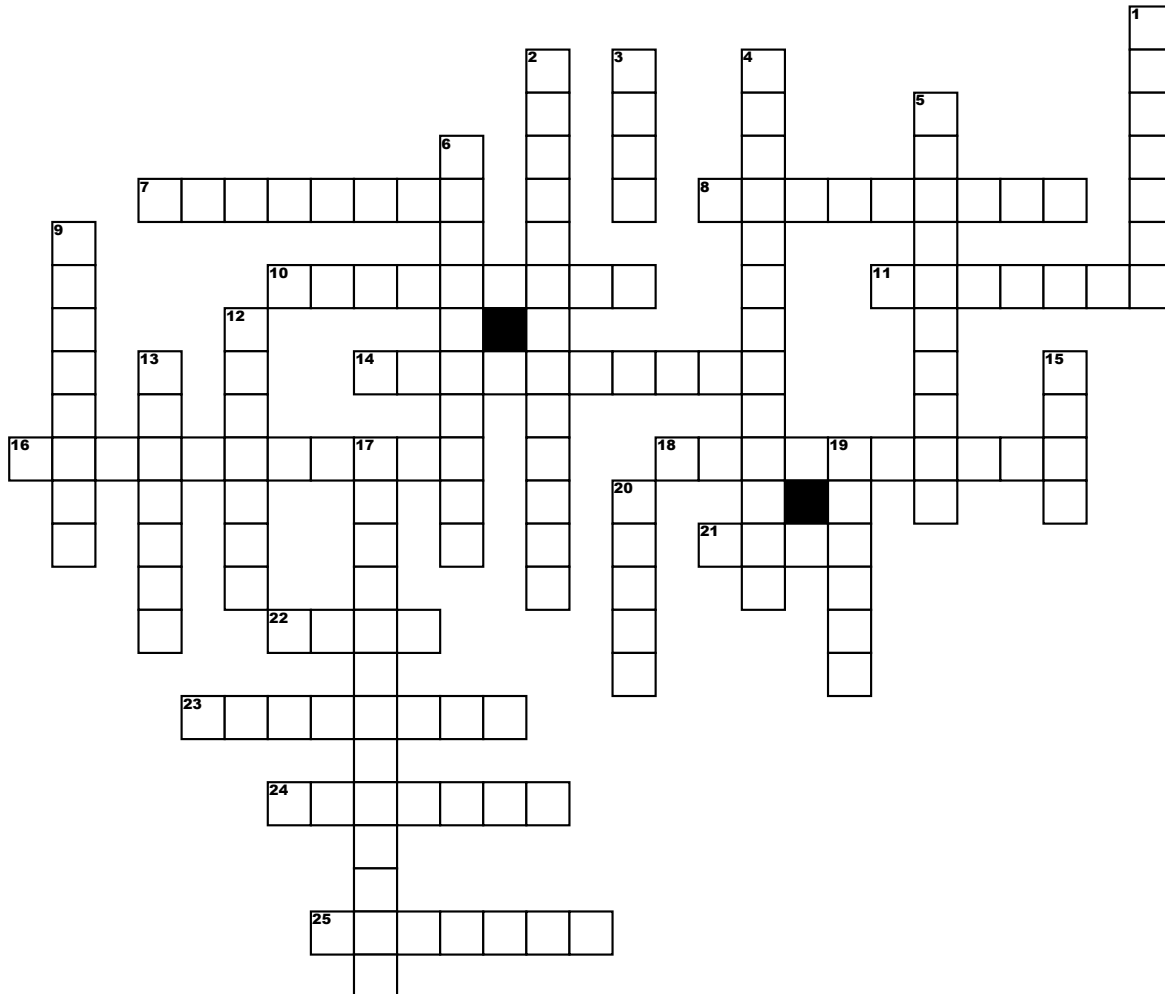


Name: \_\_\_\_\_

Date: \_\_\_\_\_

# 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. **recompense**

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

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. **arrest record**

## Down

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

2. long and careful consideration or discussion. **deliberation**

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. **bail**

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. **indictment**

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

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 suppress**

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

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. **guilty**

17. the state of being confined in prison; imprisonment. **imprisonment**

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

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