## **Business Law with UCC Applications 14th Edition Sukys Test Bank**

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## Sources of the Law

#### True / False Questions

1.	The primary	objective of la	w is to	maintain	harmony,	stability,	and justice	within	a society.
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True False

2. The law is a delicate balancing act between the power of the state and the rights of individuals.

True False

3. Trade-offs rarely occur within the law.

True False

4. The language of the law helps in the execution of the law.

True False

5. In his book, *Law and History*, Professor Anthony Chase writes that the balance between the spirit and the letter of the law is one of the most obvious dualities in the law.

True False

6. According to the uncertainty principle, when intent and results coincide, it is usually based on the strategic thinking and experience of the persons involved.

True False

7.	The Articles of Confederation created a strong national government.
	True False
8.	The principle of the separation of powers divides power between the state and federal government.
	True False
9.	Article III of the U.S. Constitution gives executive power to the President.
	True False
10.	Originally, the Bill of Rights was not included in the Constitution because many founders believed that the power to regulate and protect rights, if it existed at all, was the responsibility of the states, not the national government.
	True False
11.	The Electoral College was a political compromise created so that the President would be chosen by electors, rather than directly by the people.
	True False
12.	In the "Opening Case," the Roman Catholic Archdiocese of Washington D.C. sued the Department of Human Services claiming the Affordable Care Act (ACA) interferes with its First Amendment right to privacy.
	True False
13.	The Supremacy Clause of the U.S. Constitution states that the President can veto any state law that conflicts with the U.S. Constitution.
	True False

14.	The 'c	levolution' of a right annuls the ethics and morality of a right.
	True	False
15.	A com	pilation of all the statutes of a particular state or the federal government is known as a
	True	False
16.	The co	ommon law is the body of previously recorded legal decisions made by courts in specific .
	True	False
17.	Persu	asive precedent is a precedent that courts must follow.
	True	False
18.	Stare	decisis means "let the decision stand."
	True	False
19.		ory interpretation is the process of determining the constitutionality of various legislative es, administrative regulations, or executive actions.
	True	False
20.	The p	urpose of a complex adaptive system is the survival and improvement of the legal stem.
	True	False
Mu	Itiple (	Choice Questions

21.	The law is a delicate balancing act. This is evident because:
	A. political parties are always competing for power.
	B. individuals require restraint to prevent chaos.
	C. one corporation's contractual rights may be upheld, while another's are struck down.
	D. one company may overcharge consumers.
22.	The law has built-in on the one hand, a person discovers the of the
	law when he understand the law's actual intent, while on the other hand, if a person holds to the
	of the law the person may have missed the true meaning.
	A. dualities; spirit; letter
	B. dualities; words; interpretation
	C. dualities; abstract; concrete
	D. dualities; uncertainty; reason
23.	Lillian, who now lives in Oregon, was charged by an Idaho court with molesting several children
	while she worked for Idaho Social Services. Lillian could be brought back to Idaho for trial based
	on:
	A. the Uniform Commercial Code.
	<ul><li>B. persuasive precedent.</li><li>C. the Third Amendment to the U.S. Constitution.</li></ul>
	D. Article IV of the U.S. Constitution.
24.	Outside the Bill of Rights, what is widely recognized as the most important amendment to the
	U.S. Constitution?
	A. 13 <sup>th</sup> Amendment which abolished slavery
	B. 18 <sup>th</sup> Amendment which gave 18-year-olds the right to vote
	C. 14 <sup>th</sup> Amendment's due process and equal protection
	D. 21st Amendment which gave women the right to vote

25.	When Arizona passed state statutes to inspect the identification papers of illegal immigrants, the				
	sued the State of Arizona claiming the state statutes violated the Clause of the U.S. Constitution.				
	Clause of the C.C. Constitution.				
	A. Department of Justice; Rights and Privileges				
	B. Arizona Attorney General; Equal Protection				
	C. Department of Justice; Supremacy Clause				
	D. Department of Justice; Freedom of Speech				
26.	is the process by which the courts decide that a federal statute must take				
	precedence over a state statute.				
	A. Davielution				
	A. Devolution				
	B. Revision				
	C. Uniformity				
	D. Preemption				
27.	includes the freedom of the press, freedom of speech, freedom of assembly, and				
	freedom of religion.				
	A. The Ciffle Amendment				
	A. The Fifth Amendment				
	B. The Fourth Amendment C. The Articles of Confederation				
	D. The First Amendment				
	b. The First Amendment				
28.	According to in the law exists between				
	principles and situations.				
	A. Anthony Chase; duality; abstract; concrete				
	B. Anthony Chase; uncertainty; abstract; concrete				
	C. Anthony Chase; duality; abstract; uncertain				
	D. John Maynard Keynes; duality; abstract; concrete				

29.	for goods made in Mexico, the U.S. Constitutional objection to Texas' actions would be based upon the:
	A. principle of preemption.
	B. doctrine of devolution.
	C. principle of separation.
	D. principle of supremacy.
30.	
	called
	A. Codes; titles
	B. Codes; articles
	C. Titles; chapters
	D. Codes; divisions
31.	The is a unified set of statutes designed to govern almost all commercial transactions.
	A. Uniform Common Law Code
	B. Uniform Commercial Code
	C. Uniform Civil Code
	D. Uniform State Code
32.	The created dealing with the sale and licensing of digital information,
	and the dealing with the enforceability of cyber-contracts.
	A. NCCUSL; Cyber-Commerce; UCITA
	B. NCCUSL; UETA; UCITA
	C. NCCUSL; UCITA; UETA
	D. UCITA; NCCUSL; UETA

33.	refer(s) to the body of previously recorded legal decisions made by the courts in
	specific cases.
	A. Statutes
	B. Amendments
	C. A constitution
	D. The common law
34.	Generally, if there are no modern court decisions or statutes dealing with an issue in dispute, the court hearing the case will:
	A. apply common law.
	B. inevitably devolve.
	C. be unable to decide the case.
	D. ask the U.S. Supreme Court for an advisory opinion.
35.	Generally, if the Florida Supreme Court issues a decision, that decision would be considered:
	A. persuasive precedent in all Florida state courts.
	B. binding precedent in all Florida state courts.
	C. binding in neighboring state courts.
	D. binding precedent in all Florida federal courts.
36.	Under the doctrine of, courts determine the constitutionality of statutes, regulations
	or executive actions, taking into account any in its analysis.
	A. statutory interpretation; persuasive precedent
	B. statutory interpretation; binding precedent
	C. judicial review; persuasive precedent
	D. judicial review; binding precedent

37.	A business asks a court to interpret the way in which a newly enacted shoplifter detention statute will be applied if the business, at some future point, detains a suspected shoplifter. The court may:
	A. issue an advisory memorandum.
	B. convene a conference of business and consumer representatives.
	C. not interpret the statute until a lawsuit is filed challenging the statute.
	D. ask the legislature to issue an advisory memorandum.
38.	A is a network of interacting conditions which one another, while at the same time change from agents outside and inside the system.
	A. legal ecosystem; adjust to; reinforces
	B. complex adaptive system; reinforce; adjusts to
	C. legal ecosystem; reinforce; adjusting to
	D. complex adaptive system; adjusts to; reinforces
39.	A new administrative regulation allowed the Social Security Administration to charge women for Social Security cards, yet enabled men to obtain the cards for free. A lawsuit was filed challenging the constitutionality of this new regulation. If you were a justice on the Supreme Court you would most likely
	A. review common law to see whether a precedent exists.
	B. use statutory interpretation to clarify the law.
	C. rule the regulation unconstitutional.
	D. let the regulation stand.

- 40. Once a federal regulation is finalized, it is included in the:
  - A. Administrative Register.
  - B. Code of Federal Regulations.
  - C. Uniform Commercial Code.
  - D. Modern Federal Register.

## **Essay Questions**

41. Stanley runs a business in Middletown. He knows bribing an officer in return for favorable duties is a crime. However, he avoids "bribery" by sending "gifts" to the sheriff as a token of appreciation for the officer's services to the town. The sheriff is impressed by Stanley's act and ensures that his business is "well protected." Analyze the situation.

42.	Small towns want to restrict the speed of trains passing through the towns to 20 miles per hour. The Federal Railroad Administration allows trains to travel through the towns at up to 70 miles per hour. Discuss whether or not the towns may restrict the speed of the trains.
43.	A local city council enacts an ordinance that prohibits aircraft from taking off before 7:00 A.M., disturbing the city's residents. An airline whose schedule is subject to federal regulation challenges this ordinance. Discuss the legal basis of this challenge and the likely outcome.
44.	A Massachusetts law prohibited governmental agencies of Massachusetts from buying goods from companies that conducted business with Myanmar. If the U.S. Supreme Court were to strike down this law, what might be the basis?

45.	A state law restricts the sulfur dioxide emissions from electric generation plants more severely than those of the federal Clean Air Act. Must an electric generation plant obey the state law or may it follow the federal statute?
46.	Pierce was arrested under a city ordinance that made distributing handbills on the city streets a crime. Pierce argued that the U.S. Constitution guaranteed his right to free speech under the First Amendment. The local prosecutor argued that the First Amendment to the U.S. Constitution did not apply to state laws. Was the prosecutor correct? Explain.

47.	Matrix Corp. is fined by the Occupational Safety and Health Administration for violations of workplace safety regulations. Matrix challenges the fine on the basis that it was not allowed to have a jury trial before being fined. What resolution will result?
48.	A court decides that a state agency, rather than a federal one, can control what government employees, in the course of performing their duties, are permitted to talk or write about in relation to official policies, procedures, and programs. Such a prohibition might appear to violate the employee's Constitutional right of free speech as a U.S. citizen. Analyze.

49.	In a case presented to a Philadelphia court, the judge and the jury realize that no specific statute is applicable and decide to refer to previously recorded legal decisions made in similar cases. Discuss.
50.	Helen, a 15-year-old citizen of Illinois, was about to go to the doctor for an abortion when the Supreme Court of Michigan ruled that minors could not receive an abortion without parental consent. What effect might the Michigan Supreme Court's decision have on Helen?

# Chapter 02 Sources of the Law Answer Key

## True / False Questions

1. The primary objective of law is to maintain harmony, stability, and justice within a society.

## **TRUE**

The law consists of rules of conduct established by the government of a society to maintain harmony, stability, and justice. More often than not, however, "real life" is not harmonious, and justice must be sacrificed for harmony and stability.

AACSB: Reflective Thinking
Accessibility: Keyboard Navigation
Blooms: Remember

Difficulty: 1 Easy

Learning Objective: 02-01 List the objectives of the law.

Topic: The Purpose and the Operation of the Law

2. The law is a delicate balancing act between the power of the state and the rights of individuals.

## **FALSE**

The law should be viewed as a delicate balancing act between the competing interests and rights of different groups of people. Further, the limitations and biases of judges, legislators, and the prosecutors require trade-offs and compromises to an already complex legal system.

AACSB: Reflective Thinking Accessibility: Keyboard Navigation

Blooms: Remember

Difficulty: 1 Easy

Learning Objective: 02-01 List the objectives of the law.

3. Trade-offs rarely occur within the law.

#### **FALSE**

On the contrary, trade-offs routinely occur within the legal system. One person is allowed to go free, while another is imprisoned, fined, and forced to forfeit his property. One corporation's contracts are upheld, while another's are struck down.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-01 List the objectives of the law.

Topic: The Purpose and the Operation of the Law

4. The language of the law helps in the execution of the law.

## **FALSE**

Because words are often ambiguous, the language of the law can become a hindrance, rather than a help in the execution of the law.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-02 Clarify the duality of the law.

5. In his book, *Law and History*, Professor Anthony Chase writes that the balance between the spirit and the letter of the law is one of the most obvious dualities in the law.

## **TRUE**

Generally, following the "spirit of the law" means following the actual intent of the law, while following the "letter of the law" means the true meaning of the law has been missed. However, there are exceptions.

AACSB: Analytical Thinking Accessibility: Keyboard Navigation Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-02 Clarify the duality of the law.

Topic: The Purpose and the Operation of the Law

6. According to the uncertainty principle, when intent and results coincide, it is usually based on the strategic thinking and experience of the persons involved.

## **FALSE**

On the contrary, intent and results almost never coincide, and when they do, it is generally a matter of luck, nothing more. In fact, the uncertainty principle was one of the lynch pins of the economics theory of John Maynard Keynes.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Understand
Difficulty: 2 Medium

Learning Objective: 02-02 Clarify the duality of the law.

7. The Articles of Confederation created a strong national government.

**FALSE** 

The first constitution of the United States was the Articles of Confederation—not the current Constitution. The Articles of Confederation were created to hold together a fragile coalition of states, each of which was determined to maintain its own independent existence. One of the main weaknesses of the Articles was the inability of Congress to impose taxes or tariffs.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-02 Clarify the duality of the law.

Topic: Constitutional Law

8. The principle of the separation of powers divides power between the state and federal

government.

two branches.

**FALSE** 

The principle of the separation of powers in the U.S. Constitution set up the three branches of the national government—the executive branch, the legislative branch, and the judicial branch. The principle of checks and balances allows each branch to share in the power of the other

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-03 Outline the content of the U.S. Constitution.

9. Article III of the U.S. Constitution gives executive power to the President.

#### **FALSE**

Article III gives judicial power to the Supreme Court and other courts established by Congress.

AACSB: Reflective Thinking Accessibility: Keyboard Navigation

Blooms: Remember

Difficulty: 1 Easy

Learning Objective: 02-03 Outline the content of the U.S. Constitution.

Topic: Constitutional Law

10. Originally, the Bill of Rights was not included in the Constitution because many founders believed that the power to regulate and protect rights, if it existed at all, was the responsibility of the states, not the national government.

## **TRUE**

James Madison and other delegates to the Philadelphia convention in the late 1700s believed that Congress should have no power to enforce, eliminate, or modify rights. Some delegates warned that if some rights were listed, it would give the impression that those were the only rights that mattered. Therefore, it would be better to leave all mention of rights out of the original Constitution.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-03 Outline the content of the U.S. Constitution.

11. The Electoral College was a political compromise created so that the President would be

chosen by electors, rather than directly by the people.

TRUE

Although extreme, it is likely that many of the delegates to the Philadelphia convention would

have actually preferred Congress choose the President. However, the delegates compromised

on the Electoral College in which the people would directly vote for electors, who in turn would

vote for the President. Note that the framers, who wanted a buffer between the people and the

President, assumed that electors would always be land-owning, educated men of high class.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-04 Explain several central constitutional principles and powers.

Topic: Constitutional Law

12. In the "Opening Case," the Roman Catholic Archdiocese of Washington D.C. sued the

Department of Human Services claiming the Affordable Care Act (ACA) interferes with its First

Amendment right to privacy.

**FALSE** 

In the Roman Catholic Archdiocese of Washington D.C., et al. v. Kathleen Sebelius, Secretary

of the United States Department of Health and Human Services, et al. the plaintiffs (the

Diocese) claim that the ACA interferes with its First Amendment right to free exercise of their

religion by requiring Catholic institutions, including universities, hospitals, and social service

organizations, to provide insurance for certain birth control-related services that the Church

forbids.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Analyze

Difficulty: 3 Hard

Learning Objective: 02-04 Explain several central constitutional principles and powers.

13. The Supremacy Clause of the U.S. Constitution states that the President can veto any state law that conflicts with the U.S. Constitution.

## **FALSE**

Although the Supremacy Clause of the U.S. Constitution does in fact state that, "(t)his Constitution and the Laws of the United States... shall be the supreme Law of the Land", neither the President nor Congress can veto a state law. But state laws that conflict with the Constitution can be held to be "unconstitutional" by a federal court after a lawsuit is filed by a federal agency or a private party.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Apply

Difficulty: 3 Hard

Learning Objective: 02-04 Explain several central constitutional principles and powers.

Topic: Constitutional Law

14. The 'devolution' of a right annuls the ethics and morality of a right.

## **FALSE**

Devolution has nothing to do with the ethics or morality of a right. Rather, devolution simply redistributes the enforcement of that right to a lower authority, usually a state agency.

AACSB: Ethics

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-04 Explain several central constitutional principles and powers.

15. A compilation of all the statutes of a particular state or the federal government is known as a

code.

**TRUE** 

For example, all federal statutes are gathered in the United States Code (USC).

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Remember

Difficulty: 1 Easy

Learning Objective: 02-05 Explain the role of statutory law in the legal system.

Topic: Statutory Law

16. The common law is the body of previously recorded legal decisions made by courts in specific

cases.

**TRUE** 

The term "common law" comes from the attempts of early English kings to establish a uniform and consistent body of decisions that courts in the kingdom would hold 'in common." So when a judge was faced with a similar set of circumstances that had previously been ruled upon, he

could look to that decision for guidance.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Remember

Difficulty: 1 Easy

Learning Objective: 02-07 State the role of common law in the legal system.

Topic: Court Decisions

17. Persuasive precedent is a precedent that courts must follow.

#### **FALSE**

Binding precedent is precedent that a court must follow. Persuasive precedent is precedent that a court is free to follow or ignore, depending on the court's location and jurisdiction.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-08 Describe how the principle of stare decisis provides stability within the law.

Topic: Court Decisions

18. Stare decisis means "let the decision stand."

## **TRUE**

Stare decisis is Latin for "let the decision stand." The phrase is derived from the common law, and comes from the process of judges recording and sharing their decisions with other judges. So *stare decisis* is the process of relying on previously recorded legal decisions, called precedents.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Remember

Difficulty: 1 Easy

Learning Objective: 02-08 Describe how the principle of stare decisis provides stability within the law.

Topic: Court Decisions

19. Statutory interpretation is the process of determining the constitutionality of various legislative statutes, administrative regulations, or executive actions.

## **FALSE**

Statutory interpretation is the process by which a court analyzes a statute that may be unclear or ambiguous. However, a court will only analyze a statute when a lawsuit is filed challenging the statute itself.

AACSB: Reflective Thinking Accessibility: Keyboard Navigation

Blooms: Understand
Difficulty: 2 Medium

Learning Objective: 02-09 Differentiate between statutory interpretation and judicial review.

Topic: Court Decisions

20. The purpose of a complex adaptive system is the survival and improvement of the legal ecosystem.

## **TRUE**

A complex adaptive system (CAS) is a network of interacting conditions which both reinforce each other, while being flexible enough to adjust to change from the outside. There are many examples of a CAS in nature—beehives, anthills, and the neural network of the human brain.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-10 Account for the legislature's need to establish administrative agencies.

Topic: Administrative Regulations

#### **Multiple Choice Questions**

21.	The law is a delicate balancing act. This is evident because:
	A. political parties are always competing for power.
	B. individuals require restraint to prevent chaos.
	<u>C.</u> one corporation's contractual rights may be upheld, while another's are struck down.
	D. one company may overcharge consumers.
	Often, the law is a balance between competing interests and rights. When people sue in court, for example, one party wins and one loses. In a criminal trial, one person is acquitted of a crime and allowed to go free, while another person is convicted and sent to prison.
	AACSB: Analytical Thinking Accessibility: Keyboard Navigation Blooms: Understand Difficulty: 2 Medium Learning Objective: 02-01 List the objectives of the law. Topic: The Purpose and the Operation of the Law
22.	The law has built-in on the one hand, a person discovers the of
	the law when he understand the law's actual intent, while on the other hand, if a person holds
	to the of the law the person may have missed the true meaning.
	<ul> <li>A. dualities; spirit; letter</li> <li>B. dualities; words; interpretation</li> <li>C. dualities; abstract; concrete</li> <li>D. dualities; uncertainty; reason</li> </ul>
	According to Professor Anthony Change and of the most obvious dualities in the law is the

According to Professor Anthony Chase, one of the most obvious dualities in the law is the balance between the spirit and the letter of the law. Generally, a person who follows the spirit of the law has found its actual intent, while one who is tied to the letter of the law has missed its true meaning.

AACSB: Reflective Thinking Accessibility: Keyboard Navigation Blooms: Understand Difficulty: 2 Medium

Learning Objective: 02-02 Clarify the duality of the law.

Topic: The Purpose and the Operation of the Law

23. Lillian, who now lives in Oregon, was charged by an Idaho court with molesting several children while she worked for Idaho Social Services. Lillian could be brought back to Idaho for trial based on:

A. the Uniform Commercial Code.

B. persuasive precedent.

C. the Third Amendment to the U.S. Constitution.

**D.** Article IV of the U.S. Constitution.

Article IV of the U.S. Constitution provides for extradition of those accused of crimes in other states (found in Table 2-1 "Articles of the U.S. Constitution.").

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Analyze

Difficulty: 3 Hard

Learning Objective: 02-04 Explain several central constitutional principles and powers.

- 24. Outside the Bill of Rights, what is widely recognized as the most important amendment to the U.S. Constitution?
  - A. 13th Amendment which abolished slavery
  - B. 18th Amendment which gave 18-year-olds the right to vote
  - C. 14th Amendment's due process and equal protection
  - D. 21st Amendment which gave women the right to vote

Although there are many important amendments, what is widely recognized as the single most important amendment outside of the Bill of Rights is the 14<sup>th</sup> Amendment that guarantees due process and the equal protection of the law to all people. Since its inception in 1868, the courts have decided the 14<sup>th</sup> amendment means that the Bill of Rights must be enforced by the states as well as by the national government. States may expand rights, but they cannot limit or eliminate them.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-04 Explain several central constitutional principles and powers.

When Arizona passed state statutes to inspect the identification papers of illegal immigrants,		
the	sued the State of Arizona claiming the state statutes violated the	
	Clause of the U.S. Constitution.	
A. Depa	rtment of Justice; Rights and Privileges	
B. Arizo	na Attorney General; Equal Protection	
C. Depa	rtment of Justice; Supremacy Clause	
D. Depa	rtment of Justice; Freedom of Speech	
In fact, U	S. Attorney General Eric Holder and the Department of Justice sued the State of	
	claiming the Arizona statutes violated the Supremacy Clause found in Article IV of the	
U.S. Con	stitution (see <i>Arizona v. United States</i> , 567 U.S(2012).	
	AACCD: Analytical Thinking	
	AACSB: Analytical Thinking  Accessibility: Keyboard Navigation	
	Blooms: Analyze	
	Difficulty: 3 Hard	
	Learning Objective: 02-04 Explain several central constitutional principles and powers. Topic: Constitutional Law	
	Topic. Constitutional Law	
is the process by which the courts decide that a federal statute must take		
preceder	nce over a state statute.	
A. Devo	lution	
B. Revis	sion	
C. Unifo	rmity	
D. Preer	mption	
Preempti	ion is the process by which the courts decide that a federal statute must take	
preceder	nce over a state statute.	
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	AACSB: Reflective Thinking	

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-04 Explain several central constitutional principles and powers.

Topic: Constitutional Law

	includes the freedom of the press, freedom of speech, freedom of assembly,
and freedor	n of religion.
A. The Fiftl	n Amendment
B. The Fou	urth Amendment
C. The Arti	cles of Confederation
D. The Firs	t Amendment
The First Ar	mendment contains some of the most important rights in the Bill of Rights. These
include free	dom of the press, freedom of speech, freedom of assembly, and freedom of
religion.	
	AACSB: Reflective Thinking
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	Difficulty: 1 Eas
	Learning Objective: 02-04 Explain several central constitutional principles and powers
	Topic: Constitutional Lav
According to	o, the third type of in the law exists between
	principles and situations.
A. Anthony	Chase; duality; abstract; concrete
B. Anthony	Chase; uncertainty; abstract; concrete
C. Anthony	Chase; duality; abstract; uncertain
D. John Ma	aynard Keynes; duality; abstract; concrete
	ained that duality in the law exists between abstract principles and concrete
Chase expl	
Chase explain situations.	
•	AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Analyze

Difficulty: 3 Hard

Learning Objective: 02-02 Clarify the duality of the law.

29.	If Texas signed a trade agreement with Mexico which established tariffs and importing conditions for goods made in Mexico, the U.S. Constitutional objection to Texas' actions would be based upon the:		
	A. principle of preemption.		
	B. doctrine of devolution.		
	C. principle of separation.		
	<u>D.</u> principle of supremacy.		
	A basic principle of constitutional law is that the U.S. Constitution is the supreme law of the land. This principle of constitutional supremacy means that all other laws must be in line with constitutional principles. If a law somehow conflicts with the Constitution, that law is said to be unconstitutional. If it does not conflict, it will be upheld by the court as constitutional.		
	AACSB: Analytical Thinking Accessibility: Keyboard Navigation Blooms: Apply Difficulty: 3 Hard Learning Objective: 02-03 Outline the content of the U.S. Constitution Topic: Constitutional Law		
30.	subdivided into groupings of statutes that deal with a particular area of the law are called		
	A. Codes; titles		
	B. Codes; articles		
	C. Titles; chapters		
	D. Codes; divisions		
	In general, codes are subdivided into titles, which are groupings of statutes that deal with a particular area of the law.		

AACSB: Reflective Thinking Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-05 Explain the role of statutory law in the legal system.

Topic: Statutory Law

- 31. The \_\_\_\_\_\_ is a unified set of statutes designed to govern almost all commercial transactions.
  - A. Uniform Common Law Code
  - B. Uniform Commercial Code
  - C. Uniform Civil Code
  - D. Uniform State Code

The Uniform Commercial Code (UCC) is a unified set of statutes designed to govern almost all commercial transactions.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Remember

Difficulty: 1 Easy

Learning Objective: 02-06 Defend the need to set up a system of uniform laws.

Topic: Statutory Law

information, and the	dealing with the enforceability of cyber-contracts.
A NOCHOL Och as Cassas	and a LIGITA
A. NCCUSL; Cyber-Comme	
B. NCCUSL; UETA; UCITA	
C. NCCUSL; UCITA; UETA	
D. UCITA; NCCUSL; UETA	
The NCCUSL has responded	d to the explosion in cyber-commerce by creating two model
laws—the Uniform Computer	r Information Transactions Act (UCITA) which deals with the sale
or licensing of digital informa	ation, and the Uniform Electronic Transactions Act (UETA) which
helps make certain that cybe	er-contracts are enforceable.
	AACSB: Reflective Thinking
	Accessibility: Keyboard Navigation
	Blooms: Remember
	Difficulty: 1 Easy
	Learning Objective: 02-06 Defend the need to set up a system of uniform laws.
	Topic: Statutory Law
refer(s) to the	body of previously recorded legal decisions made by the courts in
specific cases.	
A. Chahutaa	
A. Statutes	
B. Amendments	
C. A constitution	
<u>D.</u> The common law	
Common law is the body of p	previously recorded legal decisions made by the courts in specific
cases, and stare decisis is the	ne process of courts relying on those decisions.
	AACSB: Reflective Thinking
	Accessibility: Keyboard Navigation
	Blooms: Remember

The \_\_\_\_\_ created \_\_\_\_ dealing with the sale and licensing of digital

32.

Learning Objective: 02-07 State the role of common law in the legal system.

Difficulty: 1 Easy

Topic: Court Decisions

34. Generally, if there are no modern court decisions or statutes dealing with an issue in dispute,

the court hearing the case will:

A. apply common law.

B. inevitably devolve.

C. be unable to decide the case.

D. ask the U.S. Supreme Court for an advisory opinion.

Modern courts still apply the common law when there are no modern court decisions or statutes dealing with an issue in dispute. When other cases may help in the decision, but are

factually different, they may rely on stare decisis to apply precedents to the case before them.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-08 Describe how the principle of stare decisis provides stability within the law.

Topic: Court Decisions

35. Generally, if the Florida Supreme Court issues a decision, that decision would be considered:

A. persuasive precedent in all Florida state courts.

B. binding precedent in all Florida state courts.

C. binding in neighboring state courts.

D. binding precedent in all Florida federal courts.

Whether a precedent is binding or persuasive is determined by the court's location. For instance, decisions made by the Florida Supreme Court would be binding in all Florida state courts, but persuasive in all other states' courts.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-08 Describe how the principle of stare decisis provides stability within the law.

Topic: Court Decisions

36.	Under the doctrine of, courts determine the consti	tutionality of statutes,
	regulations or executive actions, taking into account any	in its analysis.
	A. statutory interpretation; persuasive precedent	
	B. statutory interpretation; binding precedent	
	C. judicial review; persuasive precedent	
	D. judicial review; binding precedent	

When exercising its power of judicial review, a court will analyze whether the statute or regulation in question is compatible with Constitutional precedent. If the two are compatible, no problem exists; however if they are contradictory, the statute or regulation will be "struck down" as unconstitutional.

AACSB: Analytical Thinking Accessibility: Keyboard Navigation Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-09 Differentiate between statutory interpretation and judicial review.

Topic: Statutory Law

- 37. A business asks a court to interpret the way in which a newly enacted shoplifter detention statute will be applied if the business, at some future point, detains a suspected shoplifter. The court may:
  - A. issue an advisory memorandum.
  - B. convene a conference of business and consumer representatives.
  - **C.** not interpret the statute until a lawsuit is filed challenging the statute.
  - D. ask the legislature to issue an advisory memorandum.

Courts are not free to interpret statutes without a lawsuit that challenges the particular statute. When analyzing a statute, courts look to a variety of sources, including the legislative history, why the old statute was replaced, and any binding precedent that interprets that statute.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Understand

Difficulty: 2 Medium

Learning Objective: 02-09 Differentiate between statutory interpretation and judicial review.

Topic: Court Decisions

38.	A is a network	k of interacting conditions which	one another, while		
	at the same time change from agents outside and inside the system.				
	A. legal ecosystem; adjust to; reinforces				
	B. complex adaptive system; reinforce; adjusts to				
	C. legal ecosystem; reinforce; adjusting to				
	D. complex adaptive system; adjusts to; reinforces				

The ultimate purpose of a Complex Adaptive System (CAS) is the survival and improvement of the system itself. Natural examples of CASs would include beehives, anthills, and the neural network of the human brain. All CASs share at least five elements—interaction with many agents, no central controlling agent, complexities, long-term adeptness to changes, and inferential to future events.

AACSB: Reflective Thinking

Accessibility: Keyboard Navigation

Blooms: Apply

Difficulty: 3 Hard

Learning Objective: 02-10 Account for the legislature's need to establish administrative agencies.

Topic: Administrative Regulations

- 39. A new administrative regulation allowed the Social Security Administration to charge women for Social Security cards, yet enabled men to obtain the cards for free. A lawsuit was filed challenging the constitutionality of this new regulation. If you were a justice on the Supreme Court you would most likely
  - A. review common law to see whether a precedent exists.
  - B. use statutory interpretation to clarify the law.
  - C. rule the regulation unconstitutional.
  - D. let the regulation stand.

Because the Constitution is the supreme law of the land, any regulation or statute that is contrary to it must be held unconstitutional. In this case, because the regulation treats men and women differently, it would be held unconstitutional because it violates the equal protection clause of the 14<sup>th</sup> Amendment.

AACSB: Analytical Thinking

Accessibility: Keyboard Navigation

Blooms: Apply

Difficulty: 3 Hard

Learning Objective: 02-09 Differentiate between statutory interpretation and judicial review.

Topic: Court Decisions

- 40. Once a federal regulation is finalized, it is included in the:
  - A. Administrative Register.
  - B. Code of Federal Regulations.
  - C. Uniform Commercial Code.
  - D. Modern Federal Register.

Once a federal regulation is finalized, it is included in the Code of Federal Regulations (CFR) which is updated each year.

AACSB: Reflective Thinking Accessibility: Keyboard Navigation Blooms: Remember

Difficulty: 1 Easy

Learning Objective: 02-10 Account for the legislature's need to establish administrative agencies.

Topic: Administrative Regulations

**Essay Questions** 

41. Stanley runs a business in Middletown. He knows bribing an officer in return for favorable

duties is a crime. However, he avoids "bribery" by sending "gifts" to the sheriff as a token of

appreciation for the officer's services to the town. The sheriff is impressed by Stanley's act and

ensures that his business is "well protected." Analyze the situation.

According to Professor Anthony Chase, one of the most obvious dualities in the law is the

balance between the spirit and the letter of the law. Generally, a person who follows the spirit

of the law has found its actual intent, while one who is tied to the letter of the law has missed

its true meaning. In this case, Stanley seems to have complied with the letter of the law, but

not the spirit of the law, missing the true meaning of the prohibition of bribery which ensures all

citizens are treated equally.

AACSB: Analytical Thinking

Blooms: Apply

Difficulty: 3 Hard

Learning Objective: 02-02 Clarify the duality of the law.

42. Small towns want to restrict the speed of trains passing through the towns to 20 miles per hour. The Federal Railroad Administration allows trains to travel through the towns at up to 70

miles per hour. Discuss whether or not the towns may restrict the speed of the trains.

The administration should analyze if this decision of the state comes with the intent of taking extra precautions for public safety. Have accidents occurred in the past? Notwithstanding, state statutes can be preempted by federal statutes in areas that are traditionally that of the

federal government.

AACSB: Analytical Thinking

Blooms: Evaluate

Difficulty: 3 Hard

Learning Objective: 02-03 Outline the content of the U.S. Constitution.

Topic: Constitutional Law

43. A local city council enacts an ordinance that prohibits aircraft from taking off before 7:00 A.M., disturbing the city's residents. An airline whose schedule is subject to federal regulation challenges this ordinance. Discuss the legal basis of this challenge and the likely outcome.

The principle of supremacy—the commerce clause in this case—allows federal regulations enacted under Constitutional authority to be superior to state law. The airline wins.

AACSB: Analytical Thinking

Blooms: Apply

Difficulty: 2 Medium

Learning Objective: 02-03 Outline the content of the U.S. Constitution.

44. A Massachusetts law prohibited governmental agencies of Massachusetts from buying goods

from companies that conducted business with Myanmar. If the U.S. Supreme Court were to

strike down this law, what might be the basis?

The Supreme Court of the United States can use the preemption doctrine to strike down this

Massachusetts law. Preemption is the process by which the courts decide that a federal

statute must take precedence over a state statute. The courts can preempt a state statute that

has entered an area of the law that is traditionally an area that the federal government

handles, such as national security or immigration.

AACSB: Analytical Thinking

Blooms: Analyze

Difficulty: 3 Hard

Learning Objective: 02-03 Outline the content of the U.S. Constitution.

Topic: Constitutional Law

45. A state law restricts the sulfur dioxide emissions from electric generation plants more severely

than those of the federal Clean Air Act. Must an electric generation plant obey the state law or

may it follow the federal statute?

State statutes can be preempted by federal statutes when they conflict with the objectives of

federal legislation. The courts will preempt a state statute that has entered an area of the law

that is exclusively an area belonging to the federal government. Since clean air regulation is

not one of those areas, a state may have more stringent requirements for air pollution than the

federal government, as long as the state statute is not in conflict with the federal Clean Air Act.

AACSB: Analytical Thinking

Blooms: Evaluate

Difficulty: 3 Hard

Learning Objective: 02-03 Outline the content of the U.S. Constitution.

Topic: Constitutional Law

2-38

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46. Pierce was arrested under a city ordinance that made distributing handbills on the city streets a crime. Pierce argued that the U.S. Constitution guaranteed his right to free speech under the First Amendment. The local prosecutor argued that the First Amendment to the U.S. Constitution did not apply to state laws. Was the prosecutor correct? Explain.

The prosecutor was wrong. Pierce's argument was correct in that the Fourteenth Amendment extends the protections of the Bill of Rights to state governments.

AACSB: Analytical Thinking
Blooms: Apply

Difficulty: 3 Hard

Learning Objective: 02-04 Explain several central constitutional principles and powers.

Topic: Constitutional Law

47. Matrix Corp. is fined by the Occupational Safety and Health Administration for violations of workplace safety regulations. Matrix challenges the fine on the basis that it was not allowed to have a jury trial before being fined. What resolution will result?

Matrix Corp. will lose because the Seventh Amendment to the U.S. Constitution only guarantees trials in common law cases, not administrative agency actions.

AACSB: Analytical Thinking

Blooms: Analyze

Difficulty: 3 Hard

Learning Objective: 02-04 Explain several central constitutional principles and powers.

48. A court decides that a state agency, rather than a federal one, can control what government

employees, in the course of performing their duties, are permitted to talk or write about in

relation to official policies, procedures, and programs. Such a prohibition might appear to

violate the employee's Constitutional right of free speech as a U.S. citizen. Analyze.

Devolution occurs when the courts redefine a right and shift the obligation to enforce a right

from an upper level authority to a lower one. In such cases, the court has decided that the duty

and the power to define and enforce that right belong to the state, rather than to the federal

government. It is important to note that the devolution of a right does not destroy that right.

Rather, devolution simply redistributes the authority to define the nature of that right in certain

situations.

AACSB: Analytical Thinking

Blooms: Analyze

Difficulty: 3 Hard

Learning Objective: 02-04 Explain several central constitutional principles and powers.

Topic: Constitutional Law

49. In a case presented to a Philadelphia court, the judge and the jury realize that no specific

statute is applicable and decide to refer to previously recorded legal decisions made in similar

cases. Discuss.

The judge and the jury will arrive at a decision using common law—a body of previously

recorded legal decisions made by the courts in specific cases. The process of relying on

common law is known as *stare decisis*. The court is likely to use a precedent in using the

principle of stare decisis. A precedent is a model case that a court can follow when facing a

similar situation.

AACSB: Analytical Thinking

Blooms: Apply

Difficulty: 3 Hard

Learning Objective: 02-08 Describe how the principle of stare decisis provides stability within the law.

Topic: Court Decisions

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50. Helen, a 15-year-old citizen of Illinois, was about to go to the doctor for an abortion when the Supreme Court of Michigan ruled that minors could not receive an abortion without parental consent. What effect might the Michigan Supreme Court's decision have on Helen?

The ruling of the Michigan Supreme Court will have only persuasive power in Illinois where Helen lives. Persuasive precedent is a precedent that a court is free to follow or ignore.

AACSB: Analytical Thinking Blooms: Apply Difficulty: 3 Hard

Learning Objective: 02-08 Describe how the principle of stare decisis provides stability within the law.

Topic: Court Decisions