EDUCATIONAL AND LEGAL INSTITUTE

Department Criminal Law and Process

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TYPES OF TESTS

on discipline "Criminal Law"

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Test I

1. The core of the crimes against the foundations of Ukraine's national security is:

a) public relations on the protection of the constitutional system, public order, sovereignty, territorial integrity, defense capabilities of the state;

b) social relations providing defense, independence, territorial integrity and inviolability of the state;

c) public relations on the protection of the constitutional system, sovereignty, territorial integrity, and state defense;

d) social relations in the protection of the constitutional system, sovereignty, and defense capability of the state.

2. Qualified types of public appeals for violent change or overthrow of the constitutional order or the seizure of state power (Part 3 of Article 109 of the Criminal Code of Ukraine) are actions committed: a) using the media; b) a person who is a representative of the authorities; c) a public or public figure; d) repeatedly; e) an organized group; e) the most dangerous way.

3. The objective side of the crime envisaged by Article 110 of the Criminal Code of Ukraine "Attack on the territorial integrity and inviolability of Ukraine" may be manifested in the following forms:

a) actions committed to change the boundaries of the territory or in order to change the state border of Ukraine in violation of the procedure established by the Constitution of Ukraine;

b) public appeals for actions, the purpose of which is to change the boundaries of the territory (state border of Ukraine);

c) distribution of materials with calls for action, the purpose of which is to change the boundaries of the territory (state border) of Ukraine;

d) financing activities aimed at changing the boundaries of the territory or in order to change the state border of Ukraine;

e) all answers are correct.

4. The object of the crime provided for in Article 11 of the Criminal Code of Ukraine "State treason" is: a) the sovereignty of the state; b) the territorial integrity of the state; c) the independence of the state in its international relations with foreign states; d) defense capacity of the state; e) the territorial integrity of the state; e) state security in the scientific sphere.

5. Espionage (Article 11.1 of the Criminal Code of Ukraine) is an accomplished crime from the moment:

a) establishing a connection with a foreign state, a foreign organization or their representatives;

b) establishing a connection with a foreign state, a foreign organization or their representatives, or obtaining a job from foreign intelligence;

c) committing concrete actions in the form of transferring to a foreign state, a foreign organization or their representatives information constituting State secrets;

d) committing concrete actions in the form of collecting or transferring to a foreign state, a foreign organization or their representatives information constituting State secrets;

6. The qualified types of murder (Part 2 of Article 115 of the Criminal Code of Ukraine) include: a) deliberate murder of a hostage; b) intentional murder, committed in a way dangerous to the lives of many persons; c) intentional murder of jealousy; d) deliberate murder in order to conceal another crime or facilitate his commission; e) intentional murder of the motives of blood revenge; e) intentional murder, combined with rape or violent pleasure of sexual desire in an unnatural way; (e) Intentional murder committed by a group of persons at a preliminary conspiracy. g) deliberate murder on grounds of racial, national or religious intolerance; c) all answers are correct.

7. The state of strong emotional excitement (art.116 of the Criminal Code of Ukraine) arises:

а) as a result of unlawful violence on the part of the victim;

b) as a result of systematic abuse by the victim;

c) as a result of coincidence of severe personal circumstances;

d) as a result of a serious offense by the victim;

e) as a result of unlawful actions on the part of the victim;

e) as a result of the victim's provocative actions.

8. Intentional grave bodily harm, which caused the victim's death (Part 2 of Article 121 of the Criminal Code of Ukraine) differs from the intentional murder (Part 1 st.115 of the Criminal Code of Ukraine):

a) the object of the crime;

b) the consequences of a crime;

c) the moment of the end of the crime;

d) the subjective attitude of the perpetrator to the consequences;

e) the object of the crime and the subjective attitude of the perpetrator to the consequences;

e) the moment of the end of the crime and the subjective attitude of the perpetrator to the consequences;

is) the consequences of a crime and the subjective attitude of the perpetrator to them;

g) the consequences of the crime and the moment of its termination.

9. In determining the reality of the threat of murder (Article 129 of the Criminal Code of Ukraine), the meaning is to clarify:

a) the nature of the threat expressed;

b) the place and time of the threat;

c) the opportunity to seek help from law enforcement agencies;

d) the nature of the previous relationship between the guilty and the victim;

e) situation of expressing a threat;

e) all answers are correct.

10. Detention in danger (Part 1 of Article 135 of the Criminal Code of Ukraine) is a crime with:

a) truncated warehouse;

b) the formal composition;

c) material composition.