal courts and many of the decisions of the highest state courts.
	ANS: certiorari REF: 38	LO: 7
7.		ave, over both the subject matter of a case and the parties to may proceed to adjudicate that controversy.
	ANS: jurisdiction REF: 38	on LO: 7
8.	Courts-martial	may try all offenses committed by military service persons in violation of the
	ANS: Uniform REF: 40	Code of Military Justice LO: 8
9.		nt of juvenile offenders has been justified by the concept of, the ate to act to protect the interests of those who cannot protect themselves.
	ANS: parens pa	
10.	Criminal punish	nment is limited by theAmendment's prohibition of cruel and ments.
	ANS: Eighth REF: 47	LO: 10
11.	•	es define offenses and set punishments for their states and authorize local es to enactdefining minor offenses and setting penalties.
	ANS: ordinance REF: 33	es LO: 2
12.	Congress's legi powers.	slative powers are restricted to constitutionally enumerated and
	ANS: implied REF: 27	LO: 3
13.	American court	s adhere to the doctrine of following precedent, which is known as
	ANS: stare deci	isis LO: 3

14.	Defense attorneys assist persons charged with crimes and represent them at trial when they plead
	ANS: not guilty REF: 35 LO: 5
15.	At the federal level and in many states, grand juries review evidence of criminal activity and determine whether to hand down anor presentment.
	ANS: indictment REF: 36 LO: 6
16.	At the national level thehear routine appeals from decisions of the district courts.
	ANS: U.S. Courts of Appeal REF: 38 LO: 7
17.	Military tribunals are empowered to try any offense by military personnel under the
	ANS: Uniform Code of Military Justice REF: 40 LO: 8
18.	The military has an appellate system consisting of courts of review and a civilian court named the
	ANS: U.S. Court of Appeals for the Armed Forces. REF: 41 LO: 8
19.	Thejustice system includes specialized courts, law enforcement agencies, social services agencies, and corrections facilities that deal with delinquency as well as child neglect and abuse.
	ANS: juvenile REF: 45 LO: 9
20.	Today, the focus of criminal punishment is onto prevent commission of further crimes rather than the rehabilitation of offenders.
	ANS: incapacitation EF: 48 LO: 10

CRITICAL THINKING:

A 2006 law permits a federal district court to order the continued confinement of sexually violent offenders who have completed their prison sentences. The statute was challenged on the ground that Congress lacks constitutional authority to legislate in this area. The government asserted the Necessary and Proper Clause as the constitutional basis for the statute, but the U.S. District Court for the Eastern District of North Carolina and the U.S. Court of Appeals for the Fourth Circuit disagreed and declared the law invalid. *In United States v. Comstock* (2010), the Supreme Court reversed and held that the Necessary and Proper Clause grants Congress authority sufficient to enact the challenged law. In a dissenting opinion, Justice Clarence Thomas observed that the Court's opinion "comes perilously close to transforming the Necessary and Proper Clause into a basis for the federal police power that 'we *always* have rejected'..."

	perilously close	to transformin	g the Necessary and Proper Clause into a bas ways have rejected'"	
1.	In this case, the a. stare decisis b. habeas corp c. judicial rev d. mandamus	us	t exercised the power of:	
	ANS: C	LO: 7	REF: 39	
2.	The law being ra. procedural rb. state law c. local ordinad. federal statu	rule	Supreme Court was a:	
	ANS: D	LO: 2	REF: 27	
3.	In his dissenting Necessary and I a. narrow b. liberal c. broad d. novel	- 1	ce Thomas argued for ainterpret	ation of the
	ANS: A	LO: 3	REF: 29	
4.	In this case, the powers. a. broad b. restrictive c. novel d. liberal	lower federal c	courts took aview of Congress'	egislative
	ANS: B	LO: 3	REF: 29	

5. The constitutional clause at issue in this case is found in ______ of the Constitution.

- a. Article II, Section 1
- b. the Tenth Amendment
- c. Article IV
- d. Article I, Section 8

ANS: D LO: 3 REF: 27

In *Arizona v. United States* (2012), the U.S. Supreme Court struck down the provisions of a state law making illegal entry into the country a state offense, banning undocumented immigrants from working in the state, and allowing warrantless arrests of those suspected of deportable offenses. Noting that the U.S. Constitution grants authority over immigration solely to the federal government, the Court held that these provisions were preempted by federal law. However, the Court refused to strike down the most controversial provision of the bill, which required police to verify immigration status if they had reasonable suspicion that someone is an illegal immigrant. The Court remanded this issue to the federal district court for a hearing on the constitutionality of the measure. The Court thus postponed to a later day a decision on the most controversial element of the Arizona law.

- 6. The Supreme Court ruled that authority over immigration belongs:
 - a. solely to the federal government
 - b. solely to the state governments
 - c. to both to the state and federal governments
 - d. to neither the state nor the federal governments

ANS: A LO: 3 REF: 27

- 7. Which basic constitutional principle is involved in this case?
 - a. checks and balances
 - b. separation of powers
 - c. due process of law
 - d. federalism

ANS: D LO: 1 REF: 26

- 8. Congress might have the power to enact a similar law using its:
 - a. police power
 - b. power to regulate interstate commerce
 - c. enumerated power over immigration
 - d. inherent powers

ANS: C LO: 3 REF: 27

- 9. The Supreme Court held that states cannot:
 - a. make illegal entry into the country a state offense
 - b. ban undocumented immigrants from working in the state
 - c. allow warrantless arrests of those suspected of deportable offenses
 - d. all of these

ANS: D

LO: 3

REF: 27

- 10. The most controversial provision of the Arizona law:
 - a. made illegal entry into the country a state offense
 - b. required police to verify immigration status of suspected illegal immigrants
 - c. allow warrantless arrests of those suspected of deportable offenses
 - d. banned undocumented immigrants from working in the state

ANS: B

LO: 3

REF: 27

ESSAY:

1. How does federalism affect the administration of criminal justice in the United States?

ANS: Responses will vary

REF: 25-32 LO: 1

Explain the scope of Congress's legislative power under the Commerce Clause of the 2. Constitution.

ANS: Responses will vary

REF: 27-28 LO: 3

3. Why is it necessary for courts to interpret statutes? What principles do courts follow in statutory interpretation?

ANS: Responses will vary

REF: 29-30

LO: 3

How does modern policing differ from policing as practiced in the early days of the country? 4.

ANS: Responses will vary

REF: 30-32

LO: 5

5. Explain the different functions that a defense attorney serves in the criminal justice system.

ANS: Responses will vary

REF:34-35

LO: 5

What is the role of a grand jury? How does it contrast with the functions that a petit 6. jury performs?

ANS: Responses will vary

REF: 36-37 LO: 6

7. What are the principal differences between trial and appellate courts with respect to role, function and procedure?

ANS: Responses will vary REF: 37-40 LO: 7

8. Why does the U.S. Supreme Court exercise considerable discretion in deciding which cases to review?

ANS: Responses will vary REF: 39-40 LO: 7

9. What led to the Supreme Court's decision in *In re Gault* (1967) and what impact did it have on the rights of juveniles and on the juvenile court system?

ANS: Responses will vary REF: 46-47 LO: 9

10. What courts comprise the federal judiciary and what function does each perform?

ANS: Responses will vary REF: 38-21 LO: 7