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CHAPTER 1 - AN OVERVIEW OF THE CRIMINAL JUSTICE SYSTEM IN CANADA

- 1. According to Hudson, what are the stages in criminal justice that are delivered to an accused?
 - a. charge, prosecution, trial, sentence, appeal, punishment
 - b. charge, trial, sentence, punishment
 - c. charge, prosecution, trial, plea, appeal, punishment
 - d. charge, trial, sentence, appeal, punishment

ANSWER:

- 2. Which of the following is responsible for making sure that justice is achieved and maintained?
 - a. federal and provincial governments
 - b. federal and municipal governments
 - c. federal government
 - d. provincial governments

ANSWER:

3. Which term commonly refers to how a society organizes its reaction to problematic behaviour?

- a. social control
- b. civil law
- c. criminal behaviour
- d. criminal law

ANSWER:

- 4. According to the text, what is the objective of social control in a society?
 - a. to build more correctional facilities
 - b. to create more laws in our society
 - c. to control behaviour viewed as criminal in some way
 - d. to spend more money to increase the size of the criminal justice system

ANSWER:

- 5. Joanne is convicted of her third break and entering offence in the past two years. At Joanne's sentencing hearing the Crown prosecutor focuses her argument upon what the length of the sentence should be, while the defence attorney looks specifically at Joanne's addiction and poor family environment and requests that his client be given probation so she can attend counselling in the community. What is the Crown prosecutor ignoring in her presentation?
 - a. the social context of Joanne's behaviour
 - b. the legal context of Joanne's criminal activities
 - c. the "black letter" definition of crime
 - d. the appropriate sentence of incarceration for Joanne

ANSWER:

6. Because of an increase in the number of stabbings, criminal justice personnel decide to charge everyone involved in such crimes, eliminate plea bargains, and hand out lengthier punishments when an individual is

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convicted a. b. c. d.	the the the	h crimes. This type of app "black letter" definition of social definition of crime normative definition of c social constructionist def	rime	n of crime?
ANSWER:				d
7. The bas		-	conduct should be a crime is the i	dea that crime is a violation of which
	a.	the "black letter" of the	e law	
	b.	normative decision ma	king	
	c.	the social contract	-	
	d.	the criminal law		
ANSWER:				b
8. Accordi	ng to t	he text, how many cases	of euthanasia were studied in Ca	nada?
	U	a.	30	
		b.	35	
		c.	40	
		d.	45	
ANSWER:				c
		nal to withhold life-sustain	•	idual who is near death requests a
	a.	active euthanasia		
	b.	involuntary euthana	sia	
	c.	passive euthanasia		
	d.	assisted suicide		
ANSWER:				c
			uation where a person is incompe he fact that he cannot give his co	etent and his family members decide onsent?
	a.	passive euthanasia		
	b.	nonvoluntary euthana	asia	
	c.	involuntary euthanas	ia	
	d.	active euthanasia		
ANSWER:				c
		er was charged for killing nvolved in this case?	g his disabled daughter to end her	r suffering in 1993. What type of

a.

passive euthanasia

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ANSWER:	b. c. d.	nonvoluntary euthanasia involuntary euthanasia active euthanasia		c
a. that a prote	a <i>Chart</i> ect socie	nstrated by the Supreme Court of Canada' er of Rights and Freedoms violation was p ty's weak, vulnerable, and disabled	present but the violation	was necessary to
	•	ciary are compassionate when it comes to	_	
		e to sentence individuals to a term of imp		lving euthanasia
	mercy k	illing is legally murder, whatever the moti	ive	
ANSWER:				d
a. tha b. tha c. tha	at a min at appro at appro	chers discover when physicians in Quebec ority of physicians favoured euthanasia ximately 50 percent of physicians favoure ximately 75 percent of physicians favoure t all physicians favoured euthanasia	ed euthanasia	c
14. Which p	rovince	was the first to legalize physician-assisted	l death in June 2014?	
	a.	Ontario		
	b.	Quebec		
	c.	Alberta		
AMOTHER	d.	British Columbia		
ANSWER:				b
15. Which S with a docto	-	Court of Canada case was instrumental instance?	deciding that adults har	ve the right to end their life
	a.	Wilson v. Canada		
	b.	Carter v. Canada		
	c.	Chilton v. Canada		
	d.	White v. Canada		
ANSWER:				b

16. John has committed a criminal offence and has been charged by the police. John is on welfare and cannot afford legal counsel on his own. In Canada, ensuring that everyone can access justice is part of which type of approach to criminal justice?

- a. normative approach
- b. adversarial approach
- c. due process approach

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d.	poverty approach		
ANSWER:			a
17 What is the n	urpose of the adversarial sys	tem?	
a.	to treat people fairly	tenii.	
b.	to convict the guilty		
c.	to maintain substantive just	ice	
d.	to search for the truth		
ANSWER:			d
18. Madison is as justice does this		r to plead guilty in exchange fo	or a reduced sentence. What type of
8	legal justice		
1	procedural justice		
	substantive justice		
	d. bargain justice		
ANSWER:			d
19. Which of the	following terms refers to the	truthfulness of the allegation of	of a case?
8	criminal justice		
1	substantive justice		
	absolute justice		
(l. provincial justice		
ANSWER:			b
20. What is the n	rimary concern of substantiv	ra instica?	
	e accuracy of the verdict	e justice!	
	e number of charges laid by	he nolice	
	e fairness of the procedures	ne ponee	
	e role of the victim(s)		
ANSWER:	or the victim(s)		a
21 What type of	justice has been violated wh	en an individual is found to hav	ve heen wrongfully convicted?
a a		en an marviduar is found to hav	ve been wrongruny convicted:
b			
c			
d			
ANSWER:	F		c
22. What is the p	rimary concern of procedura	l justice?	

the truthfulness of the allegation

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b. 1	the accur	acy of the verdict		
c. 1	the fairne	ess of the decision-making	g procedure	
d. 1	the appro	priateness of the sentence	2	
ANSWER:				c
23. Which of	the follo	wing is a defining charac	teristic of the rule of law?	
a. all tı	rials mus	t be conducted within 9 n	nonths of charges	
b. yout	th and ad	ult trials should take plac	e in separate courts	
c. trials	s should	be conducted fairly at eve	ery stage of the trial proces	SS
d. a pe	rson mus	t be seen by the court wit	thin at least 48 hours after	arrest
ANSWER:				c
24. Which on	e of the	following is NOT an elem	nent of the rule of law?	
	a.	scope of law		
	b.	character of law		
	c.	institution of law		
	d.	foundation of law		
ANSWER:				d
Justice Bloom friendship she	n, in the ould help from the	hope he will get his relation with an exemption from	ve's charges dropped. He the law for his relative. Ju	v. He approaches his longtime friend, expresses to the justice that their astice Bloom explains there are no e rule of law does this example
	a.	foundation of law		
	b.	character of law		
	c.	institution of law		
	d.	scope of law		
ANSWER:				d
changes to th	e fine an	d the addition of three de	merit points were impleme	ly created in Ontario. Additionally, ented. Advertising and news stories law does this example demonstrate?
	b.	character of law		
	c.	institution of law		
	d.	scope of law		
ANSWER:		•		ь
27. Overall, w	vhere do	es Canada rank in terms o	f the rule of law in the wo	rld?

a.

tied for fourth

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	b.	tied for ninth		
	c.	tied for eleventh		
	d.	tied for fifteenth		
ANSWER:				b
28. Which of	the follow	ing is an example of the	e informal justice approa	ach?
a.	mediat	ion and arbitration servi	ces	
b.	bail co	urt		
c.	-	rgaining		
d.	legal a	id services		
ANSWER:				a
29. Which mo a. b.	due p crime	criminal justice system rocess model control model ive model	most closely resembles	the way most people view the system?
d.	•	rve moder cal (rehabilitation) mode	1	
ANSWER:	incur	cai (renadifitation) mode	/1	a
mvom Lit.				u
		e control model believe he number of criminals		minal justice system?
b. t	he presum	nption of innocence		
c. t	to treat off	enders fairly		
d. t	he presum	nption of guilt		
ANSWER:				a
31 Which of	the follow	ving is NOT a goal of the	e due nr ocess model?	
		secutorial and judicial d	*	
	-	ndividuals from the pow		
	-	he activities of prosecute		
		l control the powers of the		
ANSWER:		•	•	b
a. to en	sure that	ring is a goal of the crimal criminal justice agentall criminal justice agen	cies are following the ru	ale of law
	crease the	number of police office	ers	
ANSWER:				c

33. Which of the following is a policy of the due process model?

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a. to	incre	ase the number of police officers		
b. to	make	sure that the powers of all agencies	are controlled	
c. to	give o	eriminal justice agencies more legal	powers	
d. to	incre	ase the length of sentences		
ANSWER:				b
Once Larry	is con	charged and convicted of a drug of victed, the court system and corrections. Which model of criminal justice of the due process model	onal system assess	
	ь. b.	the bureaucratic model		
	c.	the non-punitive model		
	d.	the medical model		
ANSWER:				d
crime? a. perc b. to re c. the c	eption educe o	s of injustice within the criminal justime, the best approach is one that it justice system should be used only be just and the response fair	stice system are see	-
teenagers. T crime" and t	hey ap	<u>-</u>	s their collective do	e an increase in drug use among esire for the police to "get tough on nals." This situation is an example of
ANSWER:				c
a. b. c. d.	to co to rec to ac	the criminal justice system is involved in the system is involved in the system in the system in the system is involved in the system in the system in the system is involved in the system in t		ve dispute resolutions are being used?
ANSWER:				Ь

38. The crime control model resembles an assembly line process. How does this model perceive the defendants

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throughout t	the process?			
8	a.	guilty		
	b.	innocent		
	c.	acquitted		
	d.	blameless		
ANSWER:				a
what goal of	f criminal justic	ce is being questione	d?	he criminal justice system are unjust,
		of the crime respons	e	
	e achievement		0.1	
	_	_	acy of the justice system	
	e reduction in t	he amount of crime		
ANSWER:				c
enforcement			s and the even-handed ad	ministration of fair processes for the
-			tem to maintain faith in it	ts moral legitimacy
	achievement of	•		,
	duce the amou	•		
ANSWER:				c
	t goal of crimin	complain about the inal justice are they form	<u>=</u>	for victims within the criminal justice
b.	the proper se	cope of the crime res	sponse	
c.	to reduce the	e amount of crime		
d.	to confront	fear		
ANSWER:				a
	als working in t	t all citizens are equal the criminal justice so the model		to be protected from arbitrary decisions
	J	inal justice model		
		ess model		
		shment model		
ANSWER:	1			a
43. What are	e people most c	ommonly referring t	o when they speak of the	primary principle of the justice model?

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a. the punishment should be proportional

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ivallie :		Class	e:	
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b. the le	ngth of time it tak	es to get a criminal case to cour	rt	
	•	_	old individuals accountable for the	ir actions
	-	ne punishment that they deserve		
ANSWER:		ı ,		a
11 Which the	raa majar aganaja	s comprise the Canadian crimin	al justice avetem?	
a.		urts, and corrections	ar justice system?	
b.	_	arges, and the courts		
c.		gislature, and parliament		
d.	1 1	gislature, and corrections		
ANSWER:	the ponce, the ic	gistature, and corrections		a
IIION LIK.				u
statute. Whic	h law enforcemer	aw enforcement that involves p t agency should Bill belong to?	providing protection for migratory by	oirds, a federal
a.				
b.		Provincial Police		
c.	<i>J</i> 1			
d.	a private sec	urity firm		
ANSWER:				a
46 What non	ulation is needed	for a city to form and maintain	its own municipal police force?	
		5,000 people	The contraction position recommended	
		10,000 people		
		15,000 people		
		20,000 people		
ANSWER:				a
47. In 2013, v	what percentage o		re employed by municipal police s	ervices?
	a.	34 percent		
	b.	52 percent		
	c.	66 percent		
	d.	80 percent		
ANSWER:				c
	_	te 401 at a speed of 130 kilome ssued a ticket. Which branch of	tres per hour. When she passed Co police issued Kim her ticket?	bourg, she was
a.	municipal			
b.	provincial			
	fodomal			

d.

ANSWER:

provincial and federal combined

b

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49. What is the first	court mos	st Canadians encoun	ter when charged with	a criminal offence?	
	a.	provincial			
	b.	superior			
	c.	civil			
	d.	family			
ANSWER:					a
money and goods fr	om the sto Canadian p		ed and located by polic	od gas station and took off water because the gas station had	
c.	fe	ederal			
d.	c	ourt of appeal			
ANSWER:					a
a. b.	Supreme	Court of Canada Court of Justice	iminal matter in Canad	la?	
d.	Court of C	Queen's Bench			
ANSWER:					a
52. Which court hea		jority of criminal cas	es in Canada?		
	a.	superior			
	b.	supreme			
	c.	federal			
ANSWER:	d.	provincial			d
ANSWER.					u
53. Bill is charged w	ith secon	d degree murder. Wl	nat court will hear his	case?	
a	· 1	provincial			
b		superior			
c		administrative			
d		appeal			
ANSWER:					b

54. Mike is sentenced to a three-year period of incarceration for committing a crime. He decides to appeal his case. Where will Mike be placed pending his appeal?

a. a federal correctional facility

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b. a community correctional fac	eility	
c. a provincial facility	-	
d. at home on a home confinem	ient order	
ANSWER:		c
55. What are the two major parts of the Cana	adian system of criminal procedure?	
a. pretrial procedure and trial pro	-	
b. substantive justice and proced		
c. constitutional law and statute	-	
d. the courts and corrections		
ANSWER:		a
COMPLETE CALCELL STATE STATE	· · · · · ·	
56. Which of the following is NOT a main p	-	
a. to ensure the accused appears in a		
b. to stop the accused from any furth		
c. to determine the person's guilt and	_	
d. to rid society of crime and danger <i>ANSWER</i> :	ous criminais	J
ANSWER.		d
57. After the police have collected enough e order to obtain an arrest warrant?	vidence to implicate someone as an o	ffender, what do they do in
a. lay an information		
b. issue a summons		
c. issue an appearance notice		
d. ensure the accused will receive	e a bail hearing	
ANSWER:		a
58. Under which circumstance would police	officers need not arrest an individual	9
a. the offence in question is an indictable b. there is no warrant		
c. the offence in question is a summary	v conviction offence	
d. there are no eyewitnesses to the alleg		
ANSWER:	5	c
59. When can a police officer arrest an indiv		
a. if an officer thinks an individual has		
b. if an officer cannot verify that there		
c. if an officer discovers someone in th		
d. if there is an order from an official fi	rom the office of the Minster of Justic	ce
ANSWER:		c

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		n a police officer in elease the suspect?	charge at the police station to	which an accused is taken NOT use
a. if the ju	stice of the	he peace determines	s otherwise	
b. if the su	spect is o	charged with a crim	inal offence punishable by impr	risonment of 25 years of more
c. if the su	spect is f	felt to pose a threat	to the public	
d. if the su	spect has	s no prior violent of	fences	
ANSWER:				c
61. Which of th		_	accused appears at her trial whi	ile permitting her to participate in the
	a.	a summons		
	b.	bail		
	c.	an information		
	d.	an arrest		
ANSWER:				b
62. When an ac the charge invo		s the right to choose	e between trial by judge alone a	nd trial by judge and jury, what does
a.	a sum	mary offence		
b.	an ind	ictable offence		
c.	an ele	ction indictable offe	ence	
d.	a prim	ary offence		
ANSWER:				c
63. Carly is tolo ourpose of this			inquiry regarding her actions. V	What does her lawyer explain is the
		e guilt or innocence		
b. to dete	rmine wl	hether enough evide	ence exists to send an accused to	o trial
c. to ente	r a plea			
d. to obta	in bail			
ANSWER:				b
				2~ 1 11 11 1

64. What was discovered in the 1984 study by the Law Reform Commission of Canada regarding preliminary inquiries?

- a. that fewer than 10 percent of preliminary inquiries resulted in a plea of guilty once the case reached the actual court trial
- b. that crimes were committed by desperate people
- c. that 50 percent of preliminary inquiries resulted in a plea of guilty once the court reached the actual court trial
- d. that more than 70 percent of preliminary inquiries resulted in a plea of guilty once the court reached the actual court trial

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ANSWER:				d	
65. Which of the f		terms means that an accused of ted?	cannot be tried on that i	information and proceeding	gs on
	a.	inquiry			
	b.	exclusion			
	c.	arraignment			
	d.	discharge			
ANSWER:				d	
66. Which term re a. b. c.			ge their mind about the	type of trial they want to ha	ave?
d.	re-entit	lement			
ANSWER:				c	
a l	a. 8	is granted to most inmates aft statutory release probation full parole day parole	er serving two-thirds o	f their sentence?	
ANSWER:				a	
a. a judge dob. the prosecc. a judge bo	ecides to s cutors usu elieves ev	escribes the criminal justice further sentence many people with invally have ample evidence to perfect the crime is serious enough for ally don't have ample evidence.	carceration proceed with charges or charges	rges d	
69. Which of the f system is looked a	_	describes how the informal pr	ocessing of an accused	person in our criminal just	tice
	a.	horizontally			
	b.	vertically			
	c.	left to right			
	d.	right to left			
ANSWER:				b	
70. When the syste	em operat	es like a wedding cake, which	n level includes the less	serious crimes?	

Level 1

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		b.	Level 2		
		c.	Level 3		
		d.	Level 4		
ANSWER:					c
				, and Robert Pickton are example would these cases be included?	s of
		a.	Level 1		
		b.	Level 2		
		c.	Level 3		
		d.	Level 4		
ANSWER:					a
a. "re b. "re c. "n	eality surpa eality equal o correlation	asses aspiration Is aspiration"	en reality and aspiration"	of the criminal justice system?	
ANSWER:	Zanty Tans	snort of aspira	ion		d
			most defendants receive? ce"	ates only in theory, therefore "leg	al justice"
	d.	"compact just			
ANSWER:		1 3			d
74. How many	of the 70 a. b. c. d.	70 p 77 p 83 p	ches interviewed pleaded greecent ercent	uilty in provincial court?	
ANSWER:	a.	90 p	ercent		d
75. A prosecut the various of	her courtro ersonnel. V courti	om personnel	over many different cases. In that describes this cohesivup	They had worked with each other In fact, professional bonds had for we group of people?	er and with

c.

courtroom workforce group

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——— CHAPTER	1 - AN OVERVIEW OF TH	E CRIMINAL JUSTICE SY	
4NSWER:	d. courtroom employee gro	up	a
cases being p		an assessment that may only in	ake sense" of the individuals and part be influenced by legal criteria?
a. tb. pc. t	The following is a characteristic the speed of the proceedings is publicity is valued the formal rules of procedure arguilt is presumed	-	d
78. Which ty a. b. c. d. 4NSWER:	systemic discrimination individual discrimination contextual discrimination	concerned with system outcome	es or results?
79. Which ty a. b. c. d. 4NSWER:	individual discrimination systemic discrimination contextual discrimination	m the organizational policies wi	ithin criminal justice agencies?
analyzing all	of the data, she discovers that bout the court processing of ind disparity systemic discrimination	almost all of the individuals pro dividuals based on their age?	ast year in her jurisdiction. After occessed are young. What has she

d.

ANSWER:

contextual discrimination

a

name :				: :	e:
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	ngly, Jol				r the Canadian Criminal Code. use or reason for this difference in
	a.	disparity			
	b.	discrimina	tion		
	c.	institutiona	alized discrimination	n	
	d.	contextual	discrimination		
ANSWER	? :				ь
discover	that me	mbers of ce of discrimi systemic d institutions	ertain racial minority ination have the rese iscrimination alized discrimination	groups are treated differe earchers discovered?	harged with a criminal offence intly once they enter their plea in
	c.		discrimination		
	d.	individual	discrimination		
ANSWER	? :				b
83. Studi	ies in Ma	anitoba havo a.	e found evidence of Black	systemic discrimination a	mong which group of people?
		b.	Hispanic		
		c.	Aboriginal		
		d.	Asian		
ANSWER	2.				c
			ti-terrorism Act allo 72 hours without cl		o arrest suspects without a warrant
	a.	invest	tigation arrest		
	b.	invest	tigation hearings		
	c.	preve	ntive arrest		
	d.	preve	ntive hearings		
ANSWER	2:				c
		s from Cana	gives Canadian auth da without first hav e hearings		echanism to remove non-citizen
	b.	_	tive hearings		
	c.	_	dvocate certificates		
	d.	-	certificates		
ANSWER					d

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interests of those personal a. a s b. an c. a p	_	ich of the following? hearing ing	of a special advocate is to protect the
ANSWER:	investigative arre		a
87. In what year did I	a. b. c.	become law in Canada? 2012 2013 2014	
ANSWER:	d.	2015	d
ANSWER:	b. 4 v. c. 5 v.	erdicts erdicts erdicts erdicts	ь
the deaths of two sole a. it doesn't giv b. Parliament is c. the police an	diers and the attac ve enough power to able to oversee the	k on Parliament Hill? c authorities ne authorities curity Intelligence Service (CSIS	was tabled in the fall of 2014 following S) are restricted d
	stice system was o	leveloped by the state due to al	leged and actual violations of criminal
ANGWED	b.	False	Trave
ANSWER: 91. Only the federal and impartial mann	•	sponsible for ensuring that cri True False	True minal justice is a delivered in a fair
ANSWER:	0.	1 MIDO	False

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92. Criminal law is in response.	not static, because	as social attitudes change, defi-	nitions of crime are constantly refashioned
1	a.	True	
	b.	False	
ANSWER:			True
93. Historically, crit	minal behaviour wa	as attributed to immorality, wic	kedness, and poverty.
	a.	True	
	b.	False	
ANSWER:			True
94. According to Su the State as an injury		tial characteristic of crime is th	at it is "behaviour which is prohibited by
	a.	True	
	b.	False	
ANSWER:			True
95. According to the norms.	social construction	nist definition of crime, crime i	s that behaviour which violates social
	a.	True	
	b.	False	
ANSWER:			False
96. Euthanasia invosuicide.	olves the intentional	l act of providing a person with	the medical knowledge to commit
	a.	True	
	b.	False	
ANSWER:			False
97. Assisted suicide incurable or termina	_		eath of a person who suffers from an
	a.	True	
	b.	False	
ANSWER:			False
98. The Criminal Co	ode does not include	e a specific crime of euthanasia	ì.
	a.	True	
	b.	False	
ANSWER:			True
99. Both assisted su	icide and euthanasi	a are common in Canada.	
	a.	True	
	b.	False	

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ANSWER:			False
100. According to E	Cckstein, most cases	of euthanasia are reported in	n Canada.
	a.	True	
	b.	False	
ANSWER:			False
101. In Canada toda procedural justice.	ny, issues surroundi	ng substantive justice are mo	ore common than issues surrounding
	a.	True	
	b.	False	
ANSWER:			False
102. In Canada, there government.	e are certain except	ions for people in society bei	ing subject to the laws introduced by the
	a.	True	
	b.	False	
ANSWER:			False
103. Tyler (1990) be institutions.	elieves there are fou	er elements that support the lo	egitimacy of our criminal justice
	a.	True	
	b.	False	
ANSWER:			True
104. The due proces	s model emphasize	s the rule of law and the prot	ection of legal rights of the accused.
	a.	True	
	b.	False	
ANSWER:			True
105. According to th	ne crime control mo	odel, everyone is presumed in	nnocent until proven guilty.
	a.	True	
	b.	False	
ANSWER:			False
106. In the crime cor	ntrol model, legal ri	ghts of individuals is the key	focus.
	a.	True	
	b.	False	
ANSWER:			True
107. According to the pleas.	ne bureaucratic mod	del, prosecuting the majority	of cases is more cost effective than guilty
	a.	True	

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	b.	False	
ANSWER:			False
108. The crime cont	trol model rests on t	the presumption of guilt.	
	a.	True	
	b.	False	
ANSWER:			True
109. Both discrimin system.	ation and disparity	can be permitted under exception	onal conditions in our criminal justice
- y	a.	True	
	b.	False	
ANSWER:			True
110. The major ager decisions.	ncies of the Canadia	an criminal justice system are so	upposed to achieve justice by making fair
	a.	True	
	b.	False	
ANSWER:			True
111. Currently ther	e are five provincia	l police services in Canada.	
	a.	True	
	b.	False	
ANSWER:			False
112. The Canadian I Canadian police ser		Centre (CPIC) is an automated	national computer system used by all
1	a.	True	
	b.	False	
ANSWER:			True
113. The Court of A	appeal hears crimina	al court cases from various prov	vincial courts.
	a.	True	
	b.	False	
ANSWER:			False
114. Both discrimin system.	ation and disparity	can be permitted under exception	onal conditions in our criminal justice
	a.	True	
	b.	False	
ANSWER:			True

115. In Canada, the law allows the police to hold an individual for an undetermined reason.

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	a.	True		
	b.	False		
ANSWER:			False	
116. A judicial inter	im hearing is also k	nown as a bail hearing.		
v	a.	True		
	b.	False		
ANSWER:			True	
_	e involves an electio l by judge and jury. a.		ed has the right to choose between trial by	7
	b.	False		
ANSWER:			True	
not continue to the r	next stage of the sys a. b.	ttem. True False	True	
119. An increase in guilty.	the number of charg	ges or increase to the sentence	is usually seen when an accused pleads	
-	a.	True		
	b.	False		
ANSWER:			False	
120. Disparity refer	rs to a difference, an	d always includes discriminati	on.	
	a.	True		
	b.	False		
ANSWER:			False	
121. When a police	service fails to enfo	orce a certain law, it is an exam	ple of contextual discrimination.	
	a.	True		
	b.	False		
ANSWER:			True	
122. In our current s decision.	system of criminal ju	ustice, neither disparity nor dis	crimination is to be the result of any court	t
	a.	True		
	b.	False		
ANSWER:			False	

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123. Disparity refer	s to the differential	treatment of individuals based u	pon negative judgments.
- v	a.	True	
	b.	False	
ANSWER:			False
124. Contextual dis	crimination refers to	o the effects or outcomes of disc	riminatory actions.
	a.	True	
	b.	False	
ANSWER:			False
125. Substantive jus	stice is concerned w	with the appropriateness of a case	>.
	a.	True	
	b.	False	
ANSWER:			True
126. In Canada toda justice.	y, issues involving	substantive justice are more com	amon than those involving procedural
	a.	True	
	b.	False	
ANSWER:			False
		ial system is that the legitimacy rness operating throughout the c	of the criminal justice system is criminal justice system.
	a.	True	
	b.	False	
ANSWER:			True
128. Civilians accou Canada.	ant for almost 30 pe	rcent of all personnel working for	or the various police organization across
	a.	True	
	b.	False	
ANSWER:			True
129. Each stage of t	he criminal justice t a.	funnel shows an increase in num True	bers of people being processed.
	b.	False	
ANSWER:			False
			eat people equally even if they have mit crimes be treated differently?

131. Define and discuss in detail "disparity" and all the different types of discrimination as discussed in the text.

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Why does discrimination conflict with the justice model?

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ANSWER:	Answers will vary.	
132. Identify and discuss in detail the <i>ANSWER</i> :	e differences among the various types Answers will vary.	of crime.
133. Discuss how the legal system in <i>ANSWER</i> :	Canada has responded to cases involved Answers will vary.	ving euthanasia and assisted suicide.
134. Compare the response of the Ca and voluntary euthanasia. ANSWER:	nadian legal system with those of othe Answers will vary.	er jurisdictions toward assisted suicide
135. Compare and contrast substantiv	ve and procedural justice. Answers will vary.	
136. Discuss in detail what happens of <i>ANSWER</i> :	during the indictment and preliminary Answers will vary.	inquiry.
137. Discuss how the informal nature sentencing stages. ANSWER:	e of the criminal justice system operate Answers will vary.	es in both the prosecution and
138. Compare and contrast the due particles of the	rocess and the crime control models o Answers will vary.	f the criminal justice system.
139. Discuss the benefits and limitati <i>ANSWER</i> :	ons to the adversarial system. Answers will vary.	
140. Discuss the Anti-terrorism Act a <i>ANSWER</i> :	as it relates to procedural justice. Do y Answers will vary.	ou agree or disagree?
141. Discuss what changes you belie current ranking in terms of the rule of <i>ANSWER</i> :		nal justice system in order to raise the
142. Discuss the four elements Tyler any, do you feel are attainable in Car <i>ANSWER</i> :	(1990) highlights regarding the legitinada's criminal justice institutions? Answers will vary.	macy of procedural justice. Which, if