

Courts In A Nutshell Answer Key

WQ: Courts in a Nutshell

Name: _____

Instructions: Use this worksheet to collect your answers from the WebQuest. NOTE: There may be questions on this worksheet that are not online.



Slide 1: A Court is Born

According to the Constitution, who has the power to create federal courts that are below the Supreme Court?

Congress

Slide 2: Authority of the Courts

1. List one type of case that federal courts have jurisdiction over, one type that state courts have jurisdiction over, and one type that BOTH court systems can hear.

Federal: Criminal

State: Personal injuries

Both: Cases that involve parties in 2 different states.

2. For each problem, mark which system of courts has jurisdiction.

Help! I need a court!	Jurisdiction		
	State	Fed	Both
Someone is polluting the environment!			X
Someone violated my book's copyright!		X	
Someone ran into me with a car! Ouch!	X		
Someone wants custody of my child!	X		
A citizen from another state sued me!		X	

Slide 3: State Court Systems

1. List the different courts in your state.

Courts Home. State Court
Administrative Office. Supreme
Court.

2. Look at the list of courts in your state again. Decide which one is the highest court and click the link to that court's website. On the site, look for a description of the court or the judges.

Name of my state's highest court:

Supreme Court

Number of judges on that court:

9

What are the judges called? ("Judges" or something else?)

Justices (when in a higher court)

iCivics

Courts in a Nutshell WQ Companion Worksheet p. 1

Courts in a Nutshell: Answer Key to Understanding the Judicial System

Navigating the complexities of the court system can feel like deciphering a foreign language. Legal jargon, confusing procedures, and a vast network of courts at different levels can leave even the most diligent citizen feeling overwhelmed. This comprehensive guide, "Courts in a Nutshell: Answer Key," provides a simplified yet informative overview of the American court system. We'll break down the key players, processes, and levels of courts, providing you with the essential knowledge to understand how the judicial branch functions. This isn't a legal textbook, but rather a clear and concise explanation to empower you with a foundational understanding.

H2: The Structure of the American Court System: A Hierarchical Approach

The American court system is a complex network, but understanding its hierarchical structure is key to grasping its functionality. It operates primarily on a federal and state level, with each level having its own distinct courts.

H3: Federal Courts: The Top Tier

The federal court system handles cases involving federal law, disputes between states, and cases where the United States is a party. The hierarchy is as follows:

U.S. District Courts: These are the trial courts at the federal level. This is where most federal cases begin, with juries hearing evidence and deciding facts.

U.S. Courts of Appeals (Circuit Courts): These courts review decisions made by district courts. They don't retry cases; instead, they examine the legal procedures and rulings to ensure they were correct. There are 13 Circuit Courts, each covering a specific geographic region.

The Supreme Court of the United States: This is the highest court in the land. It hears appeals from the Courts of Appeals and, in some cases, directly from state supreme courts. The Supreme Court's decisions are final and set legal precedents for the entire nation.

H3: State Courts: The Foundation

State courts handle the vast majority of legal cases, including those involving state law, most criminal cases, and family law matters. The structure is similar to the federal system, although the specific names and titles may vary from state to state. Generally, the structure includes:

Trial Courts: These are the courts of first instance, where cases are initially heard. This includes Superior Courts, District Courts, or Circuit Courts depending on the state.

Appellate Courts: These courts review decisions made by trial courts, examining for errors in procedure or application of the law. Many states have an intermediate appellate court and a supreme court.

State Supreme Courts: The highest court in each state, its decisions are final unless appealed to the U.S. Supreme Court (on matters of federal law).

H2: Key Players in the Court System: Judges, Lawyers,

and Juries

Understanding the roles of the key players within the court system is crucial to understanding the process.

H3: Judges: The Arbiters of Justice

Judges preside over court proceedings, ensuring fairness and adherence to legal procedures. They interpret laws, rule on evidence, and, in some cases, decide the outcome of a case (in bench trials).

H3: Lawyers: Advocates for Their Clients

Lawyers represent individuals or entities involved in legal proceedings, presenting evidence, arguing legal points, and advocating for their clients' interests.

H3: Juries: The Voice of the People

In many cases, juries are responsible for determining the facts of a case and rendering a verdict. They are comprised of citizens selected randomly from the community.

H2: Common Types of Court Cases: A Quick Overview

The court system handles a wide range of cases, falling generally into these categories:

Criminal Cases: These involve alleged violations of criminal laws, with the government prosecuting the accused.

Civil Cases: These involve disputes between individuals or entities, often involving contract breaches, property disputes, or personal injury.

Family Law Cases: These concern matters related to marriage, divorce, child custody, and support.

Probate Cases: These deal with the administration of wills and estates.

H2: Understanding Legal Terminology: Demystifying the Jargon

Legal terminology can be daunting, but understanding some basic terms will significantly improve your comprehension of court proceedings. Familiarizing yourself with terms like "plaintiff," "defendant," "appeal," "precedent," and "jurisdiction" is a great starting point.

Conclusion

This "Courts in a Nutshell: Answer Key" provides a simplified overview of the American court system. While it cannot replace detailed legal study, it offers a foundational understanding of the structure, processes, and key players involved. Further research into specific areas of law or specific court procedures is always recommended for a deeper understanding.

FAQs

1. What is the difference between a trial court and an appellate court? Trial courts determine the facts of a case and apply the law. Appellate courts review the legal decisions made by trial courts.
2. How are juries selected? Juries are selected through a process called voir dire, where potential jurors are questioned to determine their impartiality.
3. What is a precedent? A precedent is a legal decision made in a previous case that serves as a guiding principle for similar cases in the future.
4. What is jurisdiction? Jurisdiction refers to the authority of a court to hear and decide a particular case.
5. Where can I find more information about specific court cases or procedures? You can access information through court websites, legal databases, and legal research services. Consulting a legal professional is always recommended for complex legal issues.

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categories: sovereign and official immunities and a variety of statutory and judicial abstention doctrines. Follows the litigant into situations in which a federal court is asked to pass upon what another tribunal has already done.

courts in a nutshell answer key: Manipulating Courts in New Democracies Andrea Castagnola, 2017-10-31 When can the Executive manipulate the composition of a Court? What political factors explain judicial instability on the bench? Using original field data from Argentina's National Supreme Court and all twenty-four Provincial Supreme Courts, Andrea Castagnola develops a novel theory to explain forced retirements of judges. She argues that in developing democracies the political benefits of manipulating the court outweigh the costs associated with doing so. The instability of the political context and its institutions causes politicians to focus primarily on short-term goals and to care mostly about winning elections. Consequently, judiciaries become a valuable tool for politicians to have under their control. Contrary to the predictions of strategic retirement theory, Castagnola demonstrates that there are various institutional and non-institutional mechanisms for induced retirement which politicians have used against justices, regardless of the amount of support their party has in Congress. The theoretical innovations contained herein shed much needed light on the existing literature on judicial politics and democratization. Even though the political manipulation of courts is a worldwide phenomenon, previous studies have shown that Argentina is the theory-generating case for studying manipulation of high courts.

courts in a nutshell answer key: Judicial Politics in Mexico Andrea Castagnola, Saul Lopez Noriega, 2016-11-03 After more than seventy years of uninterrupted authoritarian government headed by the Partido Revolucionario Institucional (PRI), Mexico formally began the transition to democracy in 2000. Unlike most other new democracies in Latin America, no special Constitutional Court was set up, nor was there any designated bench of the Supreme Court for constitutional adjudication. Instead, the judiciary saw its powers expand incrementally. Under this new context inevitable questions emerged: How have the justices interpreted the constitution? What is the relation of the court with the other political institutions? How much autonomy do justices display in their decisions? Has the court considered the necessary adjustments to face the challenges of democracy? It has become essential in studying the new role of the Supreme Court to obtain a more accurate and detailed diagnosis of the performances of its justices in this new political environment. Through critical review of relevant debates and using original data sets to empirically analyze the way justices voted on the three main means of constitutional control from 2000 through 2011, leading legal scholars provide a thoughtful and much needed new interpretation of the role the judiciary plays in a country's transition to democracy This book is designed for graduate courses in law and courts, judicial politics, comparative judicial politics, Latin American institutions, and transitions to democracy. This book will equip scholars and students with the knowledge required to understand the importance of the independence of the judiciary in the transition to democracy.

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principle of public equality, which tells us that in the establishment of law and policy we must treat persons as equals in ways they can see are treating them as equals. The principle of public equality is shown to be the fundamental principle of social justice. This account enables us to understand the nature and roles of adversarial politics and public deliberation in political life. It gives an account of the grounds of the authority of democracy. It also shows when the authority of democracy runs out. The author shows how the violations of democratic and liberal rights are beyond the legitimate authority of democracy, how the creation of persistent minorities in a democratic society, and the failure to ensure a basic minimum for all persons weaken the legitimate authority of democracy.

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would allow it to better able to engage with the reality of the integration that it is there to promote. Based on comparative methodology, the volume examines legal practice, as revealed by national and regional case law. The scope includes the practice of international commercial arbitration; private international law regulatory frameworks; and legal theory.

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Front Page | Virginia Court System

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