

تعداد سؤالات: ۳۲ تکمیلی — تشریحی ۴  
زمان امتحان: ۵۰ دقیقه تشریحی ۵۰ دقیقه تکمیلی  
تعداد کل صفحات: ۳

نام درس: متون حقوقی به زبان خارجه ۲  
رشته تحصیلی: گرایش: حقوق جزا و جرم شناسی  
کد درس: ۱۲۲۳۱۳۵

ارزش این آزمون ۱۲ نمره است و با ۸ نمره کار تحقیقی جمع می گردد

Part one- Vocabulary

\*Fill in the blanks with the right words. Please write the suitable word on your answer sheet.

- a. vicarious      b. dwelling      c. omission      d. surrounding
- Being found in a .....house for an unlawful purpose.
  - One of the kinds of acts is conduct of others in .....liability.
  - Actus reus can be .....and it must be: I-forbidden II -willed.
  - Actus reus can be “.....circumstances”.
- a. prohibited      b. act      c. murder      d. blackmail
- Finally , actus reus can be a .....consequence.
  - A crime is any .....or omission that is contrary to the criminal law.
  - ..... Is the crime against Persons.
  - ..... is the crime against property.
- a. bigamy      b. stealing      c. burglary      d. robbery
- Obtaining property by deception is not .....
  - Is going equipped for....., the abetting?
  - Does the ..... mean: one man with his two wives?
  - Is the theft, the same .....?
- a. homicide      b. diminished      c. movables      d. insane
- The actus reus of theft is the appropriation of .....property belonging to another.
  - The .....responsibility is a limitation on criminal responsibility.
  - The purpose of .....is all forms of unlawful killing.
  - Essentially, every one is presumed sane unless proved .....
- a. defamation      b. murder      c. robbery      d. in the course of
- The slander is a form of .....naturally.
  - The malice aforethought is usually the mens rea of .....
  - The ..... is one of the form of aggravated theft.
  - The forgery is a crime that .....it, false document is made.
- a. cumulative      b. accusation      c. vicarious      d. fault
- The imposition of liability on one person for the acts another is called .....liability.

تعداد سؤالات: ۳۲ تکمیلی — تشریحی ۴  
 زمان امتحان: تشریحی و تکمیلی ۵۰ دقیقه تشریحی ۵۰ دقیقه  
 تعداد کل صفحات: ۳

نام درس: متون حقوقی به زبان خارجه ۲  
 رشته تحصیلی: گرایش: حقوق جزا و جرم شناسی  
 کد درس: ۱۲۲۳۱۳۵

22. An .....exhibited against a person without a written indictment is referred to as an oral indictment.
23. Separate Sentences each additional to the others, imposed upon a guilty, are referred to ..... setences.
24. Recklessness is a criminal .....that it is mens rea for the crime.  
 a. murder                      b. retaliation                      c. victim                      d. retarded
25. Knowingly to expose the .....to the real and probable risk of death or grievous bodily harm.
26. Penalty: Murder carries execution inspite of person (plain tiff) forgived or give up his/her right to .....
27. It has not there fore possible to charge somene with voluntary manslaughter; they will be charged with ....., and most then put their defense during the trial.
28. A condition of arrested or .....development of mind; any inherent cause, or disease or injury.  
 a. evacuate                      b. parole                      c. delegate                      d. Seize (usurp)
29. Chief of judicial district may .....the said function to anyone of his deputies.
30. The .....is Early release on licence of suitable prisoners:
31. The .....is the synonym of the abandon
32. The .....is the synonym of the arrogate (snatch).

## Part II – Transtation:

A. Transtate the following text in to Persian: ۲نمره

33. “You are not obliged to say anything , but what you say be given in evidence and used against you”. The above clause which is addressed to an accused is called a caution.

34. O, you men of reason!

In the law of retaliation , there is “Security of ” life for you “ as a member of society” so that you may become pious.

تعداد سؤالات: ۳۲ تکمیلی — تشریحی ۴  
 زمان امتحان: ۵۰ دقیقه تشریحی ۵۰ دقیقه تکمیلی  
 تعداد کل صفحات: ۳

نام درس: متون حقوقی به زبان خارجه ۲  
 رشته تحصیلی: گرایش: حقوق جزا و جرم شناسی  
 کد درس: ۱۲۲۳۱۳۵

۱. نمرة: B.Translate the following text in to English:

۳۵. جرائم سرقت، کلاهبرداری، اختلاس، ارتشاء، خیانت در امانت، جعل و استفاده از سند مجعول در صورتی که متهم حداقل یک فقره سابقه محکومیت قطعی یا دوفقره یا بیشتر سابقه محکومیت غیر قطعی به علت ارتکاب هریک از جرائم مذکور را داشته باشد.

### Part III-Discussion

۱. نمرة "abort جنین in English" 36. Please explain about