Chapter 02: Ideological and Theoretical Underpinnings to Corrections

MULTIPLE CHOICE

1.	Which of	the fol	lowing is	not a pl	hilosop	hical und	derpinning	in correction	ons?
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- a. Rehabilitation
- b. Retribution
- c. Deterrence
- d. Incarceration

ANS: D PTS: 1 DIF: Hard

REF: Philosophical Underpinnings OBJ: 2.1 COG: Application

- 2. Which philosophical underpinning in corrections focuses on the offender?
 - a. Rehabilitation
 - b. General deterrence
 - c. Retribution
 - d. Incapacitation

ANS: A PTS: 1 DIF: Easy

REF: Philosophical Underpinnings OBJ: 2.1 COG: Knowledge

- 3. Which philosophical underpinning in corrections implies that offenders committing a crime should be punished in a like fashion or in a manner that is commensurate with the severity of the crime that they have committed?
 - a. Deterrence
 - b. Incapacitation
 - c. Retribution
 - d. Treatment

ANS: C PTS: 1 DIF: Easy REF: Retribution

OBJ: 2.1 COG: Knowledge

- 4. This process identifies those inmates who are of particular concern to public safety and provides them with much longer sentences than would be given to other inmates.
 - a. General incapacitation
 - b. General deterrence
 - c. Selective deterrence
 - d. Selective incapacitation

ANS: D PTS: 1 DIF: Medium REF: Selective Incapacitation

OBJ: 2.2 COG: Comprehension

- 5. Which philosophical underpinning in corrections derives offenders of their liberty and removes them from society.
 - a. Incapacitation
 - b. Reintegration
 - c. Restorative justice
 - d. Deterrence

ANS: A PTS: 1 DIF: Easy REF: Incapacitation

6.	Which philosophical underpinning in corrections is intended to cause vicarious learning whereby observers see that offenders are punished for a given crime and themselves are discouraged from committing a like-mannered crime due to fear of punishment? a. General deterrence b. Specific deterrence c. Treatment d. Restorative justice							
		PTS: 1 COG: Knowledge	DIF:	Easy	REF:	Deterrence		
7.	The primary purpose offenders with worth a. Incarceration b. Rehabilitation c. Reintegration d. Deterrence				orrection	ons focuses on providing		
		PTS: 1 COG: Comprehension	DIF: on	Medium	REF:	Rehabilitation		
8.	 There are many reasons for a variety of sanctions. Which is <i>not</i> a chief reason? a. The desire to have punishments as proportionate to the crime as can be arranged. b. The desire to save beds in prisons. c. The desire to ensure that offenders not find their punishment beneficial. d. The desire for incentives to exist so that offenders will change their behavior. 							
	ANS: D I REF: The Continuum	PTS: 1 of Sanctions	DIF: OBJ:	Hard 2.3	COG:	Application		
9.	Most offenders convities of the offense. a. a fine b. probation c. an intermediate s d. incarceration		offense	are assed	as a	punishment for committing		
		PTS: 1 COG: Comprehension	DIF:	Medium	REF:	Monetary		
10.	What is the judge's na. Injury to the viction b. Fulfill the demand c. Seriousness of the d. The need to protect	im ad of retribution e crime	or in de	eciding upon a	sanctio	on for a convicted offender?		
		PTS: 1 COG: Knowledge	DIF:	Easy	REF:	Sentencing Models		
11.	These factors make of a. Mitigating factor		of the ca	rime more und	lerstan	dable.		

OBJ: 2.1 COG: Knowledge

	c. Negative factorsd. Positive factors					
	ANS: A OBJ: 2.3	PTS: 1 COG: Knowledge	DIF:	Easy	REF:	Sentencing Models
12.	Which philosophica. Retributionb. Just dessertsc. Incapacitationd. Rehabilitation	cal underpinning in c	orrecti	ons is determ	inate se	ntencing <i>NOT</i> grounded in?
	ANS: D OBJ: 2.1	PTS: 1 COG: Knowledge	DIF:	Easy	REF:	Determinate Sentences
13.	involvea. Geography; Jud b. Defendants' rad	and dicial attitudes ce; Victims' race ce; Judicial attitudes		monly cited f	orms of	disparity in sentencing
	ANS: A OBJ: 2.3	PTS: 1 COG: Comprehens		Medium	REF:	Sentencing Disparities
14.	Which geographica a. East b. West c. Midwest d. South	al region imposes me	ore har	sh sentences	than oth	ner areas of the nation?
	ANS: D OBJ: 2.3	PTS: 1 COG: Knowledge	DIF:	Easy	REF:	Sentencing Disparities
15.	Which correctional reasonable? a. Classical crimi b. Behavioral psy c. Conflict theory d. Strain theory	nology chology	at punis	shment must l	oe propo	ortional, purposeful, and
	ANS: A REF: Classical The COG: Knowledge	PTS: 1 eory and Behavioral Ps		Easy gy	OBJ:	2.4
16.	A is oundesired behavior a. negative reinfor b. positive reinfor c. negative punish d. positive punish	r. rcer rcer hment	is appl	ied to the offe	ender w	hen the offender commits an

b. Aggravating factors

	ANS: D REF: Reinforcers a	PTS: 1 nd Punishments	DIF: OBJ:	Medium 2.5	COG	Comprehension		
17.	Which correctional theory contends that offenders learn to engage in crime through exposure to and the adoption of definitions that are favorable to the commission of crime? a. Behavioral psychology b. Strain theory c. Social learning theory d. Conflict theory							
	ANS: C OBJ: 2.4	PTS: 1 COG: Knowledge	DIF:	Easy	REF:	Social Learning		
18.	legitimate work. D	ue to this frustration Which correctional the chology theory	he beg	an committin	g burgl	nd has been unable to obtain laries and selling the stolen lividual's behavior?		
	ANS: B OBJ: 2.5	PTS: 1 COG: Application	DIF:	Hard	REF:	Anomie/Strain		
19.	 9. An individual is released from prison and struggles to find legitimate work and is excluded from public housing due to her prior drug conviction. Which correctional theory would argue why she is struggling to reintegrate back into society? a. Behavioral psychology b. Classical criminology c. Social learning theory d. Labeling theory 							
	ANS: D REF: Labeling and	PTS: 1 Social Reaction	DIF: OBJ:	Hard 2.5	COG	Application		
TRUI	E/FALSE							
20.	20. Incapacitation argues that offenders should be given the punishment that they justly deserve; those who commit minor crimes deserve minor sentences, and those who commit serious crimes deserve more severe punishments.							
	ANS: F OBJ: 2.1	PTS: 1 COG: Knowledge	DIF:	Easy	REF:	Retribution		
21.	Retribution equates revenge. There are few distinctions between the two terms.							
	ANS: F OBJ: 2.1	PTS: 1 COG: Comprehensi	DIF:	Medium	REF:	Retribution		
22.	Reintegration focus	ses on empowering	victims	in their search	h for c	losure.		
	ANS: F	PTS: 1	DIF:	Easy	REF:	Restorative Justice		

23.	Sentencing schemes under a rehabilitation orientation would be indeterminate.						
	ANS: T OBJ: 2.1	PTS: COG:	1 Comprehension		Medium	REF:	Rehabilitation
24.	United States v. Booker (2005) held that federal judges are required to follow sentencing guidelines.						
	ANS: F OBJ: 2.2	PTS: COG:	1 Knowledge	DIF:	Easy	REF:	Types of Sanctions
25.	Most offenders con	victed	of a criminal	offense	e are assessed	a perio	od of incarceration.
	ANS: F OBJ: 2.2	PTS: COG:	1 Knowledge	DIF:	Easy	REF:	Types of Sanctions
26.	Inmates in supermax facilities are the least likely of all inmates to care about the consequences of their actions and/or their ability to bond with other people.						
	ANS: T OBJ: 2.2	PTS: COG:	1 Knowledge	DIF:	Easy	REF:	Incarceration Options
27.	Determinate sentencing is sentencing that includes a range of years that will be potentially served by the offender.						
	ANS: F OBJ: 2.2	PTS: COG:	1 Knowledge	DIF:	Easy	REF:	Determinate Sentences
28.	One type of mandatory minimum sentence is the "three strikes and you're out" law.						
	ANS: T REF: Mandatory M COG: Comprehension			DIF:	Medium	OBJ:	2.2
ESSA	Y						
29.	Identify and define corrections. Provide		_	•		_	ical underpinnings in h philosophical

OBJ: 2.1

underpinning.

ANS:

COG: Knowledge

The four generally recognized goals are retribution, deterrence, incapacitation, and rehabilitation. Retribution is defined as punishments that are proportionate to the seriousness of the crime committed. An example of punishment that fits this goal is capital punishment for someone who commits murder. Incapacitation is defined as punishment that deprives offenders of their liberty and removes them from society with the intent of ensuring that society cannot be further victimized by these offenders during their term of incarceration. An example of incapacitation is a period of incarceration within a correctional facility. Deterrence is defined as the prevention of crime by the threat of punishment. An example of a punishment that fits this goal is three-strikes laws. A would-be offender is hopefully deterred from committing future offenses due to a threat of a second or third strike, which results in enhanced penalties. Rehabilitation is defined as practices that are aimed solely at the recovery of the offender, regardless of the crime that was committed. An example of punishment that supports this goal is probation with intensive drug therapy, employment assistance, and counseling.

PTS: 1 DIF: Hard REF: Philosophical Underpinnings

OBJ: 2.1 COG: Application

30. The continuum of sanctions refers to a broad array of sentencing and punishment options that range from simple fines to incarceration and ultimately end with the death penalty. The reason for this variety of sanctions is manifold. Identify and define the top three reasons for the variety of sanctions.

ANS:

Perhaps chief among the reasons is the desire to calibrate the sanction in a manner that is commensurate with the type of criminal behavior. This means that sanctions should be selected in such a manner that allows us to, through an additive process, weight the seriousness of the sanction, as well as the number of sanctions that are given, so that the punishment effect is as proportional to the crime as can be arranged. In addition to the desire for proportionality, there is another reason for the use of varied sanctions: the desire to save beds in prisons. The reason for this has to do with a shift in ideologies and, more specifically, the rising costs of imprisonment. Another rationale for this continuum is associated with treatment purposes. The purpose of treatment is to provide lesser sanctions to offenders who show progress in treatment, and more serious sanctions can be administered to offenders who prove to be dangerous or a nuisance to a given facility.

PTS: 1 DIF: Medium REF: Continuum of Sanctions

OBJ: 2.2 COG: Analysis

31. Define indeterminate and determinate sentences. What are the main differences between determinate and indeterminate sentencing?

ANS:

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Indeterminate sentencing is sentencing that includes a range of years that will be potentially served by the offender. The offender is released during some point in the range of years that are assigned by a sentencing judge. Both the minimum and maximum times can be modified by a number of factors. This type of sentence is typically associated with treatment-based programming and community supervision objectives. Determinate sentencing consists of fixed periods of incarceration with no later flexibility in the term that is served. This type of sentencing is grounded in notions or retribution, just desserts, and incapacitation. When offenders are given a determinate sentence, they are imprisoned for a specific period of time. Once the time has expired, the inmate is released from prison.

PTS: 1 DIF: Medium

REF: Indeterminate Sentences and Determinate Sentences

OBJ: 2.2 COG: Analysis