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Question 1

Question Type: MultipleChoice

Under the OSHA Act, a national consensus standard was defined as one that is:

Options:

- A- Adopted and issued by a nationally recognized standard-producing organization such as NFPA
- B- Developed after consideration of conflicting or differing views
- **C-** In the nature of a practice designated by the Secretary of Labor after consultation with other federal agencies
- D- All of the above
- E- None of the above

Answer:

D

Question 2

Question Type: N	IultipleChoice
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Which of the following was not provided by the OSHA Act?

Options:

- A- An effective enforcement program
- **B-** Reporting procedures
- C- Research
- D- Authorization for the Secretary of the Interior to set mandatory standards
- E- Development of safety standards

Answer:

D

Question 3

Question Type: MultipleChoice

As a practical matter, the OSHA Act covers

Options:	
A- Only federal workers	
B- Nongovernmental employers that manufacture hazardous mate- rials	
C- Nongovernmental employers whose activities affect commerce	
D- Those employers in the mining industry only	
E- None of the above	
Answer:	
C	
С	
Question 4	
Question 4	
Question 4 Question Type: MultipleChoice	
Question 4 Question Type: MultipleChoice	

A- Department of Health and Human Resources
B- Department of Labor
C- Department of the Interior
D- Department of Justice
E- Department of Commerce
Answer:
В
Question 5
Question Type: MultipleChoice
Occupational Safety and Health Administration (OSHA) regulations have been in force
since:
Options:

A- 1940		
B- 1951		
C- 1970		
D- 1971		
E- 1980		
Answer:		
D		
Question 6		
	е	
Question Type: MultipleCh	e partment of Justice with regard to introducing polygraph	
Question 6 Question Type: MultipleCh The attitude of the U.S. I	partment of Justice with regard to introducing polygraph	
Question Type: MultipleCh	partment of Justice with regard to introducing polygraph	
Question Type: MultipleCh	partment of Justice with regard to introducing polygraph	

- A- Justice Department opposes it
- B- Justice Department will allow it
- C- Justice Department feels it is okay if a waiver is given
- D- Justice Department feels failure to take a polygraph is evidence of guilt
- E- Judge should be present during the polygraph examination

Answer:

Α

Question 7

Question Type: MultipleChoice

Which of the following is not recommended as a witness in a court of law?

Options:

- A- Sit erect, with ankles crossed and hands folded on your lap.
- B- Look up to judge from time to time.

C- Seek opportunity to smile genuinely.
D- Fold your arms across your chest.
E- Watch attorney as he or she frames a question.
Answer:
D
Question 8
<u>Question o</u>
Question Type: MultipleChoice
A challenge of a prospective juror for no specific reason is known as:
Ontions
Options: A- Discovery
B- Examination in chief
C- Peremptory challenge
D- Challenge without cause
D- Originariya without cause

E- Voir dire
Answer:
uestion 9
estion Type: MultipleChoice
The examination of prospective jurors on the jury panel is commonly referred to as:

Options:

A- Discovery

B- Voir dire

D- Peremptory challenge

C- Venue

E- Mittimus

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