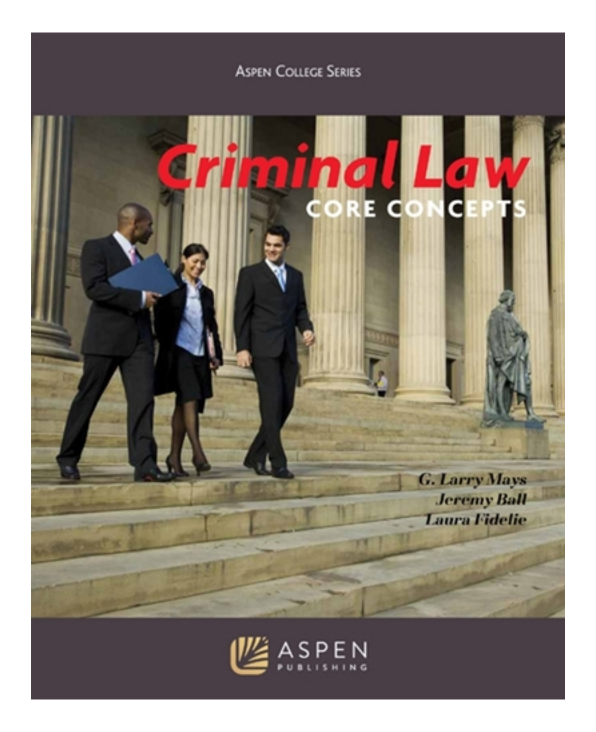
# Test Bank for Criminal Law 1st Edition by Mays

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# Test Bank

#### **TEST BANK**

#### **Chapter 1: Overview of Criminal Law**

#### Multiple choice, fill in the blank questions

- 1. Which of the following is <u>not</u> a feature of criminal law?
- a. It prescribes punishments
- \*b. It provides for administrative regulations
- c. It defines allowable defenses
- d. It has the authority of the state behind it
- 2. Violations against corporations or government agencies usually are covered by:
- \*a. civil law
- b. criminal law
- c. constitutional law
- d. common law
- 3. Which of the following can be a punishment for a criminal law violation?
- a. fines
- b. incarceration
- c. probation
- \*d. all of the above
- 4. Civil law violations are often redressed through the use of:
- a. probation
- b. incarceration
- \*c. a financial remedy
- d. property forfeiture

5. The idea that the pain of punishment should overcome the pleasure of the criminal act demonstrates the principle of
a. swiftness
b. harshness
c. uniformity
*d. rationality
6. Which of the following is <u>not</u> a theory associated with punishment?
a. deterrence
b. retribution
*c. execution
d. incapacitation
7. The idea that future law violations can be prevented by punishing someone by scare tactics to outweigh pain from pleasure describes the punishment theory of
*a. deterrence
b. restorative justice
c. incapacitation
d. rehabilitation
8. Restricting an individual's freedom in order to prevent future law violations describes:
a. restoration
*b. incapacitation
c. rehabilitation
d. deterrence
9. The type of law that defines crimes, punishments, and defenses is classified as law.
a. common
b. regulatory

*c. substantive
d. procedural
10. Crimes that we consider to be inherently evil are classified as:
*a. mala in se
b. mala prohibita
c. structural crimes
d. habeas corpus
11. Laws requiring motorcycle riders to wear helmets and drivers to wear seatbelts would be examples of laws.
a. federal
b. constitutional
*c. mala prohibita
d. mala in se
12. Which of the following is <u>not</u> a crime against a person?
a. homicide
b. rape
c. robbery
*d. arson
13. All of the following are property crimes except:
a. larceny
*b. assault
c. arson
d. burglary
14. Price fixing, insider trading, and embezzlement are examples of crimes.
a. property crimes

b. crimes against the state
*c. white collar crimes
d. crimes against a person
15. Which of the following is not an example of a crime against the state?
*a. embezzlement
b. treason
c. obstruction of justice
d. sedition
16. Most criminal law today results from:
*a. statutory enactments
b. administrative regulations
c. case law
d. constitutional law
17. Laws enacted by city and county governments are often labeled:
a. statutes
b. principles
c. restraints
*d. ordinances
18. The ultimate authority of law in the United States is:
a. the Congress
b. the Supreme Court
*c. the Constitution
d. the President
19. Decisions handed down by state or federal appellate courts represent an example of law.

a. criminal
*b. case
c. civil
d. administrative
20. When an appellate court hands down a decision, the ruling by the court is also known as the:
*a. majority opinion
b. concurring opinion
c. dissenting opinion
d. minority opinion
21. The idea that for some act to be a crime it must already be defined as a crime illustrates the principle of
a. finality
b. equity
c. fairness
*d. legality
22. The constitutional protection against ex post facto laws prevents new criminal statutes from being enforced:
a. at all
b. against non-citizens
*c. retroactively
d. rehabilitatively
23. Laws that define human conduct in terms that are not precise enough may be found void for
a. obstruction
*b. vagueness
c. principle

d. universality
24. The highest level of review for equal protection claims is:
*a. strict scrutiny
b. rational basis scrutiny
c. intermediate scrutiny
d. none of the above
25. Protection against cruel and unusual punishment is provided for in theAmendment of the U.S. Constitution.
a. First
b. Fourth
*c. Eighth
d. Fourteenth
True/false questions
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*a. True
b. False
5. Rehabilitation is a form of utilitarian punishment theory.
*a. True
b. False
6. The types of crimes described as inherently evil as classified as mala in se.
*a. True
b. True
7. In most cases, <i>mala prohibita</i> crimes are considered more evil or wrong than <i>mala in</i> se crimes.
a. True
*b. False
8. Insider trading, embezzlement, and price fixing are examples of street crimes.
a. True
*b. False
9. Today the common law has largely been replaced by statutory law.
*a. True
b. False
10. Most of the criminal cases tried today are heard in the federal courts.
a. True
*b. False
11. Criminal laws are consistently defined from state-to-state.
a. True
*b. False
12. Case law results from the decisions handed down by appellate courts.

- \*a. True
- b. False
- 13. The idea of "due process of law" has a clear, universally agreed upon definition.
- a. True
- \*b. False
- 14. The First Amendment to the Constitution protects any form of speech.
- a. True
- \*b. False
- 15. The U.S. Supreme Court has held that obscene materials can be regulated by local, state, and federal governments.
- \*a. True
- b. False

#### **Essay questions**

- 1. What do we mean by "natural law?" What is the source (or what are the sources) of natural law?
- 2. The legitimacy of punishment rests on the idea that it must be rational, prescribed, intentional, and enacted by the state. Define and explain each of these terms.
- 3. In Chapter 1 five different theories or purposes of punishment are listed. Pick any two of these theories and compare and contrast them with one another.
- 4. Define and describe the differences between *mala in se* and *mala prohibita* offenses. Give a few examples of each in your answer.
- 5. What do we mean by common law? What are some of the elements typically associated with common law?
- 6. What is meant by the principle of *stare decisis*? How does this concept play a role in the common law? Is it still at work today? Explain.
- 7. What do we mean by the concept of case law? Where does case law come from, and to whom does it apply?

- 8. Define and describe the principle of legality. What is the significance of this principle within the arena of criminal law?
- 9. Is there a clear definition of the concept of due process? Explain. How do we know due process when we see (or don't see) it?
- 10. Explain the "void for vagueness" test. Why is this an important principle in criminal law?
- 11. The text lists three standards of review in determining equal protection of law. List and define these three standards.

# **Chapter 2: General Principles of Liability**

## Multiple choice, fill in the blank questions

1. In criminal law the wrongful act is labeled the:
a. habeas corpus
b. stare decisis
*c. actus reus
d. mens rea
2. Which of the following is <u>not</u> one of the three elements of the <i>actus reus</i> specified by the <i>Model Penal Code</i> ?
*a. willful intent
b. results
c. conduct
d. attendant circumstances
3. Laws that require a person to render aid to another individual in distress are often called statutes.
a. Good Neighbor
*b. Good Samaritan
c. Struggling Victim
d. Vocal Concern
4. A Good Samaritan statute requires people to:
a. loan money to their family members
b. help classmates on exams
c. abandon attempts at criminal activity
*d. render aid to someone who is in distress
5. Having an item physically on one's body is known as:
a. physicality

b. constructive possession \*c. actual possession d. assumption of guilt 6. When people do not have an item physically on their bodies but they have dominion or control over it, this is known as: \*a. constructive possession b. actual possession c. assumed possession d. extended possession 7. The Latin term *mens rea* is used to describe: a. a wrongful act \*b. a guilty mind c. wrongful imprisonment d. none of the above 8. Which of the following terms is used to describe a guilty mind in criminal cases? \*a. mens rea b. actus reus c. corpus delicti d. stare decisis 9. The broadly defined necessary state of mind for the commission of any crime would be considered: a. legal intent b. statutory intent

c. specific intent

\*d. general intent

10. When a person intends to kill someone but accidentally kills another person, this illustrates the concept of intent.
a. general
*b. transferred
c. specific
d. accidental
11. "Culpability" is the term used by the Model Penal Code to describe:
*a. mens rea
b. actus reus
c. ex post facto laws
d. the principle of legality
12. The <i>Model Penal Code</i> uses four terms to define a person's level of criminal responsibility. Which of the following is <u>not</u> one of those terms?
a. recklessly
b. purposely
*c. voluntarily
d. knowingly
13. Based on the <i>Model Penal Code's</i> classification scheme, which of the following is considered the most serious level of criminal responsibility?
a. acting knowingly
b. acting negligently
c. acting recklessly
*d. acting purposely
14. Having sexual intercourse with a person under the age of legal consent is known as rape.
*a. statutory
b. forcible

c. minor
d. negligent
15. When the <i>actus reus</i> and <i>mens rea</i> come together we have proven which element of a crime?
a. confluence
*b. concurrence
c. conditions
d. convergence
16. What do we call the point at which the actus reus and mens rea unite?
a. connection
b. cohabitation
*c. concurrence
d. coincidence
17. When an adult uses a child (or other person not normally criminally liable) to commit a crime, this illustrates the rule.
a. inchoate offense
b. willful blindness
c. totality of circumstances
*d. innocent instrumentality
18. The Latin phrase "sine qua non" means:
*a. but for
b. reckless conduct
c. no harm, no foul
d. rational choices
19. Proximate cause may also be known as cause.
a. actual