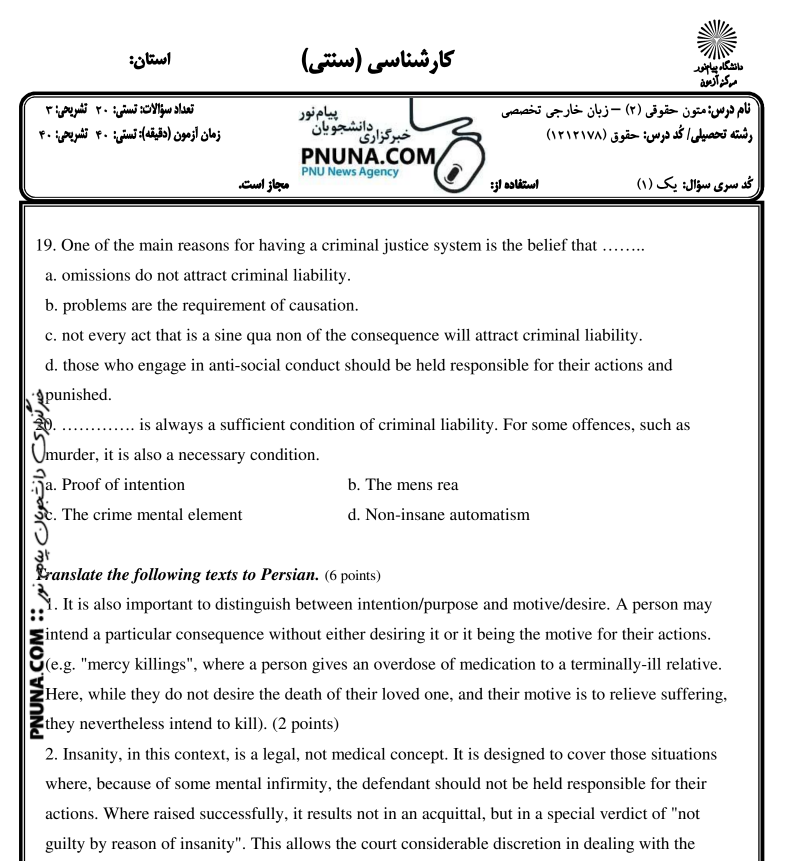
استان:	کارشناسی (سنتی)	دانشگاه پیابنور مرکز آذیون		
تعداد سؤالات: تستی: ۲۰ تشریحی: ۳ زمان آزمون (دقیقه): تستی: ۴۰ تشریحی: ۴۰ ت.	پیامنور خبرگزاری PNUNA.COM PNU News Agency مجاز است	نام درس:متون حقوقی (۲) – زبان خارجی تخصصی رشته تحصیلی/کد درس: حقوق (۱۲۱۲۱۷۸) کد سری سؤال: یک (۱) استفاده از:		
<b>امام خمینی<sup>(رم)</sup>:</b> این محرم و صفر است که اسلام را زنده نگه داشته است.				
Choose the best answer and then mark it on your answer sheet				
1. Crime can be defined as	that is sufficiently serious to	o require state intervention and		
punishment.				
a. anti-social conduct	b. social conduct			
c. legal capacity	d. illegal capacity			
Theis the physical element of a crime. It can include conduct, circumstance and				
U consequence.				
a. causation b. actus	reus c. mens rea	d. recklessness		
The idea of fault is present in the principal maxim of the criminal law: actus non facit reum nisi				
mens sit rea. What does the underlined part mean?				
a. The act is guilty when the mind is also guilty.				
b. Not every act that is a sine qua non of the consequence will attract criminal liability.				
<b>S</b> c. The act is not guilty unless the mind is also guilty.				
d. The existence of a second cause will only break the causal link.				
A. For most crimes, it is not sufficient to prove only that the defendant committed the unlawful act. It				
The need to show a criminal state of mind. The need to show a criminal state of mind				
emphasizes the of criminal liability and highlights the central role of fault.				
a. objective nature	b. discretion			
c. purpose	d. subjective nature	e		
5. Money and all other things, real or personal, including, things in action and other intangible				
things is called				
a. property b. inten	tion c. legal services	d. offers		

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تعداد سؤالات: تستی: ۲۰ تشریحی: ۳ زمان آزمون (دقیقه): تستی: ۴۰ تشریحی: ۴۰	پیام نور خبرگزاری PNUNA.COM	نام درس: متون حقوقی (۲) – زبان خارجی تخصصی رشته تحصیلی/ کُد درس: حقوق (۱۲۱۲۱۷۸)		
ىت.	PNU News Agency سجاز اس	کُد سری سؤال: یک (۱) استفاده از:		
6. The defendant must show that, at the time of committing the offence, he was suffering from a				
<u>defect of reason</u> . What does the underlined part mean?				
a. The defendant must have been totally deprived of the power to reason.				
<ul><li>b. Because of some mental infirmity, the defendant should be held responsible.</li><li>c. A person may intend a particular consequence without either desiring it or it being the motive for</li></ul>				
their actions.				
6	to have caused all the reasonable	e consequences of his conduct.		
<ul><li>A person may have a defence where they can show they were forced to commit the crime because</li></ul>				
of threats made to them by and				
a. necessity	b. self-defence			
c. insanity	d. duress			
The actus reus of negligence manslaughter is all of the following items EXCEPT:				
a. a duty of care owed by the defendant to the victim				
Seb. a breach of that duty by the defendant				
Sec. causes for the death of the victim				
d. the jury justifies a criminal conviction				
<b>2</b> . Placing another in fear of imm	nediate and unlawful personal v	violence is called		
a. Assault b. harm	c. wounding	d. infection		
10 is dishonest appropriation of property belonging to another with an intention to				
permanently deprive the other	of it.			
a. Offence b. Decep	otion c. Theft	d. Burglary		
11. According to your text book, property belongs to				
a. money and all other property, real or personal.				
	on or control of it, or having in it	t any proprietary right or		
interest.				
c. defendant.				
d. a person initially who borrows a book from another				
سال همت مضاعف و کار مضاعف می از مضاعف می از ۲۰۰۰ می مناعف می از ۴۰۰۰ می مسال اول ۹۰–۸۹				
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استان:	کارشناسی (سنتی)	دانشگله پیابنود. مرکز آذمون		
تعداد سؤالات: تستی: ۲۰ تشریحی: ۳ زمان آزمون (دقیقه): تستی: ۴۰ تشریحی: ۴۰ است.	پیام نور دانشجویان PNUNA.COM PNU News Agency	( نام درس: متون حقوقی (۲) – زبان خارجی تخصصی رشته تحصیلی/ کُد درس: حقوق (۱۲۱۲۱۷۸) کُد سری سؤال: یک (۱) استفاده از:		
12. Theft with violence or the threat of violence is a definition for				
a. rape b. damage	c. robbery	d. harm		
13. The maximum sentence for Theft is				
a. life imprisonment	b. seven years impr	isonment		
c. no imprisonment	d. five years impris	onment		
4. The maximum sentence for robbery is				
a. five years imprisonment	b. no imprisonment			
Uc. seven years imprisonment	d. life imprisonmen			
$\frac{1}{15}$ . A(n) is an agreement between two or more persons to pursue a course of conduct that, if				
carried out in accordance with th	neir intentions, would result in	the commission of an offence by one		
Of the parties to the agreement.				
ea. conspiracy	b. incitement			
c. participation	d. aiding			
<b>5</b> 6. <u>It</u> is an offence at common law. <u>It</u> means to instigate the commission of a crime through advice,				
Gencouragement, persuasion or compulsion. It refers to				
Sa. Mens rea b. Inciteme	ent c. Punishment	d. Deterrence		
7. Those who commit the actus reus of an offence are referred to as the				
a. abet	b. procures			
c. principal offenders	d. joint enterprise			
18. Informing people (through the education system and by other means) about the criminal justice				
system and the consequences of c	rime is called			
a. Publicity	b. Promptness			
c. Certainty	d. Punishment			

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defendant, ranging from an absolute discharge to detention in hospital. (2 points)

3. The two main criticism of the present law are that:

a. the test for gross negligence manslaughter is circular, in that the jury is directed to convict the defendant if they think his conduct was criminal;

b. the scope of constructive manslaughter is too broad, encompassing both conduct which is little short of murder and that which is little more than an accident. (2 points)