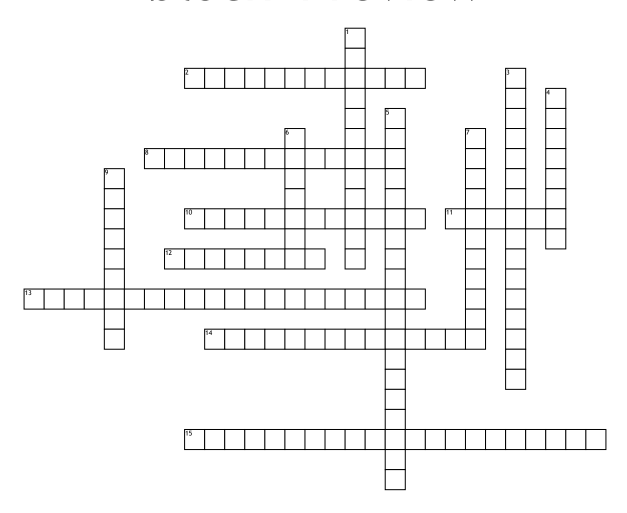
Name:	Date:	

block 4 review



Across

- 2. The crime of trying to get someone else to commit a crime. actus Reus; acts the include some kind of inducement to commit the solicited crime
- **8.** substance of a crime that the prosecutor must prove and that consists of an injury or loss and the criminal act that resulted in it
- **10.** Wrong because its prohibited; offenses that are crimes only because a specific statue or ordinance prohibits them
- 11. defense to a crime if the defendant was compelled or coerced to commit the crime by some human agency, prior to a safe avenue of escape being available, under a threat of serious imminent harm to the defendant or others, and the crime is of a lesser magnitude that the harm threatened.
- **12.** General law concerned with disputes between individuals, organizations, or both where the wrongdoer compensates the affected one.

- **13.** Trying to get someone else to commit a crime
- **14.** proposed criminal code drafted by the American law institute and used to reform criminal codes
- **15.** defendants admit they were responsible for their acts but claim that under the circumstances what they did was right (justified)

<u>Down</u>

- defined by state law, conduct of being drunk as the result of drinking alcohol and/or using narcotics
- 3. crimes that satisfy the mens rea of purpose or specific intent and the actus Reus of taking some steps toward accomplishing the criminal purpose but not enough steps to complete the intended crime
- **4.** wrong in itself or evil in itself; offense that requires some level of criminal intent

- 5. no one can be convicted of or punished for a crime unless the law defined the crime and prescribed the punishment before the person engaged in the behavior that was defined as a crime
- **6.** "guilty mind"; criminal intent that is necessary as an element to be proven in a crime
- 7. the principle of criminal liability that requires that a criminal intent has to trigger a criminal act
- 9. a defense that argues an imminent danger of attack was prevented Excuse defenses-defendants admits to what they did was wrong but claim that under the circumstances they weren't reasonable for what they did