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**Assembly Line Justice Exam**

1) Who will determine whether or not a child is capable of testifying in court?

a) Prosecutor

b) Defense attorney

c) Judge

d) Victim advocate

2) Testifying is not an important part of the healing process for child victims.

a) True

b) False

3) When testifying in court, who will be the first to ask questions of the victim?

a) Prosecutor

b) Defense attorney

c) Judge

d) Bailiff

4) When testifying in court, victims’ advocates will help with

a) Determining if a child is capable of testifying

b) Preparing the victim for testimony

c) Ensuring that victims are kept separate from suspects

d) Examining the impact, the crime had on the victim

5) Basic information regarding the crime is obtained by whom?

a) First responding police officer

b) Detective

c) Prosecutor

d) Victim advocate

6) Which of the following statements is false?

a) Victims should seek medical attention if they suffer from physical injuries that need attention

b) Victims should seek medication attention to document injuries/evidence through medical records

c) Victims should not seek counseling for emotional injuries

d) Crime victim's compensation can help cover costs

7) Which three steps must be taken when preserving evidence?

a) Gather, photograph, and document

b) Collect, process for DNA, and log into the property room

c) Link to suspect, photograph, and process for trace evidence

d) Collect all of suspect's clothes, document location of evidence, chemically process

8) Prompt reporting of a crime helps ensure

a) Preservation of evidence

b) Victim's credibility

c) Quick medical attention to physical injuries

d) Both A and B

9) Victims may be called to provide testimony before the court at several different court dates.

a) True

b) False

10) Which of these is not part of the victim's role in the court process?

a) Responsibility to seek medical attention

b) Delaying reporting the crime to help ensure evidence is degraded

c) Meet with prosecutors and police

d) Testify in court

11) Which of the following is not true regarding a Victim Impact Statement:

a) Plays an essential role in the criminal investigation

b) Draws jurors away from procedures and draws upon emotions

c) Used by court to establish criminal history and provides medical and psychological background

d) May be presented by victim's family in cases of murder

12) A written or oral statement about the impact of a crime on the victim and the victim's family is called what?

a) Reporting the crime

b) Crime Victim Compensation

c) Victim Impact Statement

d) Courtroom testimony

13) What is it called when cases are treated in a specific way by all parties and a standardized response to handle it is developed?

a) Discretion

b) Prosecutorial discretion

c) Assembly line justice

d) Justice

14) The power of the judge to make decisions on some matters without being bound by precedent or strict rules established by statutes is called what?

a) Judicial discretion

b) Jury discretion

c) Prosecutorial discretion

d) Discretion

15) Immigrants that reenter the U.S. are charged with what level offense and can receive what maximum sentence?

a) Misdemeanor; 2 years

b) Misdemeanor; 6 months

c) Felony; 2 ½ years

d) Felony; 20 years

16) What are the main reasons immigrants attempt to cross the border?

a) In search of work

b) To reunite with family

c) To smuggle drugs

d) Both A and B

e) All of the above

17) Which of the following is not characteristic of Operation Streamline?

a) Voluminous prosecutions forced courts to cut procedural corners

b) Prosecutors have ultimate discretion in prosecution of documented border crossers

c) Up to 80 defendants at a time, depriving due process

d) Maximum of 6 months for first offense

18) Which of the following is not true about codefendants?

a) They may plead to a lesser charge in exchange for testimony

b) It is often "he said/she said" type of testimony

c) Codefendants may be convicted in the same or in a different trial

d) Codefendants do not have to testify against each other

19) Jurors may use the defendant's demeanor in the courtroom to determine

a) Guilt or innocence

b) Sincerity and culpability

c) Physical and mental abilities

d) Ability to testify in his/her own behalf

20) To show interest and participation in the trial, the defendant should:

a) Be respectful, courteous, and polite

b) Take notes to ask his attorney

c) Stand up, and speak clearly and intelligently

d) All of the above

21) Prior to entering the courtroom, the defendant should turn his cell phone to silent.

a) True

b) False

22) The defendant's demeanor in the courtroom makes a tremendous impact on the jury. In order to portray a softer image, defendants may utilize which of the following tactics?

a) Dress conservatively in clean business attire

b) Wear his or her hair in dread locks

c) Say "yeah" and "what?" to the judge

d) Sleep during testimony

23) Victims that sign up for notification of defendant's release will be notified of which of the following changes?

a) Inmate status

b) Parole eligibility and parole hearing dates

c) Release from custody or transfer

d) All of the above

24) Victim Impact Statements should include all but which of the following?

a) Physical impact of crime

b) Emotional impact of crime

c) Financial impact of crime

d) They should include all of the above