

نام درس: متون حقوقی ۲

رشته تحصیلی: گرایش: حقوق

کد درس: ۳۰۱۴۲۳

تعداد سؤالات: نسی ۳۰ تکمیلی — تشریحی ۳

زمان امتحان: تستی و تکمیلی ۴۰ دقیقه تشریحی ۶۰ دقیقه

تعداد کل صفحات: ۳

*Directions: Choose the best answer (a, b, c or d) and then mark it on your answer sheet.*

1. .... is the act of finding a person guilty of an offense after trial.  
a. Crime                      b. Conviction                      c. Punishment                      d. Imprisonment
2. The police granted powers to..... suspected violations of the law.  
a. prevent                      b. prosecute                      c. threaten                      d. investigate
3. The shoplifter has been put on.....  
a. probation                      b. evidence                      c. charge                      d. mischief
4. Law..... basic rights and liberties of the citizens.  
a. institutes                      b. alleges                      c. secures                      d. releases
5. A.....prepares cases for a barrister to present in court.  
a. solicitor                      b. burglar                      c. defendant                      d. criminal
6. One of the..... was bribed to give false evidence.  
a. confessions                      b. incentives                      c. procedures                      d. witnesses
7. The prosecution established his..... beyond any doubt.  
a. confession                      b. guilt                      c. prisoner                      d. magistrate
8. Five people were..... for drugs related offences.  
a. pleaded                      b. pronounced                      c. arrested                      d. secured
9. He has served his..... and will now be released.  
a. trial                      b. warrant                      c. rule                      d. sentence
10. The court of..... overruled the earlier decision.  
a. appeal                      b. committal                      c. jury                      d. inquiry
11. We need more..... before we can accuse him of stealing.  
a. prima facie                      b. proof                      c. presumption                      d. plea
12. Duress is not a ..... for murder.  
a. larceny                      b. offence                      c. defense                      d. victim
13. Angry crowds..... the police van.  
a. safeguarded                      b. swore                      c. recorded                      d. attracted

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14. The jury finally delivered its..... .  
a. prejudice                      b. verdict                      c. duty                      d. character
15. The enemy was .....in a decisive battle.  
a. enhanced                      b. civilized                      c. defeated                      d. forbidden
16. The sentence is so..... as to be meaningless.  
a. vague                      b. retroactive                      c. impartial                      d. applicable
17. This case falls outside the..... of this court.  
a. extradition                      b. constitution                      c. convention                      d. jurisdiction
18. I have..... him to act for me while I am away.  
a. authorized                      b. declined                      c. extended                      d. surrendered
19. The new tax bill will..... small businesses financially.  
a. impose                      b. extend                      c. harm                      d. authorize
20. He acted with criminal..... .  
a. theft                      b. intent                      c. omission                      d. liability
21. Many rivers were..... with chemical waste from factories.  
a. bribed                      b. eliminated                      c. spelled out                      d. polluted
22. The UN imposed no sanction on Iraq following its ..... of Iran.  
a. revocation                      b. revolution                      c. invasion                      d. legislation
23. A new penal..... has been in effect since last year.  
a. excuse                      b. code                      c. good faith                      d. ignorance
24. If you..... , you are chargeable with theft.  
a. adobt                      b. incorporate                      c. steal                      d. pollute
25. Students were involved in ..... clashes with the police.  
a. responsible                      b. fundamental                      c. violent                      d. culpable
26. The jury..... him for the charge of murder.  
a. confirmed                      b. aggravated                      c. utilized                      d. acquitted
27. Poor people are being bled dry by the country's..... taxes.  
a. harsh                      b. narcotic                      c. sober                      d. imminent

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28. A..... camp is set up for illegal immigrants.

- a. enforcement      b. detention      c. destruction      d. intoxication

29. He was recognized to be the..... heir.

- a. evil      b. peril      c. lawful      d. mitigating

30. The patient is suffering from a serious.....

- a. exemption      b. retribution      c. provocation      d. concussion

**B. Translate the following statements into Persian.**

1. When criminal proceedings are initiated, the defendant is usually charged on a warrant or a summons. The former authorises the arrest of the defendant. In all cases of felony, the police have power of arrest without a warrant. Normally, a person who is arrested is entitled to demand particulars of the offence with which he is charged, and he must be brought before a magistrate within twenty-four hours of his arrest.
2. An act may be any kind of voluntary human behaviour. Criminal liability for the result also requires that the harm done must have been caused by the accused, The test of casual relationship between conduct and result is that the event would not have happened the same way without the direct participation of the offender.
3. One of the fundamental presumptions of the criminal law and criminal liability is that the defendant is able to function within normal range of mental and physical capabilities. So, it is universally agreed that persons suffering from serious mental disorders should be relieved of the consequences of their criminal conduct.