

МИНОБРНАУКИ РОССИИ

федеральное государственное бюджетное образовательное учреждение высшего образования «Иркутский государственный университет» (ФГБОУ ВО «ИГУ»)

Юридический институт Кафедра международного права и сравнительного правоведения

ФОНД ОЦЕНОЧНЫХ СРЕДСТВ

по дисциплине (модулю) **Б1.О.02 Иностранный язык в профессиональной** деятельности

направление подготовки 40.04.01 «Юриспруденция»

направленность (профиль) «Правоприменительная деятельность в уголовном судопроизводстве», «Правовое сопровождение бизнеса», «Правоприменение в судах, прокуратуре и иных органах публичной власти»

Квалификация выпускника - магистр

Форма обучения — **заочная** (с использованием частично электронного обучения и дистанционных образовательных технологий)

Разработан в соответствии с ФГОС ВО, утвержденным Приказом Министерства образования и науки РФ от 13.08.2020 № 1011

Одобрен Учебно-методической комиссией Юридического института ИГУ «10» апреля 2024 г. протокол №8,

Зам. председателя УМК: Владислав Викторович Яковлев,

зам. директора ЮИ ИГУ по учебной работе

B-

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ИГУ _____

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ПАСПОРТ ФОНДА ОЦЕНОЧНЫХ СРЕДСТВ

по учебной дисциплине **Б1.О.02 Иностранный язык в профессиональной** деятельности

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1. Компетенции (дескрипторы компетенций), формируемые в процессе изучения дисциплины:

Индекс и	Признаки проявления компетенции/
наименование	дескриптора (ов) в соответствии с уровнем формирования
компетенции	
(в соответствии с	в процессе освоения дисциплины
ΦΓΟС ΒΟ (ΒΠΟ)	
УК-4:	Знать:
Способен	Базовый уровень:
применять	лексический минимум общего и терминологического характера;
современные	сферы применения лексики (бытовую, терминологическую,
коммуникативные	общенаучную, официальную и другие); свободные и устойчивые
технологии, в том	словосочетания, фразеологические единицы; основные способы
числе на	словообразования;
иностранном(ых)	Повышенный уровень:
языке(ах), для	основные особенности обиходно-литературного, официально-
академического и	делового, научного стилей и стиля художественной литературы;
профессионального	культуру, традиции и экономику Англии и США и других
взаимодействия	англоговорящих стран, правила речевого этикета.
	Уметь:
	Базовый уровень:
	вести беседу (в том числе с элементами дискуссии) и делать
	сообщения на английском языке по изученным темам, используя
	наиболее употребительные и относительно простые лексико-
	грамматические средства;
	Повышенный уровень:
	аудировать нормативную английскую речь в монологической и
	диалогической форме в сфере профессиональной коммуникации,
	опираясь на предусмотренный программой лексический,
	фонетический и грамматический материал, страноведческие фоновые
	знания, словообразовательные модели и регулярные межъязыковые
	звуковые соответствия, а также на механизмы языковой и
	контекстуальной догадки;
	читать на английском языке сложные общественно-политические
	тексты и тексты по широкому и узкому профилю специальности
	(юриспруденции), опираясь на предусмотренный программой
	лексический, фонетический и грамматический материал,

страноведческие фоновые знания, словообразовательные модели и регулярные межъязыковые звуковые соответствия, а также на механизмы языковой и контекстуальной догадки;

выражать в письменной форме на английском языке свои мысли и творчески излагать воспринятую информацию в пределах предусмотренного программой лексического и грамматического материала, опираясь на правила графики, орфографии и пунктуации.

Владеть:

Базовый уровень:

лексико-грамматическим минимумом по юриспруденции в объёме, необходимом для работы с иноязычными текстами в процессе юридической деятельности;

коммуникативной и когнитивной компетенциями на основе письменной речи для решения задач в профессиональной коммуникации и дальнейшего самообразования;

Повышенный уровень:

культурой мышления, способностью к обобщению, анализу, восприятию информации, постановке цели и выбору путей ее достижения;

различными методами и формами организации самостоятельной работы

2. В результате освоения дисциплины обучающийся должен

Знать:

лексический минимум общего и терминологического характера; сферы применения лексики (бытовую, терминологическую, общенаучную, официальную и другие); свободные и устойчивые словосочетания, фразеологические единицы; основные способы словообразования;

основные особенности обиходно-литературного, официально-делового, научного стилей и стиля художественной литературы;

культуру, традиции и экономику Англии и США и других англоговорящих стран, правила речевого этикета.

Уметь:

вести беседу (в том числе с элементами дискуссии) и делать сообщения на английском языке по изученным темам, используя наиболее употребительные и относительно простые лексикограмматические средства;

аудировать нормативную английскую речь в монологической и диалогической форме в сфере профессиональной коммуникации, опираясь на предусмотренный программой лексический, фонетический и грамматический материал, страноведческие фоновые знания, словообразовательные модели и регулярные межъязыковые звуковые соответствия, а также на механизмы языковой и контекстуальной догадки;

читать на английском языке сложные общественно-политические тексты и тексты по широкому и узкому профилю специальности (юриспруденции), опираясь на предусмотренный программой лексический, фонетический и грамматический материал, страноведческие фоновые знания, словообразовательные модели и регулярные межъязыковые звуковые соответствия, а также на механизмы языковой и контекстуальной догадки;

выражать в письменной форме на английском языке свои мысли и творчески излагать воспринятую информацию в пределах предусмотренного программой лексического и грамматического материала, опираясь на правила графики, орфографии и пунктуации.

Владеть:

лексико-грамматическим минимумом по юриспруденции в объёме, необходимом для работы с иноязычными текстами в процессе юридической деятельности;

коммуникативной и когнитивной компетенциями на основе письменной речи для решения задач в профессиональной коммуникации и дальнейшего самообразования; культурой мышления, способностью к обобщению, анализу, восприятию информации, постановке цели и выбору путей ее достижения; различными методами и формами организации самостоятельной работы

3. Программа оценивания контролируемой компетенции:

Показатели и критерии оценки для проведения промежуточной аттестации по дисциплине

	показатели и критерии оценки для проведен	ия промежу	TOTHUM ATTECTA	ции по дисциі		T
Компетенция (шиф р в соответствие с ФГОС ВО)	Показатели	Содержание задания	Признаки і	проявления	Критерии оценки	Оценка степени сформированности компетенции в соответствии с требованиями к результатам своения дисциплины
XIIC 4	Знает:	1.	Повыше	Знает в		Освоена в
УК-4	лексический минимум общего и терминологического характера; сферы применения лексики (бытовую, терминологическую, общенаучную, официальную и другие); свободные и устойчивые словосочетания, фразеологические единицы; основные способы словообразования; основные особенности обиходно-литературного, официально-делового, научного стилей и стиля художественной литературы;	Вопрос из перечня вопросов для зачета	нный (максимально выражен ные характеристики сформир ованности	полной мере. Умеет в полной мере. Владеет в полной мере.		полной мере
	культуру, традиции и экономику Англии и США и других англоговорящих стран, правила речевого этикета. Умеет: вести беседу (в том числе с элементами дискуссии) и делать сообщения на английском языке по изученным темам, используя наиболее употребительные и относительно простые лексико-грамматические средства; аудировать нормативную английскую речь в монологической и диалогической форме в сфере профессиональной коммуникации, опираясь на		компетенции) Базовый (превышение минимал ьных нормативов сформир ованности компетенции)	Знает в достаточной мере. Умеет в достаточной мере. Владеет в достаточной мере.	зачтено	Освоена в достаточной мере
	предусмотренный программой лексический, фонетический и грамматический материал, страноведческие фоновые знания, словообразовательные модели и регулярные межъязыковые звуковые соответствия, а также на механизмы языковой и контекстуальной догадки; читать на английском языке сложные общественно-политические тексты и тексты по широкому и узкому профилю специальности (юриспруденции), опираясь на		Порогов ый (обязательный, минимальная степень сформированности компетенций)	Знает частично Умеет частично. Владеет частично.		Освоена частично
	предусмотренный программой лексический, фонетический и грамматический материал, страноведческие фоновые знания, словообразовательные модели и регулярные межъязыковые звуковые соответствия, а также на механизмы языковой и контекстуальной догадки; выражать в письменной форме на английском языке свои мысли и творчески		До- пороговый (компете нция не сформи- рована)	Не знает Не умеет Не владеет	Не зачтено	Не освоена
	излагать воспринятую информацию в пределах предусмотренного программой лексического и грамматического материала, опираясь на правила графики, орфографии и пунктуации. Владеет: лексико-грамматическим минимумом по юриспруденции в объёме, необходимом для работы с иноязычными текстами в процессе юридической деятельности; коммуникативной и когнитивной компетенциями на основе письменной	2. Вопрос из перечня вопросов для зачета	Повыше нный (максимально выражен ные характеристики сформир ованности компетенции)	Знает в полной мере. Умеет в полной мере. Владеет в полной мере.		Освоена в полной мере
	речи для решения задач в профессиональной коммуникации и дальнейшего самообразования; культурой мышления, способностью к обобщению, анализу, восприятию информации, постановке цели и выбору путей ее достижения; различными методами и формами организации самостоятельной работы		Базовый (превышение минимал ьных нормативов сформир ованности компетенции)	Знает в достаточной мере. Умеет в достаточной мере. Владеет в достаточной мере. Знает	зачтено	Освоена в достаточной мере Освоена
			ый (обязательный,	частично		частично

	минимальная		Умеет				
	степень	частично.					
	сформированности		Владеет				
	компетенций)	частично.					
	До-		Не знает	Не		Не	1
	пороговый		Не	зачтено	освоена	a	
	(компете	умеет					
	нция не		Не				
	сформирована)	владеет					

Оценочные средства для проведения промежуточной аттестации

Вопросы к зачету:

- 1. What are some jobs in the legal profession?
- 2. What do people need to do in order to start a case?
- 3. How are laws created in your country?
- 4. How do national and local laws differ?
- 5. What are some things that determine which court hears a case?
- 6. What topics might be discussed on a legal ethics course?
- 7. Where can legal professionals get information about cases?
- 8. Why do legal professionals need research skills?
- 9. What is a legal memorandum?
- 10. Why is it important to keep written records of legal matters?
- 11. What type of documents do lawyers submit to a court before a trial?
- 12. What does Civil Law deal with?
- 13. What are some reasons why people take legal action against someone else?
- 14. What are some reasons why courts award money to plaintiffs who win their cases?
- 15. What Does Administrative Law deal with?
- 16. Why do government agencies make rules for businesses?
- 17. How can an attorney help businesses follow rules?
- 18. What does Criminal Law deal with?
- 19. What is a fair punishment for different crimes?
- 20. What are some crimes people get arrested for?
- 21. What are some things that happen after a person gets arrested?
- 22. What type of laws does International Law refer to?
- 23. What happens if there is a disagreement between two countries?
- 24. Give examples of Air pollution
- 25. Give examples of Land pollution
- 26. Give examples of Water pollution

Критерии оценки на зачете:

Выставление оценок на зачете осуществляется на основе принципов объективности, справедливости, всестороннего анализа уровня знаний студентов.

При выставлении оценки экзаменатор учитывает:

знание фактического материала по программе, в том числе; знание обязательной литературы, современных публикаций по программе курса, а также истории науки;

степень активности студента на семинарских занятиях;

логику, структуру, стиль ответа; культуру речи, манеру общения; готовность к дискуссии, аргументированность ответа; уровень самостоятельного мышления; умение приложить теорию к практике, решить задачи;

наличие пропусков семинарских и лекционных занятий по неуважительным причинам.

Оценка «зачтено»:

Оценка «зачтено» ставится на зачете студентам, уровень знаний которых соответствует требованиям, установленным в п. п. «оценка удовлетворительно», «оценка хорошо», «оценка отлично» настоящих критериев.

Оценки «не зачтено»:

Оценки «неудовлетворительно» и «не зачтено» ставятся студенту, имеющему существенные пробелы в знании основного материала по программе, а также допустившему принципиальные ошибки при изложении материала.

Оценочные средства для оценки текущей успеваемости студентов

Тема/	Индекс и	OC	Содержание задания
Раздел	уровень		
	формируемой		
	компетенции		
	или		
1. Basic Legal	дескриптора УК-4	Фонд достории	1. In the UK a is a lawyer
	У IX-4	Фонд тестовых	who specialises in advocacy.
Vocabulary		заданий	A. solicitor B. barrister C.
Basic Legal Terms			magistrate D. attorney
and Concepts			2. A person who commits an
			may be sentenced to a fine or prison.
			A. accusation B. offense C.
			award D. infringe
			3. When a is passed in
			Parliament it becomes law.
			A. proposal B. bill C. project
			D. proposition
			4. "In the time of a declared war the
			government has greater authority to
			civil liberties." Justice William H.
			Rehnquist , All the Laws but One, 1988
			A. infringe B. hurt C.
			prevent D. intend
			5. The accused was found guilty
			murder and sentenced to life
			imprisonment
			A. from B. by C.
			for D. of
			6. We are studying at
			the Paul C?zanne University in Aix-en
			Provence.
			A. rights B. right C. law D.
			hardly
			7. The thief all my
			parents' traveller's checks
			A. stole B. theft C. burgled
			D. stolen
			8. The accused was charged
			assault.
			A. of B. with C. to D. by
			A. OJ D. WITH C. TO D. DY

9. The claimant is filing a
for damages
A. trial B. process C. suit
D. hearing
10. The defendant was to
six months in prison.
A. taken B. convicted C.
sent D. sentenced
11. The jury found the accused guilty
and he was of manslaughter.
A. convinced B. convicted C.
condemned D. counselled
12. The parties finally decided
toout of court.
A. sue B. settle C. try
D. regulate
13. A is a lawyer in
England who specialises in giving legal
advice to clients.
A. barrister B. solicitor C.
attorney D. council
14. A civil wrong which harms a
person, his property or reputation is
known as
A. a claim B. compensation C.
an injury D. a tort
15. People who want to
the monarchy consider that it is no longer
relevant to modern-day life.
A. uphold B. support C.
abolish D. prevent
16. The accused was to
have plotted to kill the queen.
A. accused B. alleged C.
charged D. convicted
17. The army general accused of
genocide was held in until his
trial.
A. house arrest B. home C.
custody D. trial
18. He was brought to
within a few months of his arrest.
A. testify B. trial C. prison
D. arrest
19. The politician was persuaded to guilty to the charges of fraud.
A. plea B. argue C.
A. pied B. argue C. declare D. plead
20. The soldiers who carried out the
killings could face the death
A. penalty B. crime C.
punishment D. custody
21. Police are appealing for
to the car accident to come
forward.
101 waru.

			A. drivers B. bystanders C.
			witnesses D. individuals
			22. OJ Simpson was of
			the crime of murdering his wife and left
			the court a free man.
			A. accused B. convicted C.
			acquitted D. tried
			23. The tourists didn't know they
			_
			were the law when they lit
			their cigarettes in the pub.
			A. smoking B. preventing C.
			keeping D. breaking
			24. The laws banning smoking are
			rarely as so many people
			smoke.
			A. encouraged B. excused C.
			enforced D. evoked
			25. The number of women in the
			profession has doubled in
			recent years.
			A. lawful B. legal C.
			legislative D. lawyer
			26. To employ a female lawyer
			instead of a male candidate does not
			sexual equality or equal
			opportunities regulations.
			A. inhibit B. indict C. imply
			D. infringe
			27. Our lawyer advised us to
			I
			out of court if we wanted
			compensation.
			A. settle B. agree C. appeal
			D. keep
			28. In rape cases, DNA is usually the
			best
			A. evidence B. evidences C.
			testimony D. proofs
			29. The actress brought
			_
			against the newspaper.
			A. a trial B. an action C. a
			process D. a procedure
			30. A personal injury can be
			paid very high fees in the United States.
			A. prosecutor B. defendant C.
			lawyer D. solicitor
			-
2. Basic Legal	УК-4	Вопросы по теме	1. What is the doctrine of precedent?
Vocabulary		Zonpoesino reme	2. What is the relationship between statute
_			law and case law?
Legal Resources			3. Evaluate the present law importance of
			the minor sources of law?
			the fillior sources of law?
			4. Which presumption operative to
			4. Which presumption operative to statutory interpretation?
			4. Which presumption operative to statutory interpretation?5. What are the advantages and
			4. Which presumption operative to statutory interpretation?

3. Branches of Law. Administrative Law	УК-4	Составление конспекта	You are an administrative attorney. A client comes to see you. Talk to the client trying to clear up: reason for the visit. Licenses. Regulations. You are the owner of a restaurant who needs legal assistance.
4. Branches of Law. Civil Law	УК-4	ролевая мини-игра	"At a job Interview"
5. Branches of Law International Law	УК-4	Аннотация к научной статье	The main areas of International Law
6. Environment	УК-4	Вопросы по теме	Air pollution/ Land pollution/Water pollution sources
7. Air/Land/Water pollution	УК-4	Написание эссе	Air pollution/ Land pollution/Water pollution sources

Оценочные средства текущего контроля

Вв	виде тестов
1.	In the UK a is a lawyer who specialises in advocacy.
	A. solicitor B. barrister C. magistrate D. attorney
2.	A person who commits an may be sentenced to a fine or prison.
	A. accusation B. offense C. award D. infringe
3.	When a is passed in Parliament it becomes law.
	A. proposal B. bill C. project D. proposition
4.	"In the time of a declared war the government has greater authority tocivil
libe	erties." Justice William H. Rehnquist, All the Laws but One, 1988
	A. infringe B. hurt C. prevent D. intend
5.	The accused was found guilty murder and sentenced to life imprisonment
	A. from B. by C. for D. of
6.	We are studying at the Paul C?zanne University in Aix-en Provence.
	A. rights B. right C. law D. hardly
7.	The thief all my parents' traveller's checks
	A. stole B. theft C. burgled D. stolen
8.	The accused was charged assault.
	A. of B. with C. to D. by
9.	The claimant is filing a for damages
	A. trial B. process C. suit D. hearing
10.	The defendant was to six months in prison.

A. taken B. convicted C. sent D. sentenced
11. The jury found the accused guilty and he was of manslaughter.
A. convinced B. convicted C. condemned D. counselled
12. The parties finally decided to out of court.
A. sue B. settle C. try D. regulate
13. A is a lawyer in England who specialises in giving legal advice to clients.
A. barrister B. solicitor C. attorney D. council
14. A civil wrong which harms a person, his property or reputation is known as
A. a claim B. compensation C. an injury D. a tort
15. People who want to the monarchy consider that it is no longer relevant to
modern-day life.
A. uphold B. support C. abolish D. prevent
16. The accused was to have plotted to kill the queen.
A. accused B. alleged C. charged D. convicted
17. The army general accused of genocide was held in until his trial.
A. house arrest B. home C. custody D. trial
18. He was brought to within a few months of his arrest.
A. testify B. trial C. prison D. arrest
19. The politician was persuaded to guilty to the charges of fraud.
A. plea B. argue C. declare D. plead
20. The soldiers who carried out the killings could face the death
A. penalty B. crime C. punishment D. custody
21. Police are appealing for to the car accident to come forward.
A. drivers B. bystanders C. witnesses D. individuals
22. OJ Simpson was of the crime of murdering his wife and left the court a free
man.
A. accused B. convicted C. acquitted D. tried
23. The tourists didn't know they were the law when they lit their cigarettes in
the pub.
A. smoking B. preventing C. keeping D. breaking
24. The laws banning smoking are rarely as so many people smoke.
A. encouraged B. excused C. enforced D. evoked
25. The number of women in the profession has doubled in recent years.
A. lawful B. legal C. legislative D. lawyer

- 26. To employ a female lawyer instead of a male candidate does not ______ sexual equality or equal opportunities regulations.
 - A. inhibit B. indict C. imply D. infringe
- 27. Our lawyer advised us to _____ out of court if we wanted compensation.
 - A. settle B. agree C. appeal D. keep
- 28. In rape cases, DNA is usually the best _____.
 - A. evidence B. evidences C. testimony D. proofs
- 29. The actress brought _____ against the newspaper.
 - A. a trial B. an action C. a process D. a procedure
- 30. A personal injury ____ can be paid very high fees in the United States.
 - A. prosecutor B. defendant C. lawyer D. solicitor

В виде диктантов

Accuse: To claim someone did something, often something illegal. (verb)

Accused: A person that is alleged to have done something. (noun)

Acquit: To say a person is not guilty and did not perform a crime. (*verb*)

Advocate: A lawyer who argues for a particular side of a case in court.(noun)

Allege: To say that someone might have done something, but it has not been proven to be true.(*verb*)

Appeal: To try to reverse the judgment of a court. (verb)

Appeal-court: A special court where appeals are heard.(noun)

Arrest: When a police officer takes away someone who has committed a crime. (noun)

Arson: To illegally set fire to something.(*noun*)

Assault: To physically attack another person. (verb)

Bailiff: A court worker who enforces the judge's orders.(noun)

Ban: To prevent someone from doing something for a certain amount of time.(noun)

Barrister: A senior lawyer that works in higher or more important courts. (noun)

Bench (1): Where the judge sits in a court. (noun)

Bench (2): A collective name for all the judges within a court.(noun)

Break-the-law: To do something that is not allowed under the law of that country. (*verb*)

Bribery: To give something (normally money) to get an advantage.(noun)

Burglary: To steal something from within a building or vehicle.(*noun*)

Capital punishment: The use of the death penalty for some crimes.(noun)

Case: A single item happening within a court. (noun)

Charge: To officially claim that a person broke the law.(*verb*)

Civil law: The rules related to the running of a country or state.(*noun*)

Commit a crime: To do something illegal.(*verb*)

Compensate: To give something (often money) to offset criminal damage.(*verb*)

Convict: To state that someone is guilty of a crime.(*noun*)

Court clerk: The person who ensures a court runs smoothly, the person who keeps the court records. *(noun)*

Courtroom: The place where cases are heard by a judge.(noun)

Criminal law: The rules related to crime and the punishment of crimes. (noun)

Criminal: A person who has been convicted by a court.(noun)

Death penalty: To kill someone as a form of punishment for committing a crime.(noun)

Defence attorney: A lawyer who explains why a person did not do the crime or why they are

innocent. (noun)

Defence: The argument as to why someone is innocent. (noun)

Defendant: The person who has been accused of committing a crime.(noun)

Dock: The place where the defendant sits during the trial.(noun)

Drink-driving: The crime of driving a vehicle after drinking alcohol. (*noun*)

Drug dealing: The crime of selling illegal drugs. (noun)

Embezzlement: The crime of stealing money owned by someone else but which you were in charge of. *(noun)*

Evidence: The material and information that is used in a court case to show innocence or guilt. *(noun)*

Expert witness: Someone who knows a lot about a topic and is called to give evidence. (noun)

Felony: A serious crime (American English).(noun)

Fine: To be required to give away money as a punishment for committing a crime.(noun)

Foreperson: The leader of a jury and the person who speaks for them. (noun)

Forgery: The crime of making something and claiming it is something else. (noun)

Fraud: The crime of using false information to get something.(*noun*)

Guilty: To be found to have committed a crime. (adjective)

High-court: The most important court in a country (British English). (noun)

Hijack: The crime of taking a vehicle with people in it and forcing it to go somewhere. (noun)

Homicide: The crime of intentionally killing someone (same as murder) (American English).(noun)

Illegal: Something that is not allowed by the laws of a country. (adjective)

Imprison: To put someone in prison as a punishment for committing a crime. (verb)

Indict: To officially accuse someone of committing a crime. (*verb*)

Innocent: To be proven to be not guilty, to have not committed the crime. (adjective)

Judge: The person who decides what sentence to give to someone found guilty of committing a crime. (noun)

Jury: A group of 12 people who listen to the evidence in a case and then decide if the accused is guilty. (*noun*)

Jury room: The room where the jury goes to consider the evidence and decide a verdict. (noun)

Justice: A situation where a guilty person has been punished. (noun)

Juvenile: A person who is not an adult and is often dealt with in special courts. (noun)

Kidnapping: The crime of taking a person away and demanding money to return them. (noun)

Law: The rule or rules that govern how people should behave. (noun)

Lawsuit: A court case brought by an individual person rather than officials. (noun)

Lawyer: A person who studies and practices law. (noun)

Legal: Related to and governed by the law. (adjective)

Magistrate: A judge with lower qualifications who deals with minor offences. (noun)

Manslaughter: The crime of accidentally killing someone. (noun)

Misdemeanour: A less serious crime (American English). (noun)

Murder: The crime of intentionally killing someone (same as homicide) (British English).

(noun)

Negligence: To act without proper care for the consequences. (noun)

Not-guilty: To have not committed a crime. (adjective)

Offence: The specific law that a person has broken. (noun)

Parole: To be released from prison early but with restrictions on the person's actions. (noun)

Perjury: The crime of lying while promising not to lie. (*noun*)

Pick-pocketing: The crime of stealing something from a person's pocket or bag. (noun)

Plaintiff: The person who starts an action in a court.(noun)

Plea: The response to whether a person did or did not commit a crime: guilty or innocent. (noun)

Police officer: A person who catches criminals and stops crimes being committed. (noun)

Precedent: Where previous judgments are used as the base of new laws. (noun)

Prison sentence: The time that a criminal has to spend in prison. (noun)

Prison: A place where criminals are sent and locked up as a punishment for their crimes. (noun)

Probation: A period of time where a criminal's behaviour is looked at closely and if they do

anything wrong they can go back to prison. (noun)

Prosecution: The lawyers who are trying to prove a person is guilty. (noun)

Public gallery: The area in a court room where people can sit and watch. (noun)

Robbery: The crime of taking something that does not belong to you. (noun)

Shoplifting: The crime of taking something from a shop without paying. (noun)

Smuggling: The crime of bringing something into a country that is illegal or not paying taxes

related to the items. (noun)

Solicitor: A lawyer who can be consulted for advice and who prepares documents. (noun)

Stand trial: To be prosecuted in front of a jury.(noun)

Statement: A formal description of what happened or was observed. (noun)

Stenographer: The person who records every word spoken in a court. (noun)

Sue: To start a legal claim against a person or entity. (verb)

Suspect: A person who is believed to have committed a crime. (noun)

Take the stand: To go to the front of the court room (the stand) and give evidence (*verb*)

Terrorism: The crime of using violence against people to achieve a specific goal.(noun)

Testify: To give evidence in a court. (verb)

The accused: The person who is standing trial for committing a crime. (noun)

The stand: The place at the front of the court room where witnesses stand to give evidence.

(noun)

Theft: The crime of taking something that is not yours. (noun)

Trespass: The crime of entering an area or building without permission. (noun)

Trial: The process of a jury listening to evidence and then giving a verdict. (noun)

Unanimous: When everyone agrees with the same answer. (adjective)

Vandalism: The crime of damaging property. (noun)

Verdict: The final decision reached by a jury, normally 'guilty' or 'not guilty'.(noun)

Victim: The person who has had a crime committed against them and who has suffered. (noun)

Violate: To not follow rules that are specifically set. (*verb*)

Witness: A person who has information about a crime. (noun)

В виде деловых и ролевых игр

You need to write some role-plays. For each one you are given the location (where it is happening), the situation (what is happening) and the participants (the people involved). Think what they would say to each other and then write it all down. Once you have finished you can find a friend to perform the role play with.

Role-play 1

• Location: Outside some court rooms.

• Situation: Waiting to go into the courts.

• Participants: 2 (or more) witnesses for different trials.

Role-play 2

• Location: In court.

• Situation: A witness is giving evidence.

• Participants: Witness, lawyers and others if needed

В виде письменных заданий

This exercise has a legal writing passage that you need to summarise. This means that you need to read and understand the passage and then try to rewrite it so that it means the same thing but with different words used. Also try to make it a bit shorter.

What is it like to be on a jury?

Juries are a very important part of the legal system. They are the people who decide if a defendant is guilty or not guilty of the crime they have been accused of. The jury listens to all the evidence that the prosecution and defense lawyers present. They use the information from the evidence to make their decision.

In most countries the jury will be made up of twelve people. Sometimes there can also be alternate or spare jurors if the trial will be very long or complex. These extra jurors will listen to the evidence and be ready to replace one of the main jurors if they become ill or cannot continue for any reason. This means there will always be twelve people to decide if the prosecution proved their case or not.

While the trial is happening the jury is not meant to speak to anybody about what they have heard or what they think of the evidence. During the day when they are not needed in the courtroom, for example, when it is lunch time, they have a special room called a jury room where they can go. This room is also used at the end of the trial when they have heard all the evidence and have to make their decision.

When the jury needs to decide if the case has been proven or not they go to the jury room and all sit down round a table to discuss and talk about what they think of the evidence. They will consider each piece of evidence and then move onto the next, until the end. Then when they are ready they will vote to decide whether the defendant is guilty or innocent. Usually a unanimous verdict is needed.

Критерии оценки знаний студентов при проведении текущего контроля с использованием тестовых заданий

Оценка «отлично» выставляется, если студент правильно решил от 80 до 100 % заданий; Оценка «хорошо» выставляется, если студент решил правильно от 60 до 80 % заданий; Оценка «удовлетворительно» выставляется, если студент решил правильно ль 50 до 60 % заданий;

Оценка «неудовлетворительно» и «не зачтено »выставляется, если студент ответил менее, чем на 50 % заданий;

Оценка «зачтено» выставляется, если студент ответил более чем на 50 % заданий.

Оценочные материалы для входного контроля

Устный опрос по темам:

- Types of legal profession
- British parliament
- USA Congress

Примеры тестовых заданий для входного контроля:

TEST 1

I. CHOOSE THE CO	DRRECT WORD	:		
1. In the UK a	is a lawyer	who specializes i	n advocacy.	
a. solicitor	b. barrister	c. magistrate	d. attorney	
2. A person who co				
a. accusation	b. offense	c. award	d. infringe	
			e the death	
		c. punishment		
4. We are studying <i>a. rights</i>	at I	rkutsk State Univ	ersity.	
			d. hardly	
5. The thief	_ all my parents	s' money.		
	-	c. burgled		
			es in giving legal advi	ce to clients.
a. barrister	b. solicitor	c. attorney	d. council	
7. The accused was	for d	rug-dealing.		
a. accused	b. alleged	c. charged	d. convicted	
8. He was brought	to w	ithin a few montl	ns of his arrest.	
a. testify	b. trial	c. prison	d. arrest	
9. The number of w	omen in the	profession	n has doubled in recent	years.
		c. legislative		•
10. 13. In rape cases				
a. eviđence	b. evidences	c. testimony	d. proofs	
II. CHOOSE THE CO	ORRECT FORM:			
11. Law as	s a rule of huma	an conduct impo	sed upon and enforced	d among, the
members of the stat	e.			
a. defines	b. is define	d c. has been	defined d. defined	
12. A defendant	to obey lav	v, so he was puni	shed.	
a. refuses	b. refused	c. has refus	ed d. had refusei	d

13. Lawyers	to the agreement b	y the end of the pro	esent session	. .
a. came	b. have come	c. had come	d. come	
14. People all ov	ver the world	more and more acc	customed to	using legal
means to regula	te their relations with ea	ach other		
a. become	b. are becoming	c. has become	d. becom	e
15. Every year t	he State Duma of the Ri	ussian Federation _	a	lot of laws.
a. is passing	b. passes	c. has passed	d. pass	
16. Since the pl	ace as a polic	e station, the head	lquarters of	the Metropolitan
Police kr	nown as Scotland Yard.			
a. is used, becom	ies b. was used, beci	ame c. used, becar	ne d. uses,	becomes
17. Theyat th	ne Law Institute for two	years.		
a. study	b. have been studyii	ng c. had been stu	dying	d. was studying
18. A defendant	to obey law, so	he		
a. refuses, is pur	iished b. refused, wa	is punished c. has	refused, was	s punished d. has
refused, has been	ı punished			
19. Laws	in many countries.			
a. codified	b. were codified	d c. has b	een codified	d. codifies
20. The police _	the thieves y	et.		
a. didn't find	b. hasn't found	l c. haven	t found	d. wasn't found

III. READ THE TEXT AND DECIDE WHAT VARIANT IS THE BEST:

The Jury

In jury trials the judge decides questions of law, sums up the evidence for the jury and instructs it on the relevant law, and discharges the accused or pass sentence. Only the jury decides whether the defendant is guilty or not guilty. In England and Wales, if jury cannot reach a unanimous verdict, the judge may direct it to bring in a majority verdict provided that, in the normal jury of 12 people, there are not more than two dissentients. In the event of a 'guilty' verdict, the defendant has a right of appeal to the appropriate court.

A jury is completely independent of the judiciary. Any attempt to interfere with a jury once it is sworn in is punishable under the Contempt of Court Act 1981.

People between the ages of 18 and 65 whose names appear on the electoral register, with certain exceptions, are liable for jury service and their names are chosen at random. (proposals to increase the upper age limit from 65 to 70 in England and Wales are contained in the Criminal Justice Act 1988). Ineligible persons include the judiciary, priests, people who have within the previous ten years been members of the legal profession, the Lord Chancellor's Department, or the police, prison and probation services, and certain sufferers from mental illness. Persons disqualified from jury service include those who have, within the previous ten years, served any part of a sentence of imprisonment, youth custody or detention, or been subject to a community service order, or, within the previous five years, been placed on probation. Anyone who has been sentenced to five or more years' imprisonment is disqualified for life.

21. A unanimous verdict is...

a. a verdict reached in complete agreement

- b. a verdict reached in secret
- c. a verdict reached by the majority of the jurors
- d. a verdict reached by the judge
- 22. Someone who is liable for jury duty is...
- a. a person who reached the legal age and no older than 65
- b. a person who served any parts of a sentence within the previous ten years
- c. a person who is a member of a prison staff
- d. a person who happened to be a victim of the same crime
- 23. The Lord Chancellor's department includes
- a. Members of the Parliament
- b. Members of the Government
- c. Lords Temporal
- d. High Court Judges
- 24. A jury is independent of the judiciary means
- a. no one can interfere the jurors' judgments
- b. no one from judiciary can be a juror
- c. no judge can advise the jury on legal matters
- d. no juror can be removed by the judge
- 25. The duty of the judge in jury trials is...
- a. to type everything that is said in court
- b. to listen to a trial and decides if a defendant is guilty or not
- c. to instruct the jury and decide the questions of law
- d. to keep the order in court

IV. Choose the best variant

I could pretty well when I was five,

a) to read b) read c) reading d) reads

She didn't want.... late, so she had to take a taxi,

a) to be b) be c) been d) being

Ask him tomorrow around 5.

- a) come b) to come c) coming d) comes
- He her face carefully looking f3r any sings of anger,
 - a) study b) to study c) studied d) studied

She can't help you, she's busy. She is.... a letter,

written b) wrote c) writing d) writes

V. Answer the following questions (OR COMMENT the statements and express yourself on the following) :

- 31. What are the typical functions of the solicitor?
- 32. What is the structure of British Parliament?
- 33. How is American Congress organized?
- 34. What is the Role of the English Parliament in Lawmaking Process?
- 35. American Congress and its Role in Lawmaking Process.
- 36. Types of Legal Profession in England.

- 37. The Court System of England and Wales.
- 38. The Court System of the USA.
- 39. The System of Government in Great Britain.
- 40. The System of Government in the USA.
- 41. The Federal Judiciary.
- 42. The Constitution and the Bill of Rights.
- 43. The System of Checks and Balances.
- 44. The Jury.

VI. Correct mistakes.

- 45. Queen Anne were the last monarch who refused her consent.
- 46. Administrative tribunals making quick, cheap and fair decisions.
- 47. To quality as a barrister you have to be took examinations of the Bar Council.
- 48. The Jurors is discussing a case at the moment.
- 49. The case will hearing in the Crown Court.
- 50. Has the witness given evidances already?

ключи

TEST 1

I. CHOOSE THE CORRECT WORD :	
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a. solicitor <u>b. barrister</u> c. magistrate d. attorney	
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4. We are studying at Irkutsk State University.	
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the state.	
a. defines <u>b. is defined</u> c. has been defined d. defined	
12. A defendant to obey law, so he was punished.	
a. refuses <u>b. refused</u> c. has refused d. had refused	
13. Lawyers to the agreement by the end of the present session.	
a. came b. have come c. had come d. come	

14. People all over the	world more and	more accustomed to usi	ng legal means to
regulate their relations	with each other		
a. become	b. are becoming c. has b	pecome d. becom	e
15. Every year the Sta	te Duma of the Russian Fed	eration a lo	t of laws.
a. is passing	<u>b. passes</u> c. has	passed d. pass	
16. Since the place _	as a police station	, the headquarters of the	e Metropolitan Police
known as Scot	land Yard.		
a. is used, becomes	b. was used, became c. u	sed, became d. uses, be	ecomes
17. Theyat the Lav	v Institute for two years.		
a. study b.	have been studying c. had	l been studying a	d. was studying
18. A defendant	_ to obey law, so he	·	
a. refuses, is punished	b. refused, was punished	<u>l</u> c. has refused, was pu	nished d. has refused,
has been punished			
19. Laws in ma	any countries.		
a. codified	<u>b. were codifie</u> d	c. has been codified	d. codifies
20. The police	the thieves yet.		
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- b. Members of the Government
- c. Lords Temporal
- d. High Court Judges

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- 45. Queen Anne were the last monarch who refused her consent. was
- 46. Administrative tribunals making quick, cheap and fair decisions. make
- 47. To quality as a barrister you have to be took examinations of the Bar Council. to take
- 48. The Jurors is discussing a case at the moment . are
- 49. The case will hearing in the Crown Court. be heard
- 50. Has the witness given evidances already? evidance

Test 2

I. CHOOSE THE CORRECT WORD:

1.	Solicitors are allow	red to	_clients in court.		
a.	talk to	b. act for	c. speak for	d. advocate	
2.	This a criminal	, so I'll have to	refer you to a colleague w	who deals with criminal law.	
<i>a</i> .	problem	b. topic	c. subject	d. matter	
3.	It is legal in Englan	nd and America for s	ome lawyers to work on	a no win-nobasis.	
a.	a payment	b. fee	c. salary	d. money	
4. I don't think I'll ever want to as			_ as a judge because I en	njoy my job as a solicitor.	
a.	sit	b. practice	c. arbitrate	d. rule.	
5. I think it is a fair that everyone gets pay for doing the same job.					
a.	same	b. equivalent	c. alike	d. equal	
6. If a lawyer is allowed to be heard in a particular court we say that he or she has the right					
οf					

a. speaking	b. consultation	c. hearing	d. audience
7. If you want the ju	udge to award you dan	nages from the defendant	you will have to prove to the
court that you	_a loss.		
a. suffered	b. experienced	c. had	d. endured
	are set up as		
a. private limited or	ganization b. public	limited organization c.	partnerships d. Bar
			nty Courts where most claims
are	••		•
a. issued	b. tried	c. heard	d. observed
			ay apply to preside over cases
and sits as a		1	
		c. juror	d. prosecutor
			r usually chooses to in
one particular area.	,	, ,	<i>,</i>
•	b. aualify	c. consult	d. practice
12. A member of a			
		c. a gangster	d. a thief
	ccuses another person of		an a vivo
		c. defendant	d. juror
•	e people go to conduct	· ·	
-		c. chamber	d firm
		trate the truth of an assert	
_		c. witness	
	when he touched the		a. regumenty
		c. fingerprints	d bloodstains
	keeps order in court		
		c. judge	d clerk of the court
		ides if the defendant is gu	
=		c. lawyer	
	se that attempts to prov	•	a. prosecution
a. prosecution	b. juror	c. lawyer	d. defense
=	o. juror nvestigates death due to	•	u. uejense
a. judge	b. inspector	c. lawyer	d. coroner
	•	e petty offences in the cou	
a. judge	b. magistrate	c. solicitor	d. lawyer
	ives testimony, as in a		a. tawyer
a. witness	b. juror	c. bystander	d. defendant
	v	•	course of three or four years
		c. Juris doctor degree o	
			i. Doctor of philosophy
a. common law	by judges through deci b. civil law	c. employment law	d. criminal law
		= :	
<u>=</u>		decide cases in a court of	
a. magistrate	b. judge	c. barrister	d. juror

II. Read the text

Specialist in Administrative Law.

PAMELA WEBSTER

Are you a business owner confused by all the government regulations out there? Licenses, accreditations, and compliance with the laws... it's enough to make any owner crazy. Luckily, I'm here to help you get past all the bureaucracy. I help business owners resolve their administrative law issues. I have an excellent record for defending business facing disciplinary actions. In addition, I know how to negotiate with government agencies to achieve positive results.

Don't jeopardize your business by missing out on the assistance you need! I have the skills to fix many administrative problems that business owners deal with. To learn more, please contact Pamela Webster at 555-9528.					
Choose the word that i	is closest in meaning	to the underline	l part.		
26. Tom wants to find a	-		_		
a. negotiate	b. jeopardize	c. reso			
27. The agency forced lawsuit. a. license	the business owner b. compliance		follow the rules by threatening a ciplinary actions		
	-				
28. Before Karen is able a. bureaucracy	e to open the children b. accreditation	_	s to get official certification to act. compliance		
29. John has a new job	with a federal depart	ment			
a. government agency	b. disciplinar		compliance issue		
a. government agency	o. discipiniai	y action C	compliance issue		
30. The agency took ste	eps to correct and pur	<u>nish wrongdoing</u> a	gainst the business.		
a. bureaucracy	b. license	(e. disciplinary action		
II. Choose the correct word31. If you drive faster than the stated speed limit, you are simply the law.					
<u> </u>	-	. holding	-		
		•	d. breaking		
not to take the law into		leone has done to	you, the police always advise you		
	<u>-</u>	c. mind	d. control		
33. In London in any un					
•	b. for				
•		c. through	d. against		
	ou may have got away	with a crime, in it	nost cases the long <u>of the</u> law		
will catch you.	b. feel	c. stretch	d. reach		
a. arm					
35. In that particular industry everyone has to look after themselves because the law of					
the rules.	h	a innala	d format		
a. animals	b. zoo	c. jungle	d. forest		
•	ect for modern conve	ntions and do exa	ctly what they want — they are a		
law themselves.	b. into	c. outside	d across		
a. unto	U. IIIIU	c. outside	d. across		

37. Her parents are	very strict and frequent	aly down the law al	bout the way she behaves.		
a. lie	b. lies.	c. lay	d. lays		
38. Although techr	nically his judgement w	vas not according to the	of the law, most people		
thought the judge v	vas right to let the man	go free.			
a. print	b. number	c. point	d. letter		
39. I get the impres	ssion sometimes that sh	e thinks she can never d	o anything wrong almost as if		
she is the law	<i>7</i> .				
a. above	b. over	c. superior	d. higher		
40. All governmen	ts want people to live in	peace and comfort and	so they try to promote a sense		
of law and					
a. easy	b. order	c. correct	d. structure		
	rrect definition of the	word:			
41. CRIMINOLOG	` '				
•	of a crime in criminal p	proceedings			
· ·	ninal conduct in society				
c. money that the c	ourt orders the defendar	nt to pay for it.			
42. WRIT (n)					
a. every citizen of a	n state				
b. a document issue	ed by a court in the nam	e of the Sovereign			
c. to state the punis	hment				
43. PLAINTIFF (n)				
a. a decision made					
b. a person who tak	b. a person who takes legal action against the defendant				
c. a session during	which a court of law he	ars cases			
44. COMMIT (v)					
` '	d person guilty of a crir	ne in a court			
b. to state the punis					
c. to do smth wrong					
45. CASE (n)					
a. a legal action or	trial				
b. a treaty between states					
•	rate section in a docume	ent			
46. CRIMINAL (n))				
` '	kept under guard or in	prison			
_	the study of criminal conduct in society				

47. DEFENDANT (n)

a. a person who has suffered harm/damage

c. a person who has committed a crime

b. an accomplice

c. a person accused of a crime in criminal proceedings

48. LAW-ABIDING PERSON (n)

- a. who obeys the law
- b. who issues laws
- c. who commits a crime

49. CODE (n)

- a. an unlawful physical attacks against someone
- b. a systematic, written collection of laws
- c. a treaty between states

50. PLEAD GUILTY (v)

- a. to admit committing a crime
- b. a decision made by a judge
- c. to cancel a law officially, to make it invalid

Ключи

1.	Solicitors are allow	red to	clients in court.			
a.	talk to	b. act for	c. speak for	d. advocate		
2.	This a criminal	, so I'll have to re	efer you to a colleague v	who deals with criminal law.		
a.	problem	b. topic	c. subject	<u>d. matter</u>		
3.	It is legal in Englan	nd and America for so	ome lawyers to work on	a no win-nobasis.		
a.	a payment	<u>b. fee</u>	c. salary	d. money		
4.	I don't think I'll ev	er want to	_ as a judge because I en	joy my job as a solicitor.		
<u>a.</u>	<u>sit</u>	b. practice	c. arbitrate	d. rule.		
5.	I think it is a fair th	at everyone gets	pay for doing the s	ame job.		
a.	same	b. equivalent	c. alike	<u>d. equal</u>		
6.	If a lawyer is allo	wed to be heard in a	a particular court we sa	y that he or she has the right		
of	·•					
a.	speaking	b. consultation	c. hearing	<u>d. audience</u>		
7.	7. If you want the judge to award you damages from the defendant you will have to prove to the					
co	ourt that you	_a loss.				
<u>a.</u>	<u>suffered</u>	b. experienced	c. had	d. endured		
8.	Many law firms are	e set up as	•			
a.	a. private limited organization b. public limited organization <u>c. partnerships</u> d. Bar					
9. Thousands of solicitors appear in court every day, esp. in the County Courts where most claims						
ar	e					
<u>a.</u>	issued	b. tried	c. heard	d. observed		
10. After several years of experience members of either profession may apply to preside over cases						
	nd sits as a					
			c. juror			
11	1. Solicitors practice	e in many areas of lav	w, although each solicite	or usually chooses to in		

one particular area.					
<u>a. specialize</u>	b. qualify	c. consult	d. practice		
12. A member of a c	riminal group				
a. a robber	b. a smuggler	c. a gangster	d. a thief		
13. A person who ac	cuses another person	of a wrongdoing			
a. paralegal	<u>b. plaintiff</u>	c. defendant	d. juror		
14. The place where	people go to conduct	legal business			
a. administration	<u>b. court</u>	c. chamber	d. firm		
15. Something that of	can be used to demons	strate the truth of an asse	ertion		
a. testament	<u>b. evidence</u>	c. witness	d. testimony		
16. The man left	when he touched	the window			
a. footprints	b. tire marks	<u>c. fingerprints</u>	d. bloodstains		
17. An officer who k	keeps order in court				
a. officer	<u>b. bailiff</u>	c. judge	d. clerk of the court		
18. A person who lis	stens to a trial and dec	eides if the defendant is g	guilty or not		
a. judge	<u>b. juror</u>	c. lawyer	d. prosecution		
19. The side of a cas	e that attempts to pro	ve innocence			
a. prosecution	b. juror	c. lawyer	<u>d. defense</u>		
20. A person who in	vestigates death due t	o unnatural causes			
a. judge	b. inspector	c. lawyer	<u>d. coroner</u>		
21. A non-paid office	cial who deals with th	e petty offences in the co	ourts of first instance		
a. judge	<u>b. magistrate</u>	c. solicitor	d. lawyer		
22. A person who gi	ves testimony, as in a	court of law.	•		
a. witness	b. juror		d. defendant		
23. An academic deg	gree of a lawyer awar	ded for an undergraduate	e course of three or four years		
a. <u>Bachelor's degree</u>	a. <u>Bachelor's degree</u> b. Master's degree c. Juris doctor degree d. Doctor of philosophy				
	y judges through dec				
a. common law	b. civil law	c. employment la	aw d. criminal law		
25. A public officer	authorized to hear and	d decide cases in a court	of law		
a. magistrate	<u>b. judge</u>	c. barristei	d. juror		
26. Tom wants to fin	d a solution to the pr	oblem as soon as possibl	le.		
a. negotiate	b. jeopardize	c. resolve	2		
	ced the business own	ier into <u>agreeing to fol</u>	<u>low the rules</u> by threatening a		
lawsuit.	1 1'	1	1		
a. license	b. compliance		linary actions get <u>official certification to act</u> .		
a. bureaucracy	b. accredita		pliance		
•	ob with a <u>federal dep</u>		priumee		
a. government agenc	· · · · · · · · · · · · · · · · · · ·		ompliance issue		
30. The agency took steps to correct and punish wrongdoing against the business.					
a. bureaucracy	b. license	c.	disciplinary action		
II. Choose the correct word					
31. If you drive faste	-	ed limit, you are simply.	the law.		
a. turning	b. snapping	c. holding	l. breaking		

a

32. However angry not to take the law in		omeone has done to y	ou, the police always advise you	
a. fingers	b. hands	c. mind	d. control	
a. by	y underground station it b. for k you may have got awa	c. through	moke. <u>d. against</u> ost cases the long <u>of the</u> law	
a <u>. arm</u>	b. feel	c. stretch	d. reach	
· · · · · · · · · · · · · · · · · · ·			themselves because the law of	
a. animals	b. zoo	<u>c. jungle</u>	d. forest	
law themselve	es.		aly what they want — they are a	
a. unto		c. outside	d. across	
=		=	v about the way she behaves.	
a. lie	b. lies.	c. lay	d. lays	
=	cally his judgement wa as right to let the man g	=	he of the law, most people	
a. print	b. number	c. point	d. letter	
*	sion sometimes that she	-	r do anything wrong almost as if	
a. above	b. over	c. superior	d. higher	
40. All governments of law and	s want people to live in	peace and comfort an	nd so they try to promote a sense	
a. easy	<u>b. order</u>	c. correct	d. structure	
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41. CRIMINOLOG	` '			
•	of a crime in criminal p	roceedings		
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c. money that the co	urt orders the defendan	t to pay for it.		
42. WRIT (n) a. every citizen of a	state			
•	d by a court in the name	e of the Sovereign		
c. to state the punish		-		
43. PLAINTIFF (n)				
a. a decision made by a judge				
b. a person who takes legal action against the defendant				
c. a session during v	which a court of law hea	ars cases		

44. COMMIT (v)

b. to state the punishment

a. to find an accused person guilty of a crime in a court

c. to do smth wrong or illegal

45. CASE (n)

- a. a legal action or trial
- b. a treaty between states
- c. a complete, separate section in a document

46. CRIMINAL (n)

- a. the state of being kept under guard or in prison
- b. the study of criminal conduct in society
- c. a person who has committed a crime

47. DEFENDANT (n)

- a. a person who has suffered harm/damage
- b. an accomplice
- c. a person accused of a crime in criminal proceedings

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