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1. A political culture develops under what	conditions?	
a. Executive privileges		
b. Emergency powers		
c. Vetoes		
d. Ordinance powers		
e. Civil liberties		
 2. Citizens of an Asian country have to be country's laws, any citizen found criticizin violating a national law. In the United State constitutional and legal right? a. Vetoes b. Ordinance powers c. Emergency powers d. Executive privileges e. Civil liberties 	g the government either verbally or in w	riting can be prosecuted on charges of
3. What specifies that the government must a. Civil rights	st ensure equal protection under the law	for all Americans?
b. Miranda rights		
c. Ex post facto laws		
d. Bills of attainder		

- a. Ex post facto law
- b. Writ of habeas corpus
- c. Bill of Rights

e. Civil liberties

- d. Bill of attainder
- e. Atlantic Charter
- 5. Which of the following statements is true of the writ of habeas corpus?
 - a. It does not require a prisoner to be presented in the court during a court hearing.
 - b. It is not available to citizens during times of rebellion.
 - c. It allows a criminal to be punished directly without a trial.
 - d. It punishes individuals for committing an act that was legal when it was committed.
 - e. It may be overruled at the discretion of Congress and the state legislatures.
- 6. The Constitution prohibits Congress from passing which of the following?
 - a. The Bill of Rights
 - b. Private members' bills
 - c. The writ of habeas corpus
 - d. Miranda warnings
 - e. Ex post facto laws

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- 7. What is the purpose of the first eight amendments to the U.S. Constitution?
 - a. Reserve certain rights and powers to people and to U.S. states
 - b. Grant specific rights and liberties to people
 - c. Allow the states to negotiate treaties with foreign countries
 - d. Grant states the power to establish courts to protect the rights of their citizens
 - e. Establish the executive and legislative powers of the President
- 8. Simon, a respected high school teacher, has a cousin who is infamous for his criminal activities. When Bob, a police officer, gets an alert about an absconding bank robber in the area where Simon lives, Bob raids Simon's house without a warrant. He conducts a thorough search of Simon's home for clues related to the robbery and the missing money, but he does not find anything against Simon. In this scenario, which amendment to the constitution has Bob violated?
 - a. Third Amendment
 - b. Fourth Amendment
 - c. Fifth Amendment
 - d. Eighth Amendment
 - e. Tenth Amendment
- 9. Which of the following rights is guaranteed by the Sixth Amendment to the Constitution?
 - a. The right to keep and bear arms
 - b. The right to be protected against unreasonable searches and seizures
 - c. The right to oppose excessive fines and unusual punishments
 - d. The right to a speedy and public trial
 - e. The right to practice any religion
- 10. Which assumption regarding the Bill of Rights was held by the courts for many years?
 - a. The Bill of Rights protected the rights of the majority over those of the minority.
 - b. Congress has the final say when there is a disagreement over the interpretation of the Bill of Rights.
 - c. The scope of the Bill of Rights was limited to the actions of the national government.
 - d. Political leaders and state ministers were the sole beneficiaries of the provisions of the Bill of Rights.
 - e. The Bill of Rights did not reserve powers to the U.S. states.
- 11. In which case did the Supreme Court uphold the view that the Bill of Rights did not apply to state laws?
 - a. Barron v. Baltimore (1833)
 - b. Gitlow v. New York (1925)
 - c. Everson v. Board of Education (1947)
 - d. Mapp v. Ohio (1961)
 - e. McDonald v. Chicago (2010)
- 12. Which of the following is a requirement of the due process clause of the 14th Amendment?
 - a. It requires that states ban the right of common man to bear arms.
 - b. It requires that Congress be the ultimate interpreter of the Constitution.
 - c. It requires that citizens form associations to safeguard and sustain their interests and welfare.
 - d. It requires that state governments protect their citizens' rights.
 - e. It requires that states make laws that abridge the immunities of citizens of the United States.

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13. Which of the following statemer a. It is set out in the Third Am	ents is true of the due process clause? endment to the Constitution.	
b. It has two aspects, procedur	al and substantive.	
c. It states that Congress is the ultimate interpreter of the Constitution		

- c. It states that Congress is the ultimate interpreter of the Constitution.
- d. It protects the rights of the majority over that of the minority.
- e. It includes two clauses, the establishment clause and the free exercise clause.
- 14. In which situation would a law limiting fundamental rights not be a violation of substantive due process?
 - a. It promotes the interests of the majority over those of the minority.
 - b. It is an ex post facto law passed by Congress.
 - c. It allows noncitizens to freely practice their fundamental rights.
 - d. It promotes a compelling or overriding state interest.
 - e. It is declared during times of monetary recession.
- 15. The Supreme Court broadened its interpretation of which part of the Bill of Rights to ensure that states and localities could not infringe on protected civil liberties?
 - a. The writ of certiorari
 - b. The writ of *habeas corpus*
 - c. Ex post facto laws
 - d. The due process clause
 - e. Bills of attainder
- 16. Which amendment to the U.S. Constitution guarantees that citizens have the right to refuse to quarter soldiers?
 - a. Fifth Amendment
 - b. Sixth Amendment
 - c. Third Amendment
 - d. Tenth Amendment
 - e. Ninth Amendment
- 17. Which amendment prohibits Congress from passing laws "respecting an establishment of religion, or prohibiting the free exercise thereof?
 - a. First Amendment
 - b. Fourth Amendment
 - c. Sixth Amendment
 - d. Ninth Amendment
 - e. Tenth Amendment
- 18. A European country has recently passed a law that supports the propagation of the Protestant religion. The law encourages the establishment of churches and makes it compulsory for people to practice Protestantism. It also criminalizes the practice of other religions. If this were to happen in the U.S., the law would be illegal because it violates which amendment to the Constitution?
 - a. Second Amendment
 - b. Third Amendment
 - c. First Amendment
 - d. Eighth Amendment

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- e. Tenth Amendment
- 19. What did President Thomas Jefferson want to be a "wall of separation between church and state"?
 - a. The supremacy clause of Article VI
 - b. The reserved powers clause of the Tenth Amendment
 - c. The establishment clause of the First Amendment
 - d. The preferred-position doctrine
 - e. The Supreme Court
- 20. In the context of the freedom of religion, what was the Supreme Court's ruling regarding public schools?
 - a. The right to hold a belief is relative and subject to question by authority.
 - b. Public schools, which are agencies of government, cannot sponsor religious activities.
 - c. Religious beliefs are superior to the law and take precedence over constitutional laws.
 - d. Both public and private schools are barred from teaching about religion.
 - e. Individuals cannot pray, when and as they choose, in schools or in any other place.
- 21. In the Engel v. Vitale (1962) case, what did the Supreme Court rule?
 - a. It ruled that the Regents' prayer for public schools in New York was constitutional because the prayer was nondenominational.
 - b. It ruled that the State Board of Regents in New York had acted unconstitutionally by composing a prayer to be used in public school classrooms at the start of each day.
 - c. It ruled that the Ten Commandments be posted in all public schools.
 - d. It held that public schools are barred from discussing religious movements.
 - e. It upheld an Alabama law authorizing a daily one-minute period of silence for meditation and voluntary prayer.
- 22. Which of the following is a requirement for a state's school aid to a parochial school to be deemed constitutional?
 - a. The purpose of the financial aid must be clearly secular.
 - b. The primary effect of the aid must inhibit religion.
 - c. The aid must demonstrate the active involvement of the sovereign in religious activity.
 - d. The aid must be solely used to fund the salaries of teachers of secular courses.
 - e. The aid must be used for textbooks and instructional materials of certain secular subjects.
- 23. Which of the following is a requirement for a state's school aid to a parochial school to be deemed constitutional?
 - a. The aid must be used for textbooks of certain secular subjects.
 - b. The primary effect of the aid must inhibit religion.
 - c. The purpose of the financial aid must be clearly religious.
 - d. The aid must avoid excessive government involvement in religion.
 - e. The aid must be used for funding salaries of teachers of secular courses.
- 24. George studies in a private institution. Because he comes from a low-income family, his parents use educational certificates provided by the state government to pay for George's educational expenses. In the given scenario, what type of financial assistance are George's parents most likely using?
 - a. Categorical grant
 - b. Tuition tax credit program

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- c. Scholarship tax credit program
- d. School voucher
- e. Institutional rebate
- 25. What programs used in The District of Columbia and twelve other states allow some schoolchildren to attend private elementary or high schools using educational certificates paid for by taxpayers' dollars?
 - a. Categorical grant programs
 - b. Limited voucher programs
 - c. Scholarship tax credit programs
 - d. Concession programs
 - e. Tuition tax credit programs
- 26. Which of the following statements is true of the free exercise clause of the First Amendment?
 - a. It allows the government to give financial aid to parochial schools for religious purposes.
 - b. The Supreme Court has ruled that religious doctrines are superior to the law.
 - c. It allows the government to control and influence the religious beliefs of individuals.
 - d. The Supreme Court has ruled consistently that the right to hold any belief is absolute.
 - e. It states that the right to practice one's beliefs is absolute and cannot be restricted.
- 27. Which of the following statements is true of the right to refuse medical treatment under the free exercise clause of the First Amendment?
 - a. Parents are not allowed to opt-out of vaccinations for their children for religious reasons.
 - b. Parents have the right to refuse treatment for their children without worrying about any violations of law.
 - c. All U.S. states prohibit adults and children from refusing medical treatment.
 - d. The refusal by a parent to allow lifesaving treatments for a child can be considered a serious crime.
 - e. Vaccination is mandatory in all states for all children attending private schools.
- 28. Which of the following statements is true of the freedom of expression under the First Amendment?
 - a. The First Amendment does not protect any form of commercial speech.
 - b. The Supreme Court allows prior restraint of speech in all cases.
 - c. All forms of expressions are protected under the First Amendment.
 - d. The First Amendment does not protect symbolic speech.
 - e. The Supreme Court can impose limits on speech to maintain public order.
- 29. Which of the following statements is true of seditious speech?
 - a. It refers to a true statement that holds a person up for ridicule.
 - b. It urges resistance to lawful authority such as the government.
 - c. It involves publishing false information about a common man.
 - d. It lacks serious literary, artistic, political, or scientific value.
 - e. It seeks to harm the reputation of common people.
- 30. Which of the following statements is true of the bad tendency test?
 - a. It tested whether a state's aid to public schools was constitutional.
 - b. It tested whether the restriction on free speech under the Sedition Act was constitutional.

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- c. It was established to check the involvement of the government in religious matters.
- d. It propagated that people cannot denounce the religious beliefs of others.
- e. It removed all restrictions on speech and made the right to free speech absolute.
- 31. Congress has the power to restrict free expression if the expression would cause a critical condition, actual or imminent, that they have the power to prevent by utilizing which test?
 - a. Clear and present danger test
 - b. Lemon test
 - c. Preferred-position doctrine
 - d. Miranda warnings
 - e. Exclusionary rule
- 32. Which of the following statements is true of commercial speech?
 - a. It is protected by the Fifth Amendment.
 - b. It can be restricted even if the restriction does not advance any government interest.
 - c. It receives relatively more protection than ordinary speech.
 - d. It is protected by the First Amendment, but not as fully as regular speech.
 - e. It cannot be restricted by the government under any condition.
- 33. Which of the following is a criterion to prove slander?
 - a. The statements must be published in a national daily.
 - b. The statements made must be true.
 - c. The statements must be only against government officials.
 - d. The statements must not result in actual harm.
 - e. The statements must stem from an intent to do harm.
- 34. TR News publishes a story about a young man who attacked protestors at a rally. In turn, the young man is fired from his job and expelled from his university. Later investigations reveal that the news story is false; that the news agency. knew the story was false when they reported it. Furthermore, the news agency published this story with malice which caused harm to the young man. The young man can sue TR News for what?
 - a. Hate speech
 - b. Slander
 - c. Libel
 - d. Obscenity
 - e. Battery
- 35. Which of the following is a criterion for a work to be ruled obscene?
 - a. It must be in the written or printed form.
 - b. It must advocate the violent overthrowing of the government.
 - c. It must have serious political or scientific value.
 - d. It must interfere with government interests.
 - e. It must offensively depict prohibited sexual conduct.
- 36. What characteristics must be met for a work to be ruled obscene?
 - a. It must interfere with government interests.

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- b. It must advocate the violent overthrow of the government.
- c. It must violate an individual's right to privacy.
- d. It must be construed as harassment or disparagement based on race.
- e. It must lack serious literary, artistic, political, or scientific value.
- 37. Which of the following statements is true of the preferred-position doctrine?
 - a. It states that freedom of speech can be restricted only when it is directed against lawful authority.
 - b. It holds that speech can be restricted if it is likely to interfere with government interests.
 - c. It is aimed at checking the involvement of the government in religious matters.
 - d. It holds that people cannot denounce the religious beliefs of others based on their own preferred religious positions.
 - e. It states that certain freedoms are so essential to a democracy that they hold a preferred position.
- 38. Which of the following is true about prior restraint?
 - a. The Supreme Court has mostly ruled in favor of prior restraint by stating that the government can curb ideas to protect its interests.
 - b. Acts of prior restraint are considered unconstitutional as they contradict the free exercise clause of the First Amendment.
 - c. Prior restraint involves the removal of objectionable materials from an item before it is published or broadcast.
 - d. For a case of prior restraint to hold, a particular utterance should be intended to hurt another person.
 - e. For a case of prior restraint to hold, a particular content should excite unwholesome sexual desire.
- 39. In which landmark case in 1965 did the Supreme Court rule that the right to privacy is implied by other rights guaranteed in the First, Third, Fourth, Fifth, and Ninth Amendments?
 - a. Reynolds v. United States
 - b. Roe v. Wade
 - c. Griswold v. Connecticut
 - d. Lemon v. Kurtzman
 - e. Miller v. California
- 40. In which case did the Supreme Court hold that the "right to privacy . . . is broad enough to encompass a woman's decision whether or not to terminate her pregnancy," subject to certain regulations?
 - a. Roe v. Wade (1973)
 - b. Miller v. California (1973)
 - c. Gideon v. Wainwright (1963)
 - d. Griswold v. Connecticut (1965)
 - e. Miranda v. Arizona (1966)
- 41. In the context of the practice of euthanasia, what did the Supreme Court hold in 1997?
 - a. The Supreme Court held that euthanasia is one of the civil liberties protected by the Constitution.
 - b. The Supreme Court held that state laws permitting assisted suicide were unconstitutional.
 - c. The Supreme Court held that state laws banning physician-assisted suicide are inherently unconstitutional.
 - d. The Supreme Court upheld the states' rights to ban assisted suicide or mercy killing.
 - e. The Supreme Court denounced the states' rights to ban the practice of assisted suicide.

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- 42. Which of the following statements is true of the Freedom of Information Act of 1966?
 - a. It allows individuals to obtain information about themselves in government files.
 - b. It prevents states from disclosing or selling a driver's personal information without the driver's consent.
 - c. It protects the privacy of medical information.
 - d. It restricts government disclosure of data to third parties.
 - e. It supports the protection, enhancement, and wise use of a person's personal information.
- 43. Ryan, an international football player, posts an old video of him playing football on BeFriend, a social media site. One of Ryan's followers on the site mocks him for his poor performance in his recent matches. Incensed by the insults, Ryan retorts on the Internet with hateful comments based on the person's appearance. Ryan even tries to frame the person as intellectually disabled by posting edited pictures online. The follower feels harassed by this and starts having mental health challenges. In this scenario, Ryan can be convicted of what type of harassment?
 - a. Online terrorism
 - b. Cyberbullying
 - c. Sedition
 - d. Prior restraint
 - e. Revenge porn
- 44. Bob posted sexually explicit photographs of his former partner on BeFriend, a social media site, to harass her. He even included her name and address in the post to ensure her continued harassment. In this scenario, Bob can be convicted of which violation of privacy?
 - a. Online terrorism
 - b. Spamming
 - c. Sedition
 - d. Prior restraint
 - e. Revenge porn
- 45. Which of the following is a true statement about the USA Patriot Act of 2001?
 - a. It allows an American citizen to request copies of information about him or her contained in government files.
 - b. It prevents states from disclosing or selling a person's personal information without the person's consent.
 - c. It allows the government to access personal information on American citizens to an extent never before allowed.
 - d. It seeks to control the National Security Agency's collection of metadata on domestic phone calls.
 - e. It supports the protection, enhancement, and wise use of a person's personal information.
- 46. For what purpose was the National Security Agency's cloud computing program created?
 - a. It was designed to control the government's access to personal information on American citizens.
 - b. It was initially developed to monitor transactions in banks.
 - c. It was initially developed to monitor phone calls in U.S. prisons.
 - d. It was designed to collect personal data from the servers of multiple corporations.
 - e. It was set up to tackle the menace of online harassment.
- 47. Who is responsible for authorizing searches by the National Security Agency (NSA) and other intelligence agencies?
 - a. Foreign International Switching Center
 - b. Foreign Intelligence Surveillance Court

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c. International Information Service Centre		
d International Court of Justice		

- 48. What term is defined as the reason for believing that there is a substantial likelihood that a person has committed or is about to commit a crime?
 - a. Probable cause
 - b. Exclusionary cause

e. United Intelligence Taskforce

- c. Self-incrimination
- d. Double jeopardy
- e. Visionary cause
- 49. AM Daily, a news channel, broadcasts a report that states that a young man, Elvis, is accused of premeditated capital murder in the killing of his girlfriend, Sherry. In order to avoid the death penalty in his state, Elvis takes a plea deal offered by the prosecutor, pleading guilty to first degree murder, and accepts a lifesentence. The prosecutor may not later seek the death penalty in a trial, because Elvis is protected by which right?
 - a. The due process clause
 - b. The exclusionary rule
 - c. The ex post facto law
 - d. Protection against self-incrimination
 - e. Prohibition against double jeopardy
- 50. What protections are provided for the rights of criminal defendants through the Fifth Amendment:
 - a. Provides that no warrant for a search or an arrest can be issued without probable cause
 - b. Guarantees a speedy trial, a trial by jury, a public trial, and the right to confront witnesses
 - c. Includes the constitutional protection against self-incrimination
 - d. Offers protection from unreasonable searches and seizures
 - e. Provides that a person can be required to testify against himself or herself
- 51. What constitutional protection is the basis for a criminal suspect's "right to remain silent" in criminal proceedings?
 - a. Mistrial
 - b. Detention
 - c. Probation
 - d. Self-incrimination
 - e. Double jeopardy
- 52. Barry and Micah are enthusiasts of mixed martial arts. They regularly tape their sessions and post them online. On one such occasion, they are arrested and charged for posting videos of their fights on social networking sites. During court proceedings, backed by an efficient legal advisor, Barry uses his right to remain silent. In this scenario, how is Barry protected from being made to provide testimony against himself?
 - a. The due process clause
 - b. The exclusionary rule
 - c. The ex post facto law
 - d. Protection against self-incrimination

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e. Prohibition against double jeopa	rdy	
a. The Sixth Amendment providesb. The Sixth Amendment prohibitsc. The Sixth Amendment providesd. The Sixth Amendment guarantee witnesses.	e provisions under the Sixth Amendment? that a person can be required to testify against excessive bail and fines and unusual punishing that no warrant for a search or an arrest can be a speedy trial, a trial by jury, a public trial, otection from unreasonable searches and seize	nents. De issued without probable cause. and the right to confront
	tially states that illegally obtained evidence roceedings in <i>Mapp v. Ohio</i> (1961).	ce is not admissible in court,
the crime scene with the murder weapon	nan, is accused of the assault and murder of arm, the police officer in charge warns Sean that st him. In this case, the police officer has pro-	t he has the right to remain silent and
b. His fundamental duties		
c. The preferred-position doctrine		
d. His Miranda rights		
e. The <i>Lemon</i> test requirements		
56. What concept design holds that an udevelopment of the universe and living a. Intelligent Design	undirected process such as natural selection lithings?	es behind the creation and
b. Selective Incorporation		
c. Darwinism		
d. Republicanism		
e. Cellular Division		
57. In 2000, the Supreme Court invalidate second trimester of pregnancy? a. Abortion	ated a Nebraska statute banning what practice	e which is a procedure used during the
b. Dilation and Curettage		
c. Partial birth abortion		
d. Home birth		
e. Midwifery services		
•		

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· •	efully enters the house of Farooq and starts searc Farooq near the bank where the burglary took pla	C 1
a. Fourth		
b. Fifth		

- d. Second
 - e. First

c. Sixth

- 59. Which state did Miranda sue which resulted in the Supreme Court mandating the "Miranda" warnings?
 - a. New Mexico
 - b. Texas
 - c. Arizona
 - d. Louisiana
 - e. Massachusetts
- 60. The Miranda warnings inform criminal suspects of what?
 - a. Their ability to make one phone call from jail
 - b. The rules in county jail
 - c. Their safety precautions in prison
 - d. Their oath prior to taking the stand
 - e. Their fundamental rights upon arrest
- 61. What are the requirements stated by the *Lemon* test for a state's school aid to be constitutional?
- 62. Is the right to free speech absolute? What are the types of speech that receive no protection under the First Amendment?
- 63. Four decades after the Supreme Court's decision in *Roe v. Wade* (1973), abortion remains a controversial issue. How has the Court ruled in cases involving legislative restrictions on abortion?
- 64. Describe some of the laws and programs that were created after the terrorist attacks of September 11, 2001 and how they infringe on Americans' privacy rights. How has the USA Freedom Act of 2015 worked toward limiting the discretion of these laws and programs?
- 65. Why do criminal suspects have rights? Discuss some of the constitutional safeguards for criminal defendants set forth in the Bill of Rights.
- 66. Which amendment to the U.S. Constitution provides each state the right to maintain a volunteer armed force?
 - a. Second Amendment
 - b. Seventh Amendment
 - c. Ninth Amendment
 - d. Tenth Amendment
 - e. First Amendment
- 67. From which amendment are the reserved powers of the U.S. states derived?

a. Second Amendment
b. Seventh Amendment
c. Ninth Amendment
d. Tenth Amendment
e. Fifth Amendment
68. What term describes the action of stopping an activity before it actually happens?
a. Prior restraint
b. Libel
c. Slander
d. Double jeopardy
e. Judicial restraint
69. In the United States, private organizations—such as Facebook—are not bound by this amendment, which protects free speech?
a. First Amendment
b. Second Amendment
c. Sixth Amendment
d. Tenth Amendment
e. Ninth Amendment
70. What term is used to describe the practice of posting sexually explicit photographs or videos of a former partner online?
a. sedition
b. prostitution
c. phishing
d. revenge porn
e. racketeering
71. What was created in June 2015 in response to Republican libertarians uniting with left-leaning Democrats in an attempt to place limits on the activities of the National Security Agency? a. USA Freedom Act
b. USA Privacy Act
c. Mayflower Compact
d. Bill of Rights
e. Social Security Act
·
72. What 1963 Supreme Court case held that if a person is accused of a felony and cannot afford an attorney, an attorney must be available to the accused person at the government's expense?
a. Roe v. Wade
b. Gideon v. Wainwright
c. Griswold v. Connecticut
d. California v. Miller
e. Honig v. Doe

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73. What year was the <i>Miranda</i> warning cre a. 1920	eated by the Supreme Court?	
b. 1880		
c. 1966		
d. 1850		
e. 1957		
74. According to some scholars, recording a against coercion and, in the process, render a. Sixth Amendment's		which amendment's prohibition
b. First Amendment's		
c. Tenth Amendment's		
d. Fifth Amendment's		
e. Third Amendment		
75. Which Amendment prohibits excessive a. Eighth Amendment	bail and fines and cruel and unusual puni	ishments?
b. Fourth Amendment		
c. Fifth Amendment		
d. Third Amendment		
e. Tenth Amendment		
76. A(n), prohibited by the Constituti was committed.	on, punishes individuals for committing	an act that was legal when the act
a. bill of attainder		
b. "National Security Letter"		
c. writ of habeas corpus		
d. ex post facto law		
e. warrant based on probable cause		
77. " the right of the people to keep and b a. Second Amendment	ear Arms" is found in the to th	ne U.S. Constitution.
b. Third Amendment		
c. Fifth Amendment		
d. Eighth Amendment		
e. Tenth Amendment		
78. The protection against "unreasonable sea	arches and seizures" is found in the	_·
a. Third Amendment		
b. Fourth Amendment		
c. Fifth Amendment		
d. Eighth Amendment		
e. Tenth Amendment		

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