## CHAPTER 2 JUSTICE AND THE LAW

## MULTIPLE CHOICE QUESTIONS

<ol> <li>According to Aristotle, justice consists of:</li> <li>a. treating equals equally</li> <li>b. treating all people equally</li> <li>c. treating unequals unequally according to relevant differences</li> <li>*d. a and c only</li> </ol>
2. Which type of justice relates to how a political entity such as a nation-state distributes resources to its members? a. retributive *b. distributive c. procedural d. substantive
3 justice is about rightful, merited, and deserved distribution; it is not about need. a. retributive b. repressive c. procedural *d. distributive
4. Under justice, two people may have identical needs, but one of them may deserve a much greater portion because of his or her contributions to the community.  a. retributive  *b. distributive  c. repressive  d. procedural
5 governments have long recognized the unjustness of exploitive concentrations of wealth and have taken legislative steps to correct it. a. libertarian b. aristocratic *c. democratic d. meritocratic
6. Which type of justice is concerned with how a society's system of law goes about determining guilt or innocence?  *a. procedural retributive b. procedural distributive c. substantive retributive d. substantive distributive

7. Which type of justice is concerned with how a society's system of law goes about determining the proper (just) punishment for the guilty? a. procedural retributive b. procedural distributive *c. substantive retributive d. substantive distributive
8. Which type of justice involves people getting what they rightly deserve according to their behavior?
<ul> <li>a. procedural retributive</li> <li>b. procedural distributive</li> <li>*c. substantive retributive</li> <li>d. substantive distributive</li> </ul>
<ul> <li>9. Under what system does a convicted person pay a fine equal to a day's pay?</li> <li>a. procedural</li> <li>b. distributive</li> <li>*c. day fine</li> <li>d. retributive</li> </ul>
10. Sentencing guidelines attempt to: a. treat equals unequally b. treat all offenders equally in accordance with the law c. treat unequals equally according to relevant differences *d. minimize sentencing disparities
11. Which of the following is NOT one of the criteria contained in the prior record section of felony sentencing worksheet?  a. previous probation, parole, or bail violations b. number of prior felony and misdemeanor offenses c. whether the defendant previously served prison time *d. the statutory gravity of the crime
12. What was designed following a two-year study of the sentencing practices of 60 percent of Ohio's felony judges? a. felony murder statutes *b. felony sentencing worksheet c. distributive justice d. mitigation sentencing grids
13. According to the text, will be more fully realized when we view relevant differences exclusively as differences of conduct, not as differences of ascribed statuses.  a. equality b. law c. distribution *d. justice

14. Which of the following is not a theory or philosophy of law but rather the study of legal decision making? *a. legal realism b. legal positivism c. legal evolutionism d. legal transcendentalism
15. For legal realists, law is; that is, law by itself does not fully determine the outcome of a legal action.  a. determinate  *b. indeterminate c. relative d. conflicting
16. Judges sitting on appeals courts are frequently subjected to ideological, which is if all judges on a panel are of the same political persuasion, their ideology will be enhanced.  a. interpretation b. dampening *c. amplification d. subjectiveness
17 belies the claim that the United States is "a country of law, not men."  *a. legal realism b. ideological amplification c. moral relativism d. moral positivism
18. Philosophers have long contemplated the question of whether laws govern human behavior in the same sense that physical laws govern the physical world.  a. positivist *b. natural c. societal d. evolutionary
19. Believers in transcendental natural law believe that natural law: a. is a "law within the law" b. is universally applicable c. transcends positive law *d. all of the above
20. A basically believes that whatever is considered right and proper in any given society is morally right even if outsiders might consider some practices of that society to be morally repugnant.  a. legal positivist  *b. moral relativist

<ul><li>c. moral positivist</li><li>d. legal relativist</li></ul>		
	believe in timeless universalistic natural laws that transcend the legiety at a particular time in history.	al interests
	entalist perspective is that the of law runs downward llm through jurisprudence and education to the individual.	from some
23. What literally is a. caveat cogens b. jus patriae c. caveat cogens *d. jus cogens	means "compelling" or "higher" law?	
_	-	so his
25. What attempts evolutionary biolog*a. evolutionary peb. transcendental pc. procedural persped. criminal perspec	perspective perspective pective	ples of
_	the evolutionary perspective, law may be considered "evolved nature of Homo sapiens.	" because

27. The primary difference between the two natural law positions is that	seek
empirical support for their views through studying the behavior of human and other so species.	cial
<ul><li>a. positivists</li><li>*b. evolutionists</li></ul>	
c. realists	
d. relativists	
28. Which perspective attempts to illustrate why law is necessary by focusing on the evolutionary origins of humanity's more offensive traits?  a. transcendental b. retributive  *c. evolutionary d. repressive	
29. When evolutionary theorists refer to something as "," they do not use as a synonym for "good" or "desirable."  *a. natural b. transcendental	the word
c. retribution d. revenge	
30. According to the, what is represents a scientific observation; what or is a moral hope. a. moral fallacy *b. naturalistic fallacy c. transcendent fallacy d. evolutionary fallacy	ught to be
31. According to the evolutionary perspective, is probably also the bas desire for revenge.  a. criminal procedure b. evolution *c. moral outrage d. morality	is for the
32. For the evolutionary perspective, moral outrage buttressed by retaliatory action is a candidate as the basis of: a. counter-productiveness and antisocial behavior *b. our sense of justice c. all behavior, whether moral or immoral d. less-desirable human attributes	ı plausible
33. There is evidence for from imaging studies showing blood flow to areas of the brain that respond to reward when miscreants are punished. a. crime	; increased

b. crime acceptance c. altruism *d. the desire to punish
34. The evolutionary perspective posits a moral, which implies generality but recognizes the possibility of exceptions, as compared to the absolutism of the transcendental perspective.  a. altruism b. conviction *c. universality d. outrage
35. The position asserts that the emotional and intellectual equipment for moral outrage has evolved; it does not specify all behaviors that will invoke it.  *a. evolutionary b. transcendentalism c. morality d. justice
36. Law and justice: a. are identical b. are both abstractions *c. can be in accordance with one another d. can never be in accordance with one another in a formal-rational legal system
37. Believers in maintain that the goal of positive law should bring itself into conformity with what is just. a. transcendentalism b. legal realism c. equity *d. natural law
38. Which of the following refers to remedies for wrongs that were not recognized under English common law? a. naturalism b. legal realism c. jurisprudence *d. equity
39. The early equity courts were known as: a. magistrate courts *b. Courts of Chancery c. justice courts d. Courts of Common Pleas
40. The first mention of a Court of Chancery was in, during the reign of Edward I.

a. 1080 b. 1180 *c. 1280 d. 1380
41. The classic American case is Riggs v. Palmer (1889).  a. common law  *b. equity c. natural law d. positivist law
42. Perhaps the best example of a specific attempt to "naturalize" elements of the law was Raffaele Garofalo's formulation of a definition of crime.  a. positivistic  *b. natural c. violent d. street
43. According to Raffaele Garofalo, an act should be considered a crime only if it was: a. mala prohibita b. made wrong by positive law *c. universally condemned d. all of the above
44. Raffaele Garofalo reasoned that an act would be universally condemned if it offended the natural sentiments of (compassion and sympathy).  *a. pity b. probity c. integrity d. honesty
45. Which legal scholar expresses the idea of the rule of law in the phrase "laws change but the Law must remain"?  a. Raffaele Garofalo  *b. Philip Reichel  c. Herbert Packer  d. Sir Edmund Coke
46. The system of procedures to hold the government to its principles is articulated by the concept of: a. justice b. law c. equity *d. due process

47. is esse	entially a set of instructions informing agents of the state how they must
	tion, arrest, questioning, prosecution, and punishment of individuals
who are suspected of con	
*a. due process	55
b. crime control	
c. criminal law	
d. all of the above	
48 is not	something a person earns by his or her actions; it is something that is
due to everyone, without	exception, simply because of their humanity.
a. procedural law	
b. crime control	
*c. due process	
d. all of the above	
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49. The term "lettres de c	acnet means:
a. due process	
*b. sealed letters	
c. process letters	
d. none of the above	
50. Which individual wro	ote a book that constituted an impassioned plea to humanize and
	make punishment more reasonable?
a. Herbert Packer	•
b. Raffaele Garofalo	
c. Thomas Jefferson	
*d. Cesare Beccaria	
d. Cesare Decearia	
51. Which of the following	ng individuals was the first person to suggest a series of written
	ting substantive criminal law?
a. Raffaele Garofalo	
b. Philip Reichel	
c. Herbert Packer	
*d. Sir Edward Coke	
d. Sii Edward Coke	
52. is often cal	lled the "father of due process".
*a. Sir Edward Coke	•
b. John Marshall	
c. Cesare Beccaria	
a. Ramadio Garonaio	
53. Which legal scholar's	two models of the criminal justice system provide a framework to
explore the relationship b	between the everyday operation of the criminal justice system and
justice itself?	
a. Raffaele Garofalo	
b. Philip Reichel	
<ul><li>c. Cesare Beccaria</li><li>d. Raffaele Garofalo</li><li>53. Which legal scholar's explore the relationship be justice itself?</li><li>a. Raffaele Garofalo</li></ul>	

d. Sir Edward Coke
54. Which of Packer's models of criminal justice asserts that the system should work like an assembly line and appeals should be kept to a minimum?  *a. crime control b. due process c. conflict d. consensus
55. According to the model, swiftness and efficiency demand a well-oiled criminal justice system in which cases are handled informally and uniformly in "assembly-line" fashion.  a. due process *b. crime control c. conflict d. consensus
56. Which of Packer's models of criminal justice can be likened to an obstacle course in which impediments to carrying the accused's case further are encountered at every stage of processing?  a. crime control  *b. due process c. conflict d. consensus
57. It is probably correct to say that under a model, more innocent people may be convicted.  *a. crime control b. due process c. conflict d. consensus
58. The danger of a runaway model is a return to the days when due process was nonexistent.  a. due process *b. crime control c. consensus d. conflict
59. The United States is characterized as operating with a model and Canada with more of a model. a. due process; civil libertarian b. civil libertarian; crime control c. due process; regulatory *d. due process; crime control

\*c. Herbert Packer

- 60. In which case did the U.S. Supreme Court overturn a conviction, stating that the individual had not waived his right to counsel during questioning and that the officer's "Christian burial speech" constituted custodial interrogation?
- a. Nix v. Williams
- b. United States v. Leon
- \*c. Brewer v. Williams
- d. Brown v. Mississippi

## TRUE/FALSE QUESTIONS

- 1. Legal realism is defined in Webster's dictionary as "the maintenance or administration of what is just."
- a. True
- \*b. False
- 2. Procedural justice is about rightful, merited, and deserved distribution; it is not about need.
- a. True
- \*b. False
- 3. Procedural retributive justice is concerned with how a society's system of law goes about determining guilt or innocence
- \*a. True
- b. False
- 4. Under the day fine system, a convicted person pay a fine equal to a day's pay.
- \*a. True
- b. False
- 5. Sentencing guidelines are a way of numerically defining Aristotle's definition of justice by assigning numbers both to various aspects of the crime and to characteristics of the offender.
- \*a. True
- b. False
- 6. The big problem with Aristotle's definition of justice rests with defining what laws are.
- a. True
- \*b. False
- 7. Legal realists examine how law is actually applied and the implications of that application.
- \*a. True
- b. False
- 8. Legal realism belies the claim that the United States is "a country of law, not men."
- \*a. True
- b. False

- 9. Believers in transcendental natural law believe that natural law may be considered "natural" because it flows from the evolved nature of Homo sapiens.
- a. True
- \*b. False
- 10. The evolutionary perspective of law is a philosophical position that emphasizes the primacy and superiority of the spiritual over the material.
- a. True
- \*b. False
- 11. Natural law may be considered "law within the law."
- \*a. True
- b. False
- 12. Caveat cogens literally means "compelling" or "higher" law.
- a. True
- \*b. False
- 13. The evolutionary perspective of law attempts to explain the origins of law and justice with reference to the principles of evolutionary biology.
- \*a. True
- b. False
- 14. The evolutionary perspective argues that humans are biologically predisposed to make certain choices because humans have an innate sense of fairness.
- a. True
- \*b. False
- 15. According to the naturalistic fallacy, what is represents a scientific observation; what ought to be is a moral hope.
- \*a. True
- b. False
- 16. As with any universal desire, the desire to punish has a built-in physiological basis.
- \*a. True
- b. False
- 17. Law and justice are identical.
- a. True
- \*b. False
- 18. The term equity is derived from the Latin word for "just."
- \*a. True
- b. False
- 19. The early equity courts were known as Courts of Common Pleas.

- a. True
- \*b. False
- 20. The term caveat emptor is Latin for "let the buyer beware."
- \*a. True
- b. False
- 21. Raffaele Garofalo was satisfied with the positivistic definition of crime ("crime is what the law says it is").
- a. True
- \*b. False
- 22. According to Raffaele Garofalo, natural crimes are evil in themselves and are called mala in se crimes.
- \*a. True
- b. False
- 23. The idea of the rule of law appears to have originated with John Locke.
- a. True
- \*b. False
- 24. 98. The system of procedures to hold the government to its principles is articulated by the concept of:
- \*a. True
- b. False
- 25. 102. The term "lettres de cachet" means:
- a. True
- \*b. False
- 26. According to Cesare Beccaria, punishments should only just exceed the level of damage done to society.
- \*a. True
- b. False
- 27. The due process control model emphasizes community protection and argues that civil liberties can only have real meaning in a safe, well-ordered society.
- a. True
- \*b. False
- 28. The crime control model can be likened to an obstacle course in which impediments to carrying the accused's case further are encountered at every stage of processing.
- a. True
- \*b. False

29. The danger of a runaway due process model is that truth and justice get lost in a maze of legal ritualism.

\*a. True

b. False

30. The U.S. Supreme Court case of Brewer v. Williams is an example of the excesses of the due process model.

\*a. True

b. False

## **ESSAY QUESTIONS**

- 1. What are sentencing disparities? How are sentencing guidelines related to Aristotle's definition of justice?
- 2. Provide examples of how judges may use nonlegal reasons in their judicial decisions. Do you feel that these examples are fair or not? Explain your answer.
- 3. Compare and contrast the transcendental natural law and evolutionary perspectives. Which do you feel better explains where justice comes from? Explain your answer.
- 4. Explain Raffaele Garofalo's contributions to law and crime. Make sure to provide a discussion of his two types of crimes in your answer.
- 5. Compare and contrast the due process and crime control models. Provide examples of each of the models in action.