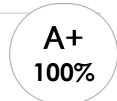
Quizlet

36 Multiple choice questions

- 1. beyond the power or authority legally held by a person, institution or statute to perform an act
 - a. stare decisis
 - b. federation
 - c. ratify
 - d. CORRECT: ultra vires



- 2. a legal system where the court or a part of the court (e.g. the judge) is actively involved in conducting the trial and determining what questions to ask
 - a. residual powers
 - b. adversarial system
 - c. ultra vires
 - d. CORRECT: inquisitorial system
- 3. law made by courts
 - a. statute law
 - b. CORRECT: common law
 - c. domestic law
 - d. appeal
- 4. criminal offences that can be dealt with by a single judge without a jury and do not require a preliminary hearing
 - a. indictable offences
 - b. stare decisis
 - c. CORRECT: summary offences
 - d. ultra vires
- 5. a case in which the other side is absent or unrepresented
 - a. treaty
 - b. equity
 - c. CORRECT: ex parte
 - d. appeal

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6.	a judgment that is authority for a legal principle, and that serves to provide guidance for deciding cases that similar facts	it have
	a. referendum	
	b. treaty	
	c. CORRECT: precedent	
	d. sanction	
7.	the body of law that supplements the common law and corrects injustices by judging each case on its meri applying principles of fairness	ts and
	a. CORRECT: equity	
	b. ratify	
	c. bill	
	d. treaty	
8.	powers that can be exercised only by the federal parliament	
	a. residual powers	
	b. legislative powers	
	c. CORRECT: exclusive powers	
	d. concurrent powers	
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9.	the concept that Australia was owned by no one and was thus open to settlement when the first European has been judged invalid	s came; it
	a. CORRECT: terra nullius	
	b. sanction	

10. a drafted law that has not yet been passed by parliament

b. equity

c. ultra vires d. defamation

- c. appeal
- d. ratify

- Test: 11 Legal Studies 2 The Legal System Part 2 | Quizlet 11. the ability or power of a court to hear a case in the first instance a. jurisdiction b. CORRECT: original jurisdiction c. appellate jurisdiction d. obiter dicta to formally confirm that the country intends to be bound by the treaty 12. a. sanction b. equity c. treaty d. **CORRECT:** ratify a process in which two parties are brought together for the purpose of discussing and resolving a conflict 13. a. sanction b. federation c. **CORRECT**: mediation d. defamation the process of uniting several states to form a single national government 14. a. sanction b. mediation c. **CORRECT:** federation d. defamation an application to have a higher court reconsider a lower court's decision, on the basis of an error in law 15. a. treaty b. ratify c. CORRECT: appeal d. bill
 - the law of a nation 16.
 - a. CORRECT: domestic law
 - b. mediation
 - c. statute law
 - d. common law

- 17. the legal reason for a judge's decision
 - a. ratify
 - b. CORRECT: ratio decidendi
 - c. stare decisis
 - d. precedent
- 18. the legal power or capacity to make laws
 - a. exclusive powers
 - b. concurrent powers
 - c. CORRECT: legislative powers
 - d. residual powers
- 19. powers held by both state and federal parliaments at the same time
 - a. CORRECT: concurrent powers
 - b. exclusive powers
 - c. residual powers
 - d. legislative powers
- 20. a system of resolving legal conflicts that relies on the skill of representatives for each side who present their cases to an impartial decision-maker
 - a. inquisitorial system
 - b. residual powers
 - c. terra nullius
 - d. **CORRECT:** adversarial system
- 21. an international agreement between two states in written form and governed by the guidelines of international law
 - a. **CORRECT:** treaty
 - b. appeal
 - c. ratify
 - d. equity

- 22. inquiries held in the Local or Magistrates' Court to determine whether there is enough evidence against the defendant to warrant a trial in a higher court
 - a. stare decisis
 - b. CORRECT: committal hearings
 - c. residual powers
 - d. common law
- 23. the referral of a particular issue to the electorate for a vote
 - a. federation
 - b. CORRECT: referendum
 - c. defamation
 - d. precedent
- 24. a penalty imposed on those who break the law, usually in the form of a fine or punishment
 - a. defamation
 - b. ratify
 - c. **CORRECT:** sanction
 - d. mediation
- 25. the power of the Common wealth to legislate on international matters involving Australia
 - a. terra nullius
 - b. CORRECT: external affairs power
 - c. exclusive powers
 - d. legislative powers
- 26. those remaining matters on which the states can legislate, which are not referred to in the Constitution
 - a. exclusive powers
 - b. legislative powers
 - c. CORRECT: residual powers
 - d. concurrent powers

- 27. laws made by authorities other than parliament, who are delegated the power to do this by an Act of Parliament

 a. defamation
 b. federation
 c. appellate jurisdiction
 d. CORRECT: delegated legislation
 - 28. serious criminal offences that require an indictment (a formal, written charge) and a preliminary hearing
 - a. CORRECT: indictable offences
 - b. legislative powers
 - c. summary offences
 - d. residual powers
- 29. the principle that for the practice of a state to be customary international law, the state must believe that international law requires it
 - a. CORRECT: opinio juris sive necessitatis
 - b. obiter dicta
 - c. indictable offences
 - d. original jurisdiction
- 30. comments from a judge in a case that are not directly relevant to the case, and therefore not legally binding
 - a. treaty
 - b. CORRECT: obiter dicta
 - c. equity
 - d. precedent
- 31. the act of making statements or suggestions that harm someone's reputation in the community
 - a. federation
 - b. mediation
 - c. sanction
 - d. **CORRECT:** defamation

- 32. the powers of a court, depending on its geographical area, the type of matters that can be decided, and the type of remedies that can be sought

 a. federation
 b. mediation
 c. CORRECT: jurisdiction
 d. sanction
- 33. law made by parliament
 - a. sanction
 - b. **CORRECT:** statute law
 - c. common law
 - d. domestic law
- 34. the ability or power of a court to hear appeals of the decisions of lower courts and to reject, affirm or modify those decisions
 - a. jurisdiction
 - b. delegated legislation
 - c. CORRECT: appellate jurisdiction
 - d. original jurisdiction
- 35. containing two chambers or houses of parliament
 - a. CORRECT: bicameral
 - b. bill
 - c. appeal
 - d. ratify
- 36. a term meaning 'the decision stands'; the doctrine that a decision must be followed by all lower courts
 - a. **CORRECT:** stare decisis
 - b. federation
 - c. statute law
 - d. ultra vires