Testbank for Pozzulo, Forensic Psychology, Fourth Edition | Chapter 1

## **Chapter 1: Short Answer**

1) What are the three major categories of crime theories discussed in your text? List the three categories and describe a specific theory that fits into each category.

### Answer:

- a. Biological theories
  - E.g., Sheldon's constitutional theory suggests that body build and temperament are linked; mesomorphs, due to their aggressive nature and muscular build, are more likely to become involved in crime.
- b. Sociological theories
  - E.g., Merton's strain theory suggests that certain people (e.g., those from the lower class) have restricted access to legitimate means (e.g., education) to achieve valued goals of success (e.g., high paying jobs); some of these individuals will turn to illegitimate means (e.g., crime) in an attempt to achieve these goals.
- c. Psychological theories
  - E.g., Bowlby's theory of maternal deprivation suggests that early separation of children from their mothers prevents effective social development from taking place; without effective social development, children will experience problems developing positive social relationships and will instead develop antisocial inclinations.

Diff: Hard Type: ES

Page Reference: 7-8

2) Provide a comprehensive (i.e., broad) definition of forensic psychology.

### Answer:

According to Bartol and Bartol (2006), forensic psychology is defined as (a) the research endeavour that examines aspects of human behaviour directly related to the legal process and (b) the professional practice of psychology within or in consultation with a legal system that embraces both civil and criminal law.

Diff: Moderate

Type: ES

Page Reference: 12-13

3) Name the three roles that forensic psychologists can play and describe the sorts of activities that each type of forensic psychologist would be involved in (use examples).

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### Answer:

### a. Clinician

• As a clinician, the forensic psychologist is interested in mental health issues as they pertain to the legal system. Activities can include research (e.g., validating an assessment tool) and practice (e.g., making risk assessment decisions).

#### b. Researcher

• As a researcher, the forensic psychologist is concerned with mental health issues as they pertain to the legal system, but also any other research issues that relate to the law or legal system. Examples of potential activities include examining the effectiveness of risk assessment strategies, determining factors that influence jury decision making, studying the impact of questioning style on eyewitness recall, etc.

# c. Legal scholar

• As a legal scholar, the forensic psychologist is interested in the analysis of mental health law and psychologically oriented legal movements. Most of the activities of the legal scholar revolve around policy analysis (e.g., taser use in police agencies) and legislative consultation (e.g., mandatory arrest legislation in domestic violence cases).

Diff: Moderate

Type: ES

Page Reference: 13-16

4) According to Haney (1980), there are three primary ways in which psychology and law relate to one another. Name, define, and provide an example of each.

#### Answer:

- a. Psychology and the law
  - Psychology is viewed as a separate discipline to the law and is used to test various assumptions made by the law or legal system.
  - E.g., determining whether risk of violence can be accurately predicted using a specific assessment tool
- b. Psychology in the law
  - Psychological knowledge is applied directly within the context of the legal system as it operates.
  - E.g., the provision of expert testimony about factors that influence the accuracy of eyewitness identifications in a court case
- c. Psychology of the law
  - Psychology is used to study the law itself

• E.g., a legal scholar examining whether certain laws have helped to reduce the crime rate

Diff: Hard Type: ES

Page Reference: 16-18

5) According to Ogloff and Cronshaw (2001), what are the two main functions of expert witnesses? Also, how do expert witnesses differ from ordinary witnesses in court?

#### Answer:

☐ The two main functions of expert witnesses are to provide the court with information that assists them in understanding the issues at hand and to provide the court with an opinion (which must fall within the limits of their areas of expertise).

□ Expert witnesses differ from ordinary witnesses in that they are able to provide their opinion on a particular matter, whereas ordinary witnesses are only able to testify about what they have directly observed.

Diff: Moderate

Type: ES

Page Reference: 19-20

6) Hess (1987, 1999) discusses at least seven different dimensions along which psychology and law differ. List four of these dimensions and define precisely what they mean.

## Answer:

- a. Knowledge
  - In psychology, knowledge is gained through cumulative research.
  - In the law, knowledge is acquired through precedent, logical thinking, and case law.
- b. Methodology
  - In psychology, methods are predominantly nomothetic (i.e., goal is to uncover general trends and processes).
  - In the law, the methodological approach is idiographic (i.e., operates on a case-by-case basis).
- c. Nature of law
  - Psychology is descriptive, the goal being to describe how people behave.
  - Law is prescriptive, telling people how they should behave.
- d. Epistemology

- In psychology, it is assumed that there is an objective truth that can potentially be uncovered using the experimental method.
- In the law, truth is defined subjectively and is based on who can present the most convincing argument.

## e. Principles

- In psychology, alternative explanations are considered (i.e., falsifiability).
- The lawyer's goal is to convince the court that his/her explanation is solely correct.

### f. Criteria

- Psychology is cautious and conservative in accepting a hypothesis as true (results must be replicated, etc.).
- Law decides truth on the basis of a single case and a criterion that is far more lenient.

### g. Latitude

- The behaviour of a psychologist providing expert testimony in court is severely restricted.
- The behaviour of a lawyer within the court is subject to far fewer restrictions.

The student need only provide four of the seven dimensions to receive full marks.

Diff: Hard Type: ES

Page Reference: 20

7) What is the "general acceptance test"? What is the main criticism associated with this test?

### Answer:

- The general acceptance test is a standard for accepting expert testimony. It states that expert testimony will be admissible in court if the basis of the testimony is generally accepted within the scientific community in which it belongs.
- This test formed the basis for admissibility decisions for many years in the United States; however, the major criticism associated with it comes from the vagueness of terms such as "general acceptance" and "the particular field in which it belongs" and whether judges are able to appropriately determine the scope of these terms.

Diff: Moderate

Type: ES

Page Reference: 21-22

8) What are the four specific *Daubert* criteria defined by the U.S. Supreme Court that determine when scientific evidence is considered reliable?

#### Answer:

- **1.** The research has been peer reviewed.
- **2.** The research is testable (i.e., falsifiable through experimentation).
- **3.** The research has a recognized rate of error.
- **4.** The research adheres to professional standards.

Diff: Easy

Type: ES

Page Reference: 22

9) What are the Mohan criteria? Outline the four criteria and identify a potential problem with them.

#### Answer:

- a. The *Mohan* criteria are the Canadian criteria which outline factors that should be considered when determining the admissibility of expert testimony in court. The four criteria are:
  - The evidence must be relevant.
  - The evidence must be necessary for assisting the trier of fact (i.e., it goes beyond the common understanding of court).
  - The evidence must not violate any rules of exclusion (i.e., it must not relate to whether a witness is telling the truth).
  - The testimony must be provided by a qualified expert.
- b. These criteria are potentially problematic as they are highly subject to the discretion of the judge and judges can sometimes be wrong (e.g., the judge determines if the evidence actually goes beyond the common understanding of the jury).

Diff: Hard

Type: ES

Page Reference: 22-23

# **Chapter 1: Multiple Choice**

- 1) Alfred Binet conducted a series of studies to examine how question style influenced the accuracy of child eyewitnesses. He found that:
- a. moderately leading questions result in the most accurate answers
- b. free recall results in the most accurate answers
- c. highly leading questions result in the most accurate answers
- d. free recall results in the least accurate answers
- e. eyewitness accuracy did not vary across question type

Answer: b
Diff: Moderate
Type: MC

Page Reference: 3

- 2) A researcher arranges for a confederate to enter his classroom, steal his wallet, and run out. The researcher then asks the students to provide a description of the "offender" in an effort to study eyewitness recall. This is an example of:
- a. a verifiable experiment
- b. a virtual experiment
- c. a reality experiment
- d. a misinformation test
- e. a subjective recall test

Answer: c Diff: Easy

Type: MC

- 3) Stern's 1901 "reality experiment" involved a bogus quarrel between two students in which a gun was involved. Stern concluded that:
- a. racial discrimination is common
- b. pre-trial media has a strong influence on eyewitness accuracy
- c. retroactive memory-falsification tends to occur
- d. emotional arousal influences accuracy of recall
- e. none of the above

Answer: d Diff: Moderate

Type: MC

Page Reference: 4

- 4) Place the following events in chronological order:
- 1-Cattell conducts some of the first experiments in North America on the psychology of testimony
- 2-APA recognizes forensic psychology as a specialty discipline
- 3-Hugo Munsterberg publishes *On the Witness Stand*
- 4-The U.S. Supreme courts lays out the *Daubert* criteria for determining when scientific evidence should be admitted in courta. 4, 2, 3, 1
- b. 3, 4, 2, 1
- c. 4, 3, 2, 1
- d. 1, 2, 3, 4
- e. 1, 3, 4, 2

Answer: e Diff: Hard Type: MC

Page Reference: 3-10, 22

- 5) Which scholar conducted some of the first experiments in eyewitness testimony in the U.S. examining memory for everyday events?
- a. Wundt
- b. Cattell
- c. Binet
- d. Stern
- e. von Schrenck-Notzing

Answer: b Diff: Easy Type: MC

- 6) In his studies on suggestibility and testimony in children, Binet found that what type of technique lead to the most accurate recall?
- a. Prompted recall
- b. Mildly leading
- c. Free recall
- d. Highly misleading
- e. Recognition

Answer: c Diff: Moderate Type: MC

Page Reference: 4

- 7) According to von Schrenck-Notzing, extensive pretrial press coverage could influence the testimony of people by causing what he called:
- a. post-event misinformation
- b. memory contamination
- c. source monitoring errors
- d. exposure distortion
- e. retroactive memory falsification

Answer: e Diff: Easy Type: MC

Page Reference: 5

- 8) The following psychologist was the first to propose a testable theory of criminal behaviour:
- a. Bandura
- b. Freud
- c. Munsterberg
- d. Eysenck
- e. Marston

Answer: d Diff: Hard Type: MC

Page Reference: 7-8

- 9) Which of the following psychologists would be most interested in the expert testimony provided by von Schrenck-Notzing in 1896?
- a. a psychologist interested in the diagnosis of juvenile delinquents
- b. a psychologist interested in the effect of pre-trial press coverage
- c. a psychologist interested in the problems with hypnotic interviewing
- d. a psychologist interested in the accuracy of child eyewitnesses
- e. a psychologist interested in lie detection

Answer: b Diff: Moderate

Type: MC

Page Reference: 4-5

- 10) Which of the following individuals would be most interested to hear about research showing that child eyewitnesses can be highly inaccurate?
- a. Varendonck
- b. Bandura
- c. Marston
- d. Von Schrenck-Notzing
- e. Eysenck

Answer: a Diff: Moderate

Type: MC

- 11) Which of the following psychologists would be most interested in the expert testimony provided by Varendonck in 1911?
- a. a psychologist interested in the diagnosis of juvenile delinquents
- b. a psychologist interested in the effect of pre-trial press coverage
- c. a psychologist interested in the problems with hypnotic interviewing
- d. a psychologist interested in the accuracy of child eyewitnesses
- e. a psychologist interested in factors that influence jury decision making

Answer: d Diff: Moderate

Type: MC

Page Reference: 5

- 12) Who is generally considered the father of forensic psychology?
- a. John Henry Wigmore
- b. Wilhelm Wundt
- c. James Ogloff
- d. James Cattell
- e. Hugo Munsterberg

Answer: e Diff: Easy

Type: MC

Page Reference: 5-6

- 13) Which of the following is the correct pairing of psychologist to their work?
- $a.\ Munsterberg-On\ the\ Witness\ Stand$
- b. Varendonck La Suggestibilite
- c. Von Schrenck-Notzing Measurements of Accuracy of Recollection
- d. Cattell retroactive memory falsification
- e. Wigmore Kriminal Psychologie

Answer: a
Diff: Moderate
Type: MC

- 14) According to Sheldon's (1949) constitutional theory, which of the following are most likely to become involved with crime?
- a. ectomorphs
- b. mesomorphs
- c. those with lesions in the temporal lobe
- d. those having experienced maternal deprivation

# e. men with two Y chromosomes

Answer: b
Diff: Moderate

Type: MC

Page Reference: 7-8

- 15) John Bowlby's (1944) theory of crime suggests that the primary cause of antisocial behaviour is:
- a. low self-control
- b. poverty
- c. inappropriate role models
- d. maternal deprivation
- e. chromosomal abnormalities

Answer: d Diff: Moderate

Type: MC

Page Reference: 7-8

- 16) According to Sutherland's (1939) differential association theory, crime is the result of?
- a. poverty
- b. labelling
- c. learning
- d. socio-economic strain
- e. high levels of extraversion and neuroticism

Answer: c Diff: Moderate

Type: MC

- 17) Which of the following theorists is most closely associated with labelling theories of crime?
- a. Merton
- b. Becker

- c. Sutherland
- d. Bowlby
- e. Bandura

Answer: b Diff: Easy Type: MC

Page Reference: 7-8

- 18) According to Eysenck, which of the following would be at risk for criminal behaviour?
- a. someone with good conditionability
- b. someone with low levels of extraversion and neuroticism
- c. someone with high levels of extraversion and neuroticism
- d. someone who is easy to socialize
- e. someone with low self-control

Answer: c Diff: Moderate

Type: MC

Page Reference: 7-8

- 19) Which of the following is the correct pairing of psychologist to theory?
- a. Sheldon strain theory
- b. Eysenck chromosomal theory
- c. Akers social learning theory
- d. Hirschi biosocial theory
- e. Sutherland dyscontrol theory

Answer: c Diff: Moderate

Type: MC

Page Reference: 7-8

20) The case of *Brown v. Board of Education* (1954) has been cited as a significant case in the development of psychology and the law. On what issue in this case did psychologists submit a brief to the Supreme Court?

- a. prejudice and discrimination
- b. intelligence
- c. aggression
- d. inclusion of mitigating factors in death penalty decisions
- e. gender differences in treatment readiness

Answer: a Diff: Easy Type: MC

Page Reference: 8-9

- 21) The issue in the case of *Jenkins v. United States* (1962) that is of most interest to forensic psychologists is?
- a. the right for a defendant to plead not guilty by reason of insanity
- b. the duty to inform a third party of potential risks
- c. the duty to report suspected cases of child abuse
- d. the admissibility of expert testimony from psychologists on mental disorders
- e. the use of psychology in civil trials

Answer: d Diff: Moderate

Type: MC

Page Reference: 9

- 22) Historically, psychologists in Canada have made the most significant contributions in what area of forensic psychology?
- a. Eyewitness testimony
- b. Jury decision making
- c. Deception detection
- d. Risk assessment and treatment
- e. Police selection and training

Answer: d Diff: Easy Type: MC

Page Reference: 9

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- 23) The first federal correctional psychologist was hired in what province or territory?
- a. British Columbia
- b. Ontario
- c. Quebec
- d. Northwest Territories
- e. Alberta

Answer: c Diff: Moderate

Type: MC

Page Reference: 10

- 24) In what legal case did the Supreme Court of Canada first define the criteria for determining when the testimony of expert witnesses, including psychologists, would be admitted in court?
- a. R. v. Daubert
- b. R. v, Mohan
- c. R. v. Gladue
- d. R. v. Oickle
- e. R. v. Hubbert

Answer: b
Diff: Moderate

Type: MC

- 25) Which of the following indicators demonstrates that forensic psychology has established itself as a field?
- a. the development of professional associations that represent the interests of forensic psychologists
- b. a consensus on the definition of forensic psychology
- c. the fact that forensic psychologists now regularly take on the role of legal scholar
- d. the fact that criteria for admitting expert testimony from forensic psychologists have become more lenient
- e. widespread prescription privileges for forensic psychologists

Answer: a Diff: Easy Type: MC

Page Reference: 12

- 26) According to the narrow definition of forensic psychology, which of the following specialists would not be considered a forensic psychologist?
- a. A psychologist who provides risk assessments to the parole board
- b. A psychologist who studies how psychopathy influences patterns of offending
- c. A psychologist who treats victims and perpetrators of intimate partner violence
- d. A psychologist who consults with lawyers concerning whether their clients are fit to stand trial
- e. A psychologist who provides court-mandated treatment to offenders

Answer: b
Diff: Moderate

Type: MC

Page Reference: 12-13

- 27) Which of the following is *not* a likely activity of a clinical forensic psychologist?
- a. studying the effects of lighting conditions on eyewitness recall
- b. evaluating the parents of a troubled teen for custody and access recommendations
- c. delivering treatment programs to high risk sex offenders
- d. assessing juvenile delinquents in detention centres for behavioural problems
- e. practising relaxation techniques with police officers on leave due to burnout

Answer: a Diff: Easy

Type: MC

- 28) What is the main difference between a clinical forensic psychologist and a forensic psychiatrist?
- a. Forensic psychiatrists cannot provide expert testimony in court.
- b. Clinical forensic psychologists can prescribe medication.
- c. Forensic psychiatrists aren't concerned with mental health issues.
- d. Clinical forensic psychologists rely more on a medical model of mental illness.

e. Forensic psychiatrists are medical doctors.

Answer: e Diff: Easy Type: MC

Page Reference: 13-15

- 29) Which task is likely to be performed by an experimental forensic psychologist?
- a. examining the effects of judges' instructions on jury verdicts
- b. providing expert testimony
- c. examining the effects of correctional programs on reoffending rates
- d. studying the effects of police stress on job satisfaction
- e. all of the above

Answer: e Diff: Easy Type: MC

Page Reference: 13-15

- 30) Which forensic discipline is concerned with examining the remains of dead bodies in an attempt to determine time and cause of death through autopsy?
- a. Forensic anthropology
- b. Forensic odontology
- c. Forensic entomology
- d. Forensic pathology
- e. Forensic podiatry

Answer: d Diff: Easy Type: MC

- 31) Dr. Marlon works with the police to determine time of death by examining insect activity surrounding a dead body. Which of the following disciplines does Dr. Marlon work in?
- a. Forensic anthropology
- b. Forensic odontology

- c. Forensic entomology
- d. Forensic pathology
- e. Forensic podiatry

Answer: c Diff: Moderate

Type: MC

Page Reference: 15

- 32) Which of the following is an example of "psychology in the law"?
- a. a psychologist providing expert testimony in court on the accuracy of eyewitness identification
- b. examining how we can improve the assessment of fitness to stand trial
- c. validating a tool for predicting risk of violence
- d. a researcher examining factors that affect police decision making in a lab setting
- e. studying the impact of a new interrogation technique to see if it decreases the likelihood that people will make false confessions

Answer: a Diff: Moderate

Type: MC

Page Reference: 16-18

- 33) Judges currently use findings from psychological research to decide whether a witness on the stand is lying or not. This is a good example of:
- a. psychology and the law
- b. psychology in the law
- c. informational influence
- d. Normalization
- e. psychology of the law

Answer: b
Diff: Moderate

Type: MC

Page Reference: 16-18

34) Which of the following is an example of studying "psychology and the law":

- a. Providing expert testimony on child witnesses
- b. Studying "are eyewitnesses accurate?"
- c. Police using proper interviewing techniques
- d. Studying how judicial discretion influences future criminal behaviour
- e. Examining how court rulings influence forensic psychologists

Answer: b Diff: Hard Type: MC

Page Reference: 16-18

- 35) Which of the following statements concerning our criminal justice system is true?
- a. Police officers are good at detecting deception
- b. Getting "tough on crime" works to reduce future criminal behaviour.
- c. Police officers are less likely to get divorced than the general population.
- d. Sex offender treatment doesn't work.
- e. Clinicians can accurately predict whether offenders will commit new offences.

Answer: c Diff: Hard Type: MC

Page Reference: 17-18

- 36) Which of the following statements concerning our criminal justice system is *false*?
- a. Police officers are good at detecting deception
- b. Sex offender treatment can be effective at reducing reoffending.
- c. Clinicians who use actuarial risk assessments are better at predicting risk of reoffending relative to those who rely on unstructured professional judgment.
- d. Police officers have comparable rates of suicide to the general population.
- e. Eyewitnesses can make mistakes when presented with police lineups.

Answer: a Diff: Hard Type: MC

Page Reference: 17-18

- 37) What is the main difference between an expert witness and other witnesses in court?
- a. Expert witnesses are not cross-examined.
- b. Expert witnesses can only testify about what they directly observed.
- c. Expert witnesses are able to offer their opinion to the court.
- d. Expert witnesses are only available for the prosecution.
- e. Expert witnesses do not have to meet any criteria before they are allowed to testify.

Answer: c Diff: Moderate

Type: MC

Page Reference: 19-20

- 38) What would be considered the most ethical behaviour for a psychologist who is hired as an expert witness?
- a. provide testimony consistent with the party that hired you
- b. ensure that both the defence and the prosecution have an expert witness
- c. provide testimony relevant to the case as you understand it
- d. discuss your testimony with both the defence team and the prosecution team
- e. provide only a written report rather than testify in person

Answer: c

Diff: Moderate

Type: MC

Page Reference: 19-21

- 39) In what legal case did the Supreme Court of Canada set the guidelines for when, and how, expert testimony should be used in cases involving battered woman syndrome?
- a. R. v. Lavallee
- b. R. v. Mohan
- c. R. v. Gladue
- d. R. v. Oickle
- e. R. v. Hubbert

Answer: a

Diff: Moderate

Type: MC

# Page Reference: 19

- 40) In what legal case did the Supreme Court of Canada rule that police interrogation techniques using psychological coercion were an acceptable way to extract confessions and were admissible in court?
- a. R. v. Swain
- b. *R. v. L.T.H.*
- c. R. v. Gladue
- d. R. v. Oickle
- e. R. v. Hubbert

Answer: d
Diff: Moderate

Type: MC

Page Reference: 19

- 41) In what legal case did the Supreme Court of Canada formally acknowledge that jurors can be biased by numerous sources of information, ranging from direct involvement in a case to pretrial publicity or community sentiment?
- a. R. v. Swain
- b. *R.* v. *L.T.H.*
- c. R. v. Williams
- d. R. v. Oickle
- e. R. v. Hubbert

Answer: c Diff: Moderate

Type: MC

- 42) Hess (1987, 1999) describes seven dimensions along which law and psychology differ. Which of the following statements is *false*?
- a. Psychology is nomothetic and law is idiographic.
- b. Psychology is prescriptive and law is descriptive.
- c. Psychological knowledge is gained through research and legal knowledge is gained through precedent.

- d. A psychologist's behaviour is severely limited within the court while the behaviour of a lawyer is less restricted.
- e. Psychology believes in the quest for objective truths whereas the law defines truth subjectively.

Answer: b
Diff: Moderate

Type: MC

Page Reference: 20

- 43) According to Hess (1987, 1999), which of the following accurately represents a dimension along which law and psychology can be contrasted?
- a. Law is idiographic while psychology is nomothetic.
- b. Law is descriptive while psychology is prescriptive.
- c. Law is proactive while psychology is reactive.
- d. Law is academic while psychology is operational.
- e. Law defines truth objectively while psychology defines truth subjectively.

Answer: a Diff: Moderate

Type: MC

Page Reference: 20

- 44) Which of the following was *not* identified by Hess (1987, 1999) as a dimension along which law and psychology differ?
- a. latitude
- b. principles
- c. criteria
- d. purpose
- e. epistemology

Answer: d Diff: Moderate

Type: MC

Page Reference: 20

45) The "general acceptance test" relates to:

- a. eyewitness recall
- b. child witnesses
- c. aggression and segregation in schools
- d. suggestive questioning techniques
- e. the admissibility of expert testimony

Answer: e Diff: Easy Type: MC

Page Reference: 21-22

- 46) Which of the following is *not* specified by the *Daubert* criteria, which are used to determine the validity of scientific evidence?
- a. the research adheres to professional standards
- b. the research is falsifiable
- c. the research has been peer reviewed
- d. the research has a recognized rate of error
- e. the research has been conducted in real-world (i.e., non-lab) settings

Answer: e Diff: Moderate

Type: MC

Page Reference: 22

- 47) Why is the case of R. v. Mohan (1994) so important to forensic psychologists?
- a. It stressed the duty to protect a third party.
- b. It dealt with the admissibility of expert evidence.
- c. It established guidelines for reporting child abuse.
- d. It highlighted the importance of client confidentiality.
- e. It dealt with the issue of racial segregation.

Answer: b Diff: Easy

Type: MC

Page Reference: 22-23

Testbank for Pozzulo, Forensic Psychology, Fourth Edition | Chapter 1

- 48) According to *R. v. Mohan* (1994), which is not a consideration when determining the admissibility of expert testimony?
- a. The expert must be qualified.
- b. The testimony must provide information that goes beyond the jurors' common understanding.
- c. The evidence provided must be necessary for assisting the trier of fact.
- d. The testimony must have been allowed into evidence by a higher court.
- e. The evidence must not violate any rules of exclusion.

Answer: d Diff: Moderate

Type: MC

Page Reference: 22-23

- 49) What is the significance of the case of R. v. McIntosh and McCarthy (1997)?
- a. It dealt with racial segregation.
- b. It raises potential problems with the Mohan criteria.
- c. It dealt with issues associated with the insanity defence.
- d. It highlighted the importance of voluntary (i.e., non-coercive) confessions.
- e. It established guidelines for cross-examination.

Answer: b
Diff: Moderate

Type: MC

Page Reference: 23-25