Business Law and the Legal Environment Standard Edition 8th Edition Beatty Test Bank Full Download: https://alibabadownload.com/product/business-law-and-the-legal-environment-standard-edition-8th-edition-beatty-Name: Class: Date: CH01: Introduction to Law 1. Congress passed a law imposing penalties for displaying "indecent" material online where children could see it. If the U.S. Supreme Court subsequently rules that the statute conflicts with the First Amendment of the U.S. Constitution, the statute is void. a. True b. False ANSWER: True 2. In Anglo-Saxon society, men were put into groups of ten, known as a "tithing" and were individually held responsible for any injury caused by any member of the group. This is the forerunner of the idea of business partnerships. a. True b. False ANSWER: True 3. A rule that establishes maximum length of work shifts for air traffic controllers demonstrates an agency imposing a regulation. a. True b. False ANSWER: True 4. In 1994, the Arizona Supreme Court decided the case of Hernandez v. Arizona Board of Regents and found a duty of care to avoid furnishing alcohol to underage consumers. If in 2008 a Flagstaff, Arizona, plaintiff brings a lawsuit against an Arizona university's fraternity for providing alcohol to members under the legal drinking age, the Hernandez v. Arizona Board of Regents case will serve as precedent. a. True b. False ANSWER: True 5. Wilfred was driving too fast for the icy road conditions and hit Sally's car. Sally can sue Wilfred in criminal court. a. True b. False ANSWER: False 6. Lawyers originated in Anglo-Saxon courts, where they were used to mediate disputes. a. True b. False ANSWER: False 7. Congress can create a statute on any topic at all. a. True b. False ANSWER: False 8. If the President vetoes a bill, it can still become law if both the House and the Senate approve it with a 51% majority. a. True

Page 1

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b. False *ANSWER:* False

Name:	Class:	Date:
CH01: Introduction to Law		
9. The doctrine of precedent is bind a. True b. False ANSWER: False	ing on all courts from county courts to the U.S	. Supreme Court.
10. The case called <i>Kuehn v. Pub Zo</i> a. True b. False ANSWER: False	one would reveal that <i>Kuehn</i> is the plaintiff, sin	nce the plaintiff is always listed first.
11. Under the natural law theory of a. True b. False ANSWER: True	jurisprudence, an unjust law is no law at all.	
12. Common law is a body of casesa. Trueb. FalseANSWER: False	decided by legislatures.	
	she was hearing broke the law, Judge Jane refrelying on precedent to make her decision.	erred to prior rulings on the same
	rademark owner of "DoorWay," sought a cour ain name, "DoorWay.com." A jury will decide	
	e. Toeppen, the Ninth Circuit Court of Appeals ourt of Appeals approved the district court's de	
16. The government itself prosecute altogether. This kind of case involve	es the wrongdoer in a case involving behavior s	so threatening that society outlaws it

a. procedural law.b. private law.

Name:	Class:	Date:
CH01: Introduction to Law		
c. civil law.		
d. criminal law.		
ANSWER: d		
17. In the House of Representatives, a state	e's voting power is based on its	
a. relative wealth.		
b. date of entry into the Union.		
c. physical size.		
d. population.		
ANSWER: d		
18. Common law refers to		
a. law that is the same or similar in all	the states.	
b. law made when judges decide cases	and then follow those decisions in later	cases.
c. law made by legislatures in the form	n of statutes.	
d. the legal systems of France, German	ny, and Italy.	
ANSWER: b		
19. Hasbro, Inc., the trademark owner of "CLTD from using the domain name, "candylat the domain name. This injunction would	land.com." Internet Entertainment Group	
a. a jury.		
b. a judge.		
c. an executive order.		
d. a lawyer.		
ANSWER: b		
20. The three branches of government in the	ne United States are	
a. the executive, legislative, and admir	nistrative.	
b. the administrative, executive, and st	catutory.	
c. the executive, legislative, and judici	al.	
d. the administrative, legislative, and i	nternational.	
ANSWER: c		

24 551 1 1 2

- 21. The doctrine of *stare decisis*
 - a. makes the legal process more expensive.
 - b. is an equitable remedy.
 - c. makes the law more predictable.
 - d. is unimportant to the common law.

ANSWER: c

22. In 1992, the North Carolina Supreme Court ruled in a case entitled *Goodman v. Wenco Foods, Inc.*, that when a substance in food causes injury to a consumer of the food, it is not a bar to recovery against the seller that the substance was natural to the food. If, in a 2008 case involving a consumer's injury caused by a fish bone in a bowl of fish chowder, the court followed the decision in *Goodman v. Wenco Foods, Inc.*, the court's action in the second case is an example of *Copyright Cengage Learning. Powered by Cognero.*Page 3

Name:	Class:	Date:
CH01: Introduction to Law		
a. stare decisis.		
b. statutory law.		
c. public law.		
d. criminal law.		
ANSWER: a		
23. When the Food and Drug Administration	prohibits a certain drug from being r	narketed in the United States, this is
a. private law.		
b. an agency regulation.		
c. legal negativism.		
d. an executive order.		
ANSWER: b		
24. If the title of an appellate court case appe	ars as Jones v. Smith,	
a. then it is correct to say that Jones is the	e plaintiff and Smith is the defendant	t.
b. it means that Smith won the trial cour	t decision.	
 c. you cannot determine which party is t some courts (but not all) reverse the n 		nt loses a trial and files an appeal,
d. the trial judge was Jones and the appe	llate judge is Smith.	
ANSWER: c		
25. Which is an example of a statute?		
a. President Donald Trump issues an exc	ecutive order banning the use of feder	ral funds for abortion.
b. A North Dakota judge issues an injun	ction prohibiting a man from contacti	ing his ex-wife.
c. The Ohio legislature passes a law requ	•	
 d. The Federal Communications Commi programming during daylight hours. 	ssion instructs all radio stations to ref	frain from broadcasting "indecent"
ANSWER: c		
26. The doctrine of precedent requires		
a. that the victim testify.		
b. that the defendant testify.		
c. a 12-member jury of the defendant's p	peers.	
d. judges to base rulings on previous cas	es.	
ANSWER: d		
27. Which of the following played a role in to a. The Visigoths	he creation of the U.S. government by	y solving the problem of federalism?
b. The Iroquois Native Americans		
c. Confucius		
d. Alexis de Tocqueville		
ANSWER: b		

28. Congress enacted legislation in 1933 to regulate the securities industry and prohibit various forms of fraud with

Name:	Class:	Date:
CH01: Introduction to Law		
securities. The Securities Exchange Act of Commission (SEC) as an independent regularies and regulations to administ a. statutes.	latory entity whose function is to admin	nister the two laws. The SEC has
b. administrative law.		
c. executive orders.		
d. common law.		
ANSWER: b		
29. Henry David Thoreau felt that war was war on Mexico. Thoreau felt that there was applying?		
a. Legal positivism		
b. Natural law		
c. Legal realism		
d. Common law		
ANSWER: b		
30. In the United States, the powers of gove What is this type of system called? a. federalism b. democracy	ernment are divided between a national,	, state, and several local governments.
c. confederation		
d. oligarchy		
ANSWER: a		
31. Henry David Thoreau felt that war was war on Mexico. If Henry David Thoreau's him to pay the tax, the neighbor would be a	neighbor agreed that war was unjust but	
a. legal positivism.		
b. natural law.		
c. legal realism.		
d. common law.		
ANSWER: a		
32. The United States Supreme Court has the	ne power to	

- a. appoint judges to serve on the Supreme Court.
- b. void laws passed by Congress.
- c. issue executive orders.
- d. ratify treaties.

ANSWER: b

- 33. The President of the United States
 - a. creates federal common law.
 - b. can veto Congressional legislation.

Name:	Class:	Date:
CH01: Introduction to Law		
c. determines the constitutionality of statu	ites.	
d. passes statutes.		
ANSWER: b		
34. Treaties with foreign nations can be made a. the Secretary of State; the President	by only and ratified by	·
b. the President; the Senate by a two-third	la vota	
c. the Department of Defense; the Senate		
-	• •	
d. the President; the House of Representation <i>ANSWER</i> : b	lives by a tillee-fourths vote	
ANSWER: 0		
35. Antonio assaulted Mark after the two arguon assault charges. Subsequently, Mark filed a a. The District Attorney's case was a crim	a lawsuit against Antonio for mone	ey damages. Classify each legal action.
b. The District Attorney's case was a civil	case. Mark's lawsuit was a crimin	nal case.
c. Both cases are criminal.		
d. Both cases are civil.		
ANSWER: a		
36. Which school of jurisprudence is based on enforces the law and by what process? a. Legal positivism	the philosophy that what matters	is not what is written as law, but who
b. Natural law		
c. Legal realism		
d. Sovereign selection		
ANSWER: c		
27. Contamo and lower minerials of collection	a managasibilitas ayab aa all mantuu.	
37. Contemporary law's principle of collective debts of the partnership, had its roots in the	e responsibility, such as an partner	rs being personally responsible for the
a. Anglo-Saxon method of ensuring publi	c order through tithing.	
b. Anglo-Saxon practice of using "oath he	• •	
c. English use of "shire reeves."	•	
d. English system of feudalism.		
ANSWER: a		
20 Dussidant Nivan issued was smiss control	s in an affart to atabilize the accord	This was of avacutive news was
 President Nixon issued wage-price control a. an illegal usurption of legislative powe 		only. This use of executive power was
b. a valid use of power based on Article II	•	
c. a valid use of judicial power.	for the Constitution.	
d. an illegal usurption of the regulatory po	owars of administrative agencies	
ANSWER: b	twers of auministrative agencies.	
HIGHER. U		
 Which type of law regulates the rights and a. criminal law 	duties between parties?	

Name:	Class:	Date:
-		

CH01: Introduction to Law

- b. administrative law
- c. civil law
- d. judicial law

ANSWER: c

- 40. Curtis filed a lawsuit against Ulhoff for failure to repay \$1,000 according to the terms of a promissory note. The trial ended before it began, with the trial judge granting a motion for summary judgment in favor of Curtis. Ulhoff has appealed, and the Supreme Court of Iowa has remanded the case. This means
 - a. Curtis automatically wins because he won in the lower court.
 - b. Ulhoff automatically wins because he lost in the lower court.
 - c. Neither party wins because the case is being thrown out.
 - d. We don't know who wins yet because the case is being returned to the trial court for additional steps.

ANSWER: d

- 41. Explain the role that power, importance, and fascination play in contemporary American law.
- ANSWER: The role of "power" in contemporary law is reflected in the fact that the strong reach of the law touches nearly everything we do. The role of "importance" in contemporary law reflects the fact that law is essential. Every society of which we have any historical record has had some system of laws. The law, too, is fascinating. For better or worse, we do expect courts to resolve many problems. Not only do Americans litigate, they watch each other do it. Every television season offers at least one new courtroom drama to a national audience. In addition, almost all of the states permit live television coverage of real trials.
- 42. Identify and discuss the primary sources of contemporary U.S. law.
- ANSWER: The primary sources of U.S. law include: (1) the U.S. Constitution (the supreme law of the land) and state constitutions (which establish state governments); (2) statutes, which are drafted by the legislatures; (3) common law, which is the body of cases decided by judges, as they follow earlier cases, known as precedent; (4) court orders, which compel a party to and prohibit it from doing something; (5) administrative law, which are the rules and decisions made by federal and state administrative agencies; and (6) treaties, which are agreements between the U.S. and other sovereign countries.
- 43. Explain the concepts of legal positivism, natural law, and legal realism as they relate to the field of jurisprudence.
- ANSWER: Legal positivism simply means that the law is what the sovereign says it is. The sovereign is the recognized political power whom citizens obey, so, in the United States, both the state and federal governments are sovereign. Therefore, whatever the sovereign declares to be the law is the law, regardless of whether it is right or wrong.

Natural law stems from the belief that the law must have a moral basis. Therefore, an unjust law is no law at all and need not be obeyed.

Legal realism says that it does not matter what is written as law; what counts is who enforces that law and by what process. Personal characteristics and biases influence this determination.

44. Describe the doctrine of precedent and its application to common law.

ANSWER: The doctrine of precedent, which developed gradually over centuries, requires that judges decide current cases based on previous rulings. This vital principle is at the heart of American common law. Precedent ensures predictability. The accumulation of precedent, based on case after case, makes up the common law.

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Name:	Class:	Date:

CH01: Introduction to Law

45. Misha, Gretchen, and Sam were stranded on a mountainside after their plane went down in a snow storm. They had no means of radio communication and virtually no food or other supplies. After 18 days, Misha and Gretchen killed Sam, the weakest survivor. Misha and Gretchen ate Sam. This allowed them to survive until they were rescued. After they were rescued, they were charged with premeditated first degree murder under the relevant state statute. Discuss the three schools of jurisprudence and how each would influence a finding of guilt or innocence for the two charged.

ANSWER: The three theories of jurisprudence are legal positivism, natural law, and legal realism. The legal positivism would say the law is the law. Therefore, Misha and Gretchen are guilty and must pay the consequences of the state statute. The natural law supporter would argue that in this instance the law is unjust and need not be obeyed because of the desperate circumstances. The legal realists would argue that the case will be influenced by the judges' and jury's income, education, family background, race, religion, and other factors which they bring to the case.