9. "UCC 2-207(1)" is a citation to *Uniform Commercial Code* Section 2-207, subsection 1.

a. True

ANSWER: True

b. False

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ANSWER: True		
10. The courts, in interpreting statutory a. True b. False 4NSWER: True	law, often rely on the common law as a gui	ide to what the legislators intended.
11. Most state trial court decisions area. Trueb. FalseANSWER: True	not published.	
a. True b. False	nsideration of consequences is known as jur	isprudence.
4NSWER: False		
13. Procedural law consists of all laws a. Trueb. False ANSWER: True	that outline the methods of enforcing rights.	
14. Administrative law is a source of Aa. Trueb. False	American law that is consists of statutes.	
ANSWER: False		
15. Statutes are laws enacted by Congra. Trueb. FalseANSWER: True	ress and the state legislatures and comprise of	one of the sources of American law.
16. Courts do <i>not</i> depart from precedera. Trueb. False	nts.	
ANSWER: False		
17. <i>Stare decisis</i> is a doctrine obligatin a. True b. False <i>ANSWER:</i> False	g judges to help persons who have failed to	protect their own rights.
18. In a common law system, judges an a. True b. False	re not obligated to follow the precedents esta	ablished within their jurisdictions.

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ANSWER: False		
19. Damages are a remedy at law.		
a. True		
b. False		
ANSWER: True		
20. Remedies in equity include injunction	ns.	
a. True		
b. False		
ANSWER: True		
21. In most states, the courts no longer gr	rant "equitable" remedies.	
a. True		
b. False		
ANSWER: False		
22. The term common law refers to law the	hat is common throughout the world.	
a. True		
b. False		
ANSWER: False		
23. The <i>common law</i> is a term for the law	ws that are familiar to most of us.	
a. True		
b. False		
ANSWER: False		
24. Constitutional law includes only the U	U.S. Constitution.	
a. True		
b. False		
ANSWER: False		
25. Whether a law is constitutional depen	nds on its source.	
a. True		
b. False		
ANSWER: False		
26. The U.S. Constitution reserves to the	e federal government all powers not granted to	the states.
a. True		
b. False		
ANSWER: False		
27. Statutory law includes state statutes.		
a. True		
b. False		

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ANSWER: True		
	law, may rely on the common law as a gu	iide to what the legislators intended.
a. True		
b. False		
ANSWER: True		
29. A citation identifies the publication a. True	in which a legal authority can be found.	
b. False		
4NSWER: True		
20. Administrative law consists of the	rules, orders, and decisions of administrati	va agencies
a. True	ures, orders, and decisions or administrati	ve agencies.
b. False		
ANSWER: True		
31. Administrative law includes only st	ate regulations.	
a. True		
b. False		
ANSWER: False		
32. Criminal law focuses on rights and	duties that exist between persons.	
a. True		
b. False		
ANSWER: False		
33. Criminal acts are prohibited only by	y federal government statutes.	
a. True		
b. False		
ANSWER: False		
34. The party against whom a lawsuit is	s brought is the <i>plaintiff</i> or <i>petitioner</i> .	
a. True		
b. False		
ANSWER: False		
	ree on a decision, a majority opinion is wr	ritten for the entire court.
a. True		
b. False		
ANSWER: False		
Multiple Choice		

36. Statistics, Inc., is a corporation engaged in the business of compiling, analyzing, and marketing data. To accomplish

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its purposes, Statistics obtains financing, and business activities as a. hiring and firing decisions.	hires and fires employees. Laws and	d government regulations affect such
	1	
b. the manufacturing and marketing of p	roducts.	
c. business financing.		
d. all of the choices.		
ANSWER: d		
37. In a suit against Olive, Pimento obtains da. unique.	lamages. In the U.S. legal system, this	is remedy at law is
b. usual.		
c. unlikely.		
d. unusual.		
ANSWER: b		
38. Congress enacts a statute, the Federal De Southeast Financial Institutions Association with orders for its employees, and Tina tells I	(a private organizations) issues instru her co-worker about a recent news sto	actions, South Valley Bank posts a memo
a. the instructions issued by private asso	eciations.	
b. the orders posted by employers.		
c. the rules issued by federal administrat	tive agencies.	
d. the stories released by news agencies.		
ANSWER: c		
39. The Regional Counties Commission appr Law School publish the results of their most a. measures approved by governing bodi b. legal scholars' research.	recent legal research. Sources of law	
c. measures approved by governing bodi	ies and legal scholars' research	
d. neither measures approved by governing both		sh
ANSWER: a	ing bodies not legal scholars researe	di.
40. Dave and Ellen enter into a contract via e suit against Ellen. The emerging body of law a. cyberlaw.		
b. civil law.		
c. equitable maxims.		
_		
d. IRAC.		

a. as different as possible.b. as similar as possible.

c. at odds.

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d. exactly identical.

ANSWER: b

- 42. As a judge, Baxter applies common law rules. These rules develop from
 - a. decisions of the courts in legal disputes.
 - b. regulations issued by administrative agencies.
 - c. statutes enacted by Congress and the state legislatures.
 - d. uniform laws drafted by legal scholars.

ANSWER: a

- 43. There are no precedents on which the court deciding the case Standard Resource Co. v. Topline Inventory, Inc., can base its decision. The court can consider, among other things,
 - a. the opinions of the friends and relatives of the judge.
 - b. the results of a poll of those in the courtroom.
 - c. public policy or social values.
 - d. none of the choices.

ANSWER: c

- 44. Larry enters into a contract with Motivational Education Services to host a panel discussion at a sales conference. When the conference is postponed indefinitely, Larry asks a court to cancel the contract and return the parties to the positions that they held before its formation. This request involves
 - a. specific performance.
 - b. an injunction.
 - c. rescission.
 - d. an action that the court cannot order.

ANSWER: c

- 45. Charles is a federal judge whose judicial decisions are part of case law, which does *not* include interpretations of
 - a. regulations created by administrative agencies.
 - b. constitutional provisions.
 - c. statutes enacted by legislatures.
 - d. parties' subjective motives for engaging in litigation.

ANSWER: d

- 46. In the case of Retail Sales Corp. v. Trucking Delivery Co., the court may rule contrary to a precedent if the court decides that the precedent
 - a. is incorrect or inapplicable.
 - b. is not in line with the judge's personal values.
 - c. would lead to unintended consequences.
 - d. would not bring about the result the judge prefers.

ANSWER: a

47. In Benny v. City Car Dealership, a state supreme court held that a minor could cancel a contract for the sale of a car. Now a trial court in the same state is deciding Dora v. Even Steven Auto Deals, Inc., a case with similar facts. Under the doctrine of stare decisis, the trial court is likely to

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a. allow the minor to cancel the contract.		
b. disregard the Benny case.		
c. order the minor to cancel the contract.		
d. require the minor to fulfill the contract.		
ANSWER: a		
48. Judge Bell decides that the precedent for the overturns the precedent when she decides the car a. go unnoticed by the public.		rrect due to technological changes. She
b. be thrown out of court.		
c. receive a great deal of publicity.		
d. be ignored by the media.		
ANSWER: c		
49. Deb and Earl are involved in a lawsuit. This a. an action.	is	
b. a breach.		
c. an injunction.		
d. a remedy.		
ANSWER: a		
50. In an action against Gina, Harry obtains a <i>re</i> .	medv. This is	
a. an administrative agency's enforcement of	•	
b. a principle of the law derived from earlier	r court cases.	
c. a statute enacted by a state legislature or	Congress.	
d. the legal means to recover a right or to re	dress a wrong.	
ANSWER: d	-	
51. Rachel is a state court judge. Salina appears Possible remedies include	in a case in Rachel's court, claimir	ng that Tomas breached a contract.
a. compensation to Rachel for a favorable re	ıling.	
b. Tomas's imprisonment.		
c. a criminal fine levied by Rachel on either	party.	
d. an award of damages to Salina.		
ANSWER: d		
52. The legislature of the state of Wyoming enact defective products. This statute applies in	ets a new statute that sets standards	for the liability of businesses selling
a. Wyoming only.		
b. only Wyoming and its bordering states or	nly.	
c. all states.		
d. all states but only to matters not covered	by other states' laws.	
ANSWER: a		

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53. James and Kay enter into a contract for court to order Kay to perform as promised. a. an equitable remedy.		
b. an unenforceable demand.		
c. a remedy at law.		
d. beyond the court's authority.		
ANSWER: a		
54. Reba is a state court judge. In her court, distinguishing between these types of remed		ged. In these circumstances,
a. not important because legal remedies	s cannot be granted today.	
b. not important because equitable rem	edies cannot be granted today.	
c. important so that statistical data on the	ne remedies can be compiled.	
d. important so that the proper remedy	can be requested.	
ANSWER: d		
55. In a suit against Ian, Jenna obtains an <i>in</i> a. an order to do or to refrain from doir		
b. an order to perform what was promis		
c. a payment of money or property as c		
d. the cancellation of a contract.	•	
ANSWER: a		
56. In a suit against Ethan, Francisco obtain	s an award of <i>damages</i> . This is	
a. an order to do or to refrain from doir	ng a particular act.	
b. an order to perform what was promis	sed.	
c. a payment of money or property as c	ompensation.	
d. the cancellation of a contract.		
ANSWER: c		
57. Bob's Burgers n' Shakes Restaurant bri	ngs a suit in a court of law. At one time	e, a court of law could grant as a remedy
a. damages.		
b. an order to perform a contract as pro	mised.	
c. a judicial proceeding for the resolution	on of a dispute.	
d. an injunction.	_	
ANSWER: a		

ANSWER: 3

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

ANSWER: d

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

ANSWER: a

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

ANSWER: a

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

ANSWER: c

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

ANSWER: a

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

ANSWER: b

- 64. The Bay City Planning Department, the Coastal County Zoning Commission, the California Environmental Quality Agency, and the U.S. Bureau of Land Management issue regulations. These rules constitute
 - a. administrative law.
 - b. case law.
 - c. constitutional law.

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d. statutory law.		
ANSWER: a		
65. Jessie, an employee of Kim's Restaurant, be argues that a Metro City government agency ha The branch of law dealing with the definition at a. administrative law.	s imposed a ordinance that violates h	nis rights under the U.S. Constitution.
b. civil law.		
c. constitutional law.		
d. federal law.		
ANSWER: b		
66. Rupert is a victim of Sara's violation of a cr a. the prosecution of private individuals by b. the prosecution of public officials by pri c. the relief available when a person's right d. wrongs committed against the public as a ANSWER: d	vother private individuals. vate individuals. ts are violated.	ed with
67. Erin believes that a higher, or universal, law should reflect the principles inherent in this high a. is a legal positivist.		ngs. Erin asserts that each written law
b. adheres to the historical school of legal t	hought.	
c. is a legal realist.		
d. adheres to the natural law tradition.		
ANSWER: d		
68. The Appellate Division of the New York St N.Y.S.3d 66. "137" is	apreme Court issues an opinion that o	can be found at 137 A.D.3d 409, 26
a. the number of the volume in the official	reports of the court's decisions.	
b. the number of the volume in Thomson R	teuter's unofficial publication of the	court's decisions.
c. a page number in the referenced volume		
d. the number of the case in a sequence dec	cided by the court.	
ANSWER: a		
69. Jack enters into a contract with Jill's Farm t a suit against Jack, asking the court to order Jac a. the plaintiff.	-	eeds. Jack fails to deliver. Jill initiates
b. the defendant.		
c. the binding authority.		
d. the persuasive authority.		
ANSWER: b		

70. Martin Luther King, Jr. played a singular role in the most significant social movement in the history of the United States—the Civil Rights Movement. King has been chronicled in books and movies, and is featured on mementoes, some

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of which are offered for sale by PriceMart Corp. Under the principles discussed in "A Sample Court Case," Rosa and Raymond Parks Institute for Self-Development v. Target Corp., PriceMart's sale of these items most likely

- a. constitutes misappropriation.
- b. implies something false about King's legacy.
- c. is a qualified privilege.
- d. violates the common-law right of publicity.

ANSWER: c

Essay

71. National Rights Council, a nonprofit organization, files a suit against the U.S. Department of Justice (DOJ), claiming that a certain federal statute the DOJ is empowered to enforce conflicts with the U.S. Constitution and with a state constitution. In each situation, which source of law has priority?

ANSWER: The U.S. Constitution is the supreme law of the land. A law in violation of the Constitution, no matter what its source, will be declared unconstitutional and will not be enforced. Thus, the federal statute does not have priority over the Constitution. The federal statute would have priority over the state constitution, however, because under the U.S. Constitution, when there is a conflict between a federal law and a state law, the state law is rendered invalid.

72. In a lawsuit between Cloud Computing Corporation and Digital Enterprises, Inc., the court applies the doctrine of *stare decisis*. What is this doctrine? What does this doctrine have to do with the American legal system?

ANSWER: In a common law legal system, past judicial decisions are binding in current disputes with similar facts. This feature of the common law, which is the basis of the American legal system, is unique because, unlike the law in other legal systems, it is judge-made law. Within the common law system, when possible, judges attempt to be consistent and to base their decisions on the principles suggested by earlier cases. The body of principles and doctrines that form the common law emerged over time as judges applied the principles announced in earlier cases to subsequent legal controversies.

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