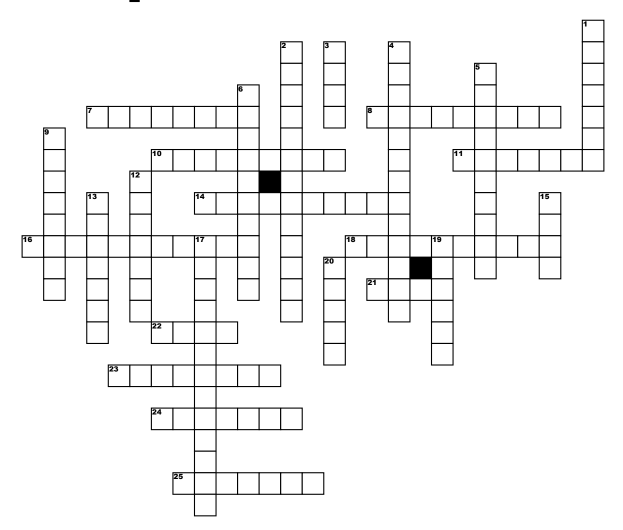
Chapter 2 Crossword



Across

7. Evidence in the form of testimony from a witness who actually saw, heard, or touched the subject of questioning. direct

8. a person who is trained to provide basic life support in a medical emergency. first

10. generally the first occasion that the trier of fact (jury or judge) has to hear from a lawyer in a trial, aside possibly from questioning during voir dire. opening

11. a person who is permitted to testify at a trial because of special knowledge or proficiency in a particular field that is relevant to the case. expert

14. involves a negotiation of the specific charges (counts) or crimes that the defendant will face at trial. Usually, in return for a plea of "guilty" to a lesser charge, a prosecutor will dismiss the higher or other charge(s) or counts . charge

16. recompense for injury or loss.

18. the action of discouraging an action or event through instilling doubt or fear of the consequences.

21. question-and-answer forms, usually in paper format, designed to guide jurors in reaching a verdict after a civil or criminal trial. verdict

22. a legal body empowered to conduct official proceedings and investigate potential criminal conduct, and determine whether criminal charges should be brought. grand

23. Such evidence is expected to be empirical evidence and interpretation in accordance with scientific method. scientific

24. a hearing to determine if a person charged with a felony should be tried for the crime charged, based on whether there is some substantial evidence that he/she committed the crime. preliminary

25. A quaint phrase that refers to the recording of an arrested person's name, age, address, and reason for arrest when that person is brought to jail and placed behind bars

Dowr

1. are motions that are made before the actual trial. pretrial

2. long and careful consideration or discussion.

3. the temporary release of an accused person awaiting trial, sometimes on condition that a sum of money be lodged to guarantee their appearance in court.

4. an applied science that involves the study of facts, used to identify, locate and prove the guilt of an accused criminal. criminal

5. a formal charge or accusation of a serious crime

6. the action of discouraging an action or event through instilling doubt or fear of the consequences.

9. is a formal, written request to a judge for an order that certain evidence be excluded from consideration by the judge or jury at trial. motion to

12. the chronological documentation or paper trail, showing the papertrail, custody, control, transfer, analysis, and disposition of physical or electronic evidence. chain of

13. also known simply as a "witness," is any person who gives testimony in a case, but who is not an expert. lay

15. a defendant is admitting her guilt, thereby forfeiting her right to a trial. In such cases a defendant will simply be sentenced by the judge, though she may have to return to court at a later date for sentencing.

17. the state of being confined in prison;

19. place (a defendant) on bail or in custody, especially when a trial is adjourned.

20. the obligation to prove one's assertion. burden of