



CERTSWARRIOR

PUBLIC SERVICE AND LEGAL

*School-Safety-Agent
New York City School Safety Agent Certification Exam*

Questions & Answers PDF

For More Information:
<https://www.certswarrior.com/>

Features:

- 90 Days Free Updates
- 30 Days Money Back Guarantee
- Instant Download Once Purchased
- 24/7 Online Chat Support
- Its Latest Version

Latest Version: 6.0

Question: 1

At roll call, everyone will be _____ his or her rounds for the day.
Which of these words or phrases would be the correct choice to fill in the blank?

- A. have assigned
- B. assigned
- C. requested
- D. required

Answer: B

Explanation:

The word assigned is the only choice for filling in the blank that makes sense and follows good grammar.

Question: 2

The weather report brought unpleasant news—there's a possibility of a tornado.
One word in the above sentence is misspelled. It is:

- A. weather
- B. unpleasant
- C. possibility
- D. tornado

Answer: B

Explanation:

The word unpleasant should be spelled unpleasant. The other words are spelled correctly.

Question: 3

The best policy is to always _____ prepared for the worst.
Which of these words or phrases would be the correct choice to fill in the blank?

- A. been
- B. to be
- C. are being
- D. be

Answer: D

Explanation:

The word be is the only choice for filling in the blank that follows good grammar.

Question: 4

The sergeant will summarize his findings for the cheif, who will prepare a report for the mayor.
One word in the above sentence is misspelled. It is:

- A. sergeant
- B. summarize
- C. cheif
- D. mayor

Answer: C

Explanation:

The word cheif should be spelled chief. The other words are spelled correctly.

Question: 5

No one will _____ the academy without first passing a background check.
Which of these words or phrases would be the correct choice to fill in the blank?

- A. allowed to
- B. admitted to
- C. be allowed to
- D. be admitted to

Answer: D

Explanation:

The phrase be admitted to is the only choice for filling in the blank that follows good grammar.

Question: 6

The outgoing union president said the membership would pay a steap price for voting him out.
One word in the above sentence is misspelled. It is:

- A. outgoing
- B. membership
- C. steap
- D. voting

Answer: C

Explanation:

The word steap should be spelled steep. The other words are spelled correctly.

Question: 7

The police spokesman said extra patrols _____ added downtown due to the number of robberies going up 25% in six months.

Which of these words or phrases would be the correct choice to fill in the blank?

- A. have been
- B. has been
- C. have
- D. been

Answer: A

Explanation:

The phrase have been is the only choice for filling in the blank that follows good grammar.

Question: 8

The corrections officer orientation manual states clearly that officers are not allowed to endorse any politician or attend any political functions while in uniform.

One word in the above sentence is misspelled. It is:

- A. orientation
- B. manual
- C. endorse
- D. functions

Answer: C

Explanation:

The word endorse should be spelled endorse. The other words are spelled correctly.

Question: 9

Money Laundering

(a) A person commits an offense if the person knowingly.

(1) acquires or maintains an interest in, conceals, possesses, transfers, or transports the proceeds of criminal activity;

(2) conducts, supervises, or facilitates a transaction involving the proceeds of criminal activity:

(3) invests, expends, or receives, or offers to invest, expend, or receive, the proceeds of criminal activity or funds that the person believes are the proceeds of criminal activity; or
(4) finances or invests or intends to finance or invest funds that the person believes are intended to further the commission of criminal activity.

(a-l) Knowledge of the specific nature of the criminal activity giving rise to the proceeds is not required to establish a culpable mental state under this section.

(b) It is a defense to prosecution under this section that the person acted with intent to facilitate the lawful seizure, forfeiture, or disposition of funds or other legitimate law enforcement purpose pursuant to the laws of this state or the US

(c) It is a defense to prosecution under this section that the transaction was necessary to preserve a person's right to representation as guaranteed by the Sixth Amendment of the United States Constitution and by Article 1, Section 10, of the Texas Constitution or that the funds were received as bona fide legal fees by a licensed attorney and at the time of their receipt the attorney did not have actual knowledge that the funds were derived from criminal activity.

(d) An offense under this section is:

(1) a state jail felony if the value of the funds is \$2,500 or more but less than \$30,000:

(2) a felony of the third degree if the value of the funds is \$30,000 or more but less than \$150,000;

(3) a felony of the second degree if the value of the funds is \$150,000 or more but less than \$300,000; or

(4) a felony of the first degree if the value of the funds is \$300,000 or more.

A woman suspects her husband has started selling drugs out of their rural home while she works during the day. When she finds \$38,000 in cash hidden in a closet, she is convinced of it. Wanting no part of the illicit operation, and fearing arrest, one day while her husband is away, she puts the cash in the trunk of her car and begins driving to the county sheriff's office nearly ten miles away. On her way there, a state trooper pulls her over for speeding, and when he discovers the cash, arrests her for suspicious activity. Based on the information above, what level of felony will the woman most likely be charged with?

A. First degree felony

B. Second degree felony

C. Third degree felony

D. She will face no charges

Answer: D

Explanation:

She will face no charges. She had \$38,000 in money from drug deals in her possession.

Because that is between \$30,000 and \$150,000, ordinarily it would qualify as a third-degree felony. However, she was on her way to turn the counterfeit money over to the closest law enforcement authority, the county sheriff. According to section (b) of the quoted portion of the criminal code, if a person has the money in their possession because they are acting with intent to facilitate the lawful seizure of illicit money, that is a defense from prosecution.

Question: 10

Here are some rules from the Police Officer Manual for a large city. Breaking any of these rules can result in receiving disciplinary action, up to and including being fired:

Rule 25: Failure to inventory and process recovered property in conformance with department orders.

Rule 27: Disseminating, releasing, altering, defacing or removing any department record or information concerning police matters except as provided by department orders.

Rule 28: Participating in any partisan political campaign or activity.

Rule 29: Associating or fraternizing with any person known to have been convicted of any felony or misdemeanor, either State or Federal, excluding traffic and municipal ordinance violations.

Rule 30: Discussing bail with a person who is in custody except by those specifically authorized to let to bond.

Rule 32: Giving an opinion as to fine or penalty.

Rule 34: Recommending any professional or commercial service.

Rule 37: Advising any person engaged in a professional or commercial service that such professional or commercial services may be needed.

Rule 41: Soliciting or accepting any gratuity, or soliciting or accepting a gift, present, reward, or other thing of value for any service rendered as a department member, or as a condition for the rendering of such service, or as a condition for not performing sworn duties.

You are a police officer who has sworn to follow the above rules. You're also a member of a neighborhood softball team, which you have played on for several years. At the first meeting for the upcoming season, you learn that a new member of the team is a convicted felon. He was released from prison five years ago after being sentenced for grand theft auto. However, he has not been in any trouble with the law in the five years since his parole, has a respectable job, and has started a family. Based on the above information, what should you do?

- A. Nothing, as the man is no longer a criminal
- B. Associate with him at games, but not anywhere else
- C. Quit the team immediately
- D. Talk the situation over with your immediate supervisor

Answer: C

Explanation:

Quit the team immediately. Rule 29 says: "Associating or fraternizing with any person known to have been convicted of any felony or misdemeanor, either State or Federal, excluding traffic and municipal ordinance violations." It does not mention any exceptions, so the fact that your teammate has turned his life around in the five years since getting out of prison is meaningless as far as the rule is concerned, so A is wrong. Only associating with him at games still violates the rule, which doesn't allow for any fraternization or association, so B is incorrect. D is wrong because there's nothing to talk over with your supervisor, as the rule is clear and you should never ask for permission to break an official rule.



CERTSWARRIOR

FULL PRODUCT INCLUDES:

Money Back Guarantee



Instant Download after Purchase



90 Days Free Updates



PDF Format Digital Download



24/7 Live Chat Support



Latest Syllabus Updates



For More Information – Visit link below:

<https://www.certswarrior.com>

16 USD Discount Coupon Code: U89DY2AQ