Chapter 01: Law and Legal Reasoning

T	rne	/Fa	lse
	uc	/ I' a	136

1. Laws and governmen	nt regulations affect	almost all business activities	es.
	a.	True	
	b.	False	
ANSWER:			True
2. Law consists of enfo	orceable rules govern	ning relationships among in	dividuals and between individuals and their society
	a.	True	
	b.	False	
ANSWER:			True
3. Many different laws	may affect a single	business transaction.	
	a.	True	
	b.	False	
ANSWER:			True
4. Business decision m	akers are expected to	o make decisions that are et	hically sound.
	a.	True	
	b.	False	
ANSWER:			True
5. A key to avoiding bu	usiness disputes is to	go ahead without thinking	ahead.
	a.	True	
	b.	False	
ANSWER:			False
6. Statutory law does n	ot include county or	dinances.	
·	a.	True	
	b.	False	
ANSWER:			False
7. The stability and pre	edictability of the law	v are essential to business a	ctivities.
	a.	True	
	b.	False	
ANSWER:			True
8. Remedies in equity i	include decrees of sp	pecific performance.	
	a.	True	
	b.	False	
ANSWER:			True
9. "UCC 2–207(1)" is a	a citation to <i>Uniform</i>	a Commercial Code Section	2–207, subsection 1.
` '	a.	True	

Name :		Class :	Dat e:
Chapter 01: Law and	l Legal Reasoning		
	b.	False	
ANSWER:		1 4.60	True
10. The courts, in inter	rpreting statutory law	, often rely on the common law	as a guide to what the legislators intended.
	a.	True	
	b.	False	
ANSWER:			True
11. Most state trial cou	urt decisions are not		
	a.	True	
	b.	False	
ANSWER:			True
12. A jury's good sens	se and careful consid	eration of consequences is know	n as jurisprudence.
	a.	True	
	b.	False	
ANSWER:			False
13. Procedural law con	nsists of all laws that	outline the methods of enforcin	g rights.
	a.	True	
	b.	False	
ANSWER:			True
14. Administrative lav	v is a source of Amer	rican law that is consists of statu	tes.
	a.	True	
	b.	False	
ANSWER:			False
15. Statutes are laws e	enacted by Congress	and the state legislatures and con	mprise one of the sources of American law.
	a.	True	
	b.	False	
ANSWER:			True
16. Courts do <i>not</i> depa	art from precedents.		
	a.	True	
	b.	False	
ANSWER:			False
17. Stare decisis is a d	loctrine obligating ju	dges to help persons who have f	ailed to protect their own rights.
	a.	True	
	b.	False	
ANSWER:			False
18. In a common law s	system, judges are no	ot obligated to follow the preced	ents established within their jurisdictions.

20. Remedies in equity include injunctions.

a. True

b. False

ANSWER: True

21. In most states, the courts no longer grant "equitable" remedies.

. True

b. False

ANSWER: False

22. The term *common law* refers to law that is common throughout the world.

a. True

b. False

ANSWER: False

23. The common law is a term for the laws that are familiar to most of us.

a. True

b. False

ANSWER: False

24. Constitutional law includes only the U.S. Constitution.

a.

True

b. False

ANSWER: False

25. Whether a law is constitutional depends on its source.

a. True

b. False

ANSWER: False

26. The U.S. Constitution reserves to the federal government all powers not granted to the states.

a. True

b. False

ANSWER: False

Name :		Class :	Dat e:
Chapter 01: Law and	Legal Reasoning		
27. Statutory law includ	les state statutes.		
	a.	True	
	b.	False	
ANSWER:			True
28. The courts, in interp	reting statutory lav	v, may rely on the common law a	as a guide to what the legislators intended.
	a.	True	
	b.	False	
ANSWER:			True
29. A citation identifies	the publication in	which a legal authority can be fo	und.
	a.	True	
	b.	False	
ANSWER:			True
30. Administrative law	consists of the rule	s, orders, and decisions of admin	istrative agencies.
	a.	True	
	b.	False	
ANSWER:			True
31. Administrative law	includes only state	regulations.	
	a.	True	
	b.	False	
ANSWER:			False
32. Criminal law focuse	s on rights and dut	ies that exist between persons.	
	a.	True	
	b.	False	
ANSWER:			False
33. Criminal acts are pro	ohibited only by fe	deral government statutes.	
1	a.	True	
	b.	False	
ANSWER:			False
34. The party against w	hom a lawsuit is br	ought is the <i>plaintiff</i> or <i>petitione</i>	r.
1 7 8	a.	True	
	b .	False	
ANSWER:			False
35. When all the judges	(or justices) agree	on a decision, a majority opinion	is written for the entire court
The same of the sa	a.	True	202 <u> </u>
	b.	False	
∆NSWFR ·			False

Name			Class	Dat e:
Chapter 01: 1	Law and Leg	gal Reasoning		
Multiple Cho	oice			
	Statistics obta ities as hiring and f	ins financing, an iring decisions. eturing and mark ancing.		lyzing, and marketing data. To accomplish is and government regulations affect such
ANSWER.				u
37. In a suit ag		a. u b. u c. u	damages. In the U.S. legal system inique. sual. inlikely. inusual.	n, this remedy at law is
ANSWER:				b
Southeast Fina with orders fo a. b. c.	ancial Instituter its employe the instruction the orders pother rules issu	tions Association es, and Tina tells ns issued by priv sted by employe	n (a private organizations) issues is her co-worker about a recent new vate associations. rs. ministrative agencies.	administrative agency) issues rules, the instructions, South Valley Bank posts a memows story. Sources of law include
ANSWER:		•		c
Law School p a. mea b. lega c. mea	ublish the res sures approve l scholars' re sures approve	sults of their most ed by governing search. ed by governing	t recent legal research. Sources of	h.
ANSWER:	ici ilicasares	approved by gov	verning bodies not legal senotars	a a
40. Dave and	len. The eme a. b. c.	rging body of la cyberlaw. civil law. equitable maxi	w that governs transactions condu	er the performance of the deal, Dave files a cted via the Internet is referred to by the term
ANSWER:	d.	IRAC.		a

a

Name :	Class :	Dat e:
Chapter 01: Law and L	Legal Reasoning	
	ring the case of <i>Local Dispatch Co. v. National Transpo</i> equires Kevin to find previously decided cases that, in re-	
	as different as possible.	
b.	as similar as possible.	
c.	at odds.	
d.	exactly identical.	
ANSWER:		b
42. As a judge, Baxter ap	pplies common law rules. These rules develop from	
 a. decisions of 	f the courts in legal disputes.	
b. regulations	issued by administrative agencies.	
c. statutes ena	cted by Congress and the state legislatures.	
d. uniform law	vs drafted by legal scholars.	
ANSWER:		a
base its decision. The con	ents on which the court deciding the case <i>Standard Reso</i> urt can consider, among other things, as of the friends and relatives of the judge.	ource Co. v. Topline Inventory, Inc., can
-	of a poll of those in the courtroom.	
	cy or social values.	
d. none of the	•	
ANSWER:	choices.	c
ANSWER.		C
When the conference is p	ontract with Motivational Education Services to host a postponed indefinitely, Larry asks a court to cancel the pefore its formation. This request involves	•
a. specific	c performance.	
b. an inju	anction.	
c. resciss	ion.	
d. an action	on that the court cannot order.	
ANSWER:		c
a. regulationsb. constitution	udge whose judicial decisions are part of case law, which created by administrative agencies. all provisions.	ch does <i>not</i> include interpretations of
	acted by legislatures.	
-	ejective motives for engaging in litigation.	1
ANSWER:		d

46. In the case of Retail Sales Corp. v. Trucking Delivery Co., the court may rule contrary to a precedent if the court

Copyright Cengage Learning. Powered by Cognero.

is incorrect or inapplicable.

is not in line with the judge's personal values. would lead to unintended consequences.

decides that the precedent

Name :	Class :	Dat e:
Chapter 01: Law and Legal Reason	oning	
d. would not bring about	the result the judge prefers.	
ANSWER:	Ç Ü .	a
	, a state supreme court held that a minor cost deciding <i>Dora v. Even Steven Auto Deals</i> , urt is likely to	
a. allow the minor to	cancel the contract.	
b. disregard the Benn	y case.	
c. order the minor to	cancel the contract.	
d. require the minor to	o fulfill the contract.	
ANSWER:		a
-	court.	
d. be ignored by th	-	
ANSWER:		c
49. Deb and Earl are involved in a la	awsuit This is	
	action.	
	breach.	
	i injunction.	
	remedy.	
ANSWER:		a
50. In an action against Gina, Harry	obtains a namada. This is	
•	cy's enforcement of its rule.	
	erived from earlier court cases.	
• •	tate legislature or Congress.	
-	ver a right or to redress a wrong.	
ANSWER:	voi a right of to real east a wrong.	d
51. Rachel is a state court judge. Sal Possible remedies include	ina appears in a case in Rachel's court, clai	iming that Tomas breached a contract.
 a. compensation to Racl 	nel for a favorable ruling.	
b. Tomas's imprisonment	nt.	
c. a criminal fine levied	by Rachel on either party.	
d. an award of damages	to Salina.	
ANSWER:		d
52. The legislature of the state of W	yoming enacts a new statute that sets standa	ards for the liability of businesses selling

defective products. This statute applies in

Name :			Class :	Dat e:
Chapter ()1: Law a	and Legal Reasoning		
a.	Wyomii	ng only.		
b.	-	yoming and its bordering	states only.	
c.	all states		•	
d.	all states	s but only to matters not c	covered by other states' laws.	
ANSWER:				a
	-		he sale of a bicycle, but Kay later re Ordering a party to perform what wa	fuses to deliver the goods. James asks a s promised is
	b.	an unenforceable demar	nd.	
	c.	a remedy at law.		
	d.	beyond the court's author	ority.	
ANSWER:				a
		ourt judge. In her court, le een these types of remedi-	legal and equitable remedies have mies is	erged. In these circumstances,
a.	not impo	ortant because legal remed	dies cannot be granted today.	
b.	not impo	ortant because equitable re	emedies cannot be granted today.	
c.	importan	nt so that statistical data or	on the remedies can be compiled.	
d.	importan	nt so that the proper remed	dy can be requested.	
ANSWER:				d
a.	an ord	Ian, Jenna obtains an <i>inju</i> er to do or to refrain from	n doing a particular act.	
b.		er to perform what was pr		
c.		nent of money or property	y as compensation.	
d.		ncellation of a contract.		
ANSWER:	•			a
56. In a su a.	_	Ethan, Francisco obtains er to do or to refrain from	an award of <i>damages</i> . This is a doing a particular act.	
b.	an ord	er to perform what was pr	romised.	
c.		nent of money or property	y as compensation.	
d.	the car	ncellation of a contract.		
ANSWER:				С
57. Bob's only	Burgers r	n' Shakes Restaurant bring	gs a suit in a court of law. At one tir	me, a court of law could grant as a remedy
a	. damag	ges.		
b		ler to perform a contract a	•	
c	•	cial proceeding for the res	solution of a dispute.	
d	•	unction.		
ANSWER:	•			a

Name	Class	Dat
:	:	e:
Chapter 01: Law and Legal Reasoning		

- 58. A provision in the California state constitution conflicts with a provision in the U.S. Constitution. If challenged
 - neither provision will be enforced.
 - b. the provisions will be balanced to reach a compromise.
 - c. the state provision, not the U.S. Constitution, will be enforced.
 - d. the U.S. Constitution, not the state provision, will be enforced.

ANSWER: d

- 59. Zoom In, Inc. is engaged in the business of coding, with an emphasis on Internet marketing, business apps, and intracorporate networks. In all of Zoom In's business activities, it is subject to United States laws and regulations. The basis for all law in the U.S. is
 - a. the U.S. Constitution.
 - b. each of the states' individual constitutions.
 - legislation enacted by Congress. c.
 - the executive orders of the president. d.

ANSWER: a

- 60. The North Carolina state legislature enacts a law that violates the U.S. Constitution. This law can be enforced by
 - a. no one.
 - b. the federal government only.
 - the state of North Carolina only. c.
 - the United States Supreme Court only. d.

ANSWER: a

- 61. Café Espresso is a coffee shop subject to the laws of Illinois. In Illinois, the highest-ranking (superior) law is
 - a case decided by the Illinois Supreme Court.
 - a rule created by a Illinois state administrative agency.
 - a provision in the Illinois constitution.
 - a statute enacted by the Illinois legislature.

ANSWER: c

- 62. Creamy Dairy produces award-winning ice cream sold to wholesale distributors, retail sellers, and individual consumers in all fifty states. The UCC provides a set of rules governing
 - commercial transactions. a.
 - b. dairy products and their production.
 - merit standards for nutrition awards. c.
 - the formation and initiation of a business. d.

ANSWER:

- 63. The Federal Trade Commission (FTC) is a government agency that issues rules, orders, and decisions. The Georgia state legislature enacts statutes. The Harrison County Board and the Island City Council enact ordinances. Administrative law includes
 - a. all of the choices.
 - the rules, orders, and decisions of the FTC.
 - statutes enacted by the Georgia state legislature.

: <u></u>		:e:e:	
Chapter 01	: Law and	Legal Reasoning	
d.	ordinances	s enacted by county boards and city councils.	
ANSWER:			b
		ing Department, the Coastal County Zoning Commission, the California Environment of Land Management issue regulations. These rules constitute	nental Quality
	a.	administrative law.	
	b.	case law.	
	c.	constitutional law.	
	d.	statutory law.	
ANSWER:			a
argues that	a Metro City	of Kim's Restaurant, believes that her employer has violated her rights in the work government agency has imposed a ordinance that violates his rights under the U ing with the definition and enforcement of all private or public rights is administrative law.	*
	b.	civil law.	
	c.	constitutional law.	
	d.	federal law.	
ANSWER:			b
a. t	he prosecuti	f Sara's violation of a criminal law. Criminal law is concerned with ion of private individuals by other private individuals. ion of public officials by private individuals.	
c. t	he relief ava	ailable when a person's rights are violated.	
	wrongs com	mitted against the public as a whole.	
ANSWER:			d
	ct the princi	higher, or universal, law exists that applies to all human beings. Erin asserts that of iples inherent in this higher law. Erin positivist.	each written law
b.	•	o the historical school of legal thought.	
c.	is a legal		
d.	_	o the natural law tradition.	
ANSWER:			d
68. The App N.Y.S.3d 60		sion of the New York Supreme Court issues an opinion that can be found at 137 A	.D.3d 409, 26
a. the	number of t	the volume in the official reports of the court's decisions.	
b. the	number of t	the volume in Thomson Reuter's unofficial publication of the court's decisions.	
c. a p	age number	in the referenced volume.	
d. the	number of t	the case in a sequence decided by the court.	
ANSWER:			a

69. Jack enters into a contract with Jill's Farm to provide water for Jill's irrigation needs. Jack fails to deliver. Jill initiates

Copyright Cengage Learning. Powered by Cognero.

Class

Dat

Page 10

Name

Name	Class	Dat
	:	e:

Chapter 01: Law and Legal Reasoning

a suit against Jack, asking the court to order Jack to perform. Jill is

- a. the plaintiff.
- b. the defendant.
- c. the binding authority.
- d. the persuasive authority.

ANSWER:

- 70. Martin Luther King, Jr. played a singular role in the most significant social movement in the history of the United States—the Civil Rights Movement. King has been chronicled in books and movies, and is featured on mementoes, some of which are offered for sale by PriceMart Corp. Under the principles discussed in "A Sample Court Case," *Rosa and Raymond Parks Institute for Self-Development v. Target Corp.*, PriceMart's sale of these items most likely
 - a. constitutes misappropriation.
 - b. implies something false about King's legacy.
 - c. is a qualified privilege.
 - d. violates the common-law right of publicity.

ANSWER:

Essay

- 71. National Rights Council, a nonprofit organization, files a suit against the U.S. Department of Justice (DOJ), claiming that a certain federal statute the DOJ is empowered to enforce conflicts with the U.S. Constitution and with a state constitution. In each situation, which source of law has priority?
- ANSWER: The U.S. Constitution is the supreme law of the land. A law in violation of the Constitution, no matter what its source, will be declared unconstitutional and will not be enforced. Thus, the federal statute does not have priority over the Constitution. The federal statute would have priority over the state constitution, however, because under the U.S. Constitution, when there is a conflict between a federal law and a state law, the state law is rendered invalid.
- 72. In a lawsuit between Cloud Computing Corporation and Digital Enterprises, Inc., the court applies the doctrine of *stare decisis*. What is this doctrine? What does this doctrine have to do with the American legal system?
- ANSWER: In a common law legal system, past judicial decisions are binding in current disputes with similar facts. This feature of the common law, which is the basis of the American legal system, is unique because, unlike the law in other legal systems, it is judge-made law. Within the common law system, when possible, judges attempt to be consistent and to base their decisions on the principles suggested by earlier cases. The body of principles and doctrines that form the common law emerged over time as judges applied the principles announced in earlier cases to subsequent legal controversies.

The practice of deciding cases with reference to former decisions, or precedents—the cornerstone of the American legal system—is called the doctrine of stare decisis. Under this doctrine, judges are obligated to follow the precedents established within their jurisdictions. This helps courts to be more efficient, and makes the law more stable and predictable.