

সময়: ২ ঘন্টা ১০ মিনিট

পূর্ণমান : ৬০

[বি.দ্র: ডান পার্শ্বস্থ সংখ্যা প্রশ্নের পূর্ণমান জ্ঞাপক। প্রদত্ত উদ্দীপক গুলো মনোযোগ দিয়ে পড় এবং সংশ্লিষ্ট প্রশ্নগুলোর যথাযথ উত্তর দাও। যে কোন ৬টি প্রশ্নের উত্তর দাও।]

১। জারিফ তার বিজ্ঞান বই পড়ে জানতে পারল যে, ১৫ লক্ষ প্রজাতির প্রাণি রয়েছে। জারিফের শিক্ষক বললেন, অ্যানিমেলিয়া জগতকে ৯টি পর্বে বিভক্ত করা হয়েছে। এই পর্বগুলো সাধারণত ১৫ লক্ষ প্রজাতির প্রাণিদের দৈহিক বৈশিষ্ট্যের ভিত্তিতে করা হয়েছে।

(ক) নেফেডিয়া কী?

১

(খ) নিডারিয়া পর্বের প্রাণিদের সামুদ্রিক সৌন্দর্য বলা হয় কেন?

২

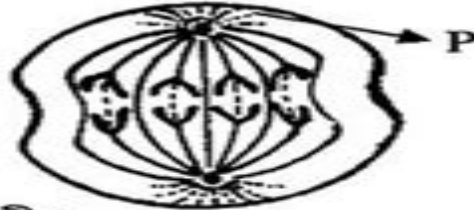
(গ) উদ্দীপকে উল্লেখিত ৯টি পর্বের দ্বিতীয়, পঞ্চম ও সপ্তম অবস্থানে অবস্থিত পর্বগুলোর বৈশিষ্ট্য লিখ।

৩

(ঘ) উদ্দীপকে উল্লেখিত ১৫ লক্ষ প্রজাতির প্রাণিদের মধ্যে সবচেয়ে উন্নততর প্রাণি কারা? তোমার উত্তরের স্বপক্ষে যুক্তি দাও।

৪

২। নিচের চিত্রটি লক্ষ কর এবং প্রশ্নগুলোর উত্তর দাও।



(ক) অপত্য কোষ কী?

১

(খ) মিয়োসিস কে কেন হ্রাসমূলক বিভাজন বিভাজন বলা হয়?

২

(গ) উদ্দীপকে P অংশটির ব্যাখ্যা দাও।

৩

(ঘ) উদ্দীপকে উল্লেখিত কোষ বিভাজনের যে ধাপটি উল্লেখ করা হয়েছে তার গুরুত্ব আলোচনা কর।

৪

৩। সপুষ্পক উদ্ভিদের জীবনচক্রে পরাগায়ন একটি অতিপ্রয়োজনীয় ঘটনা। উদ্ভিদ স্ব ও পর পরাগায়নের মাধ্যমে বংশবৃদ্ধির পাশাপাশি নিজেদের অস্তিত্ব রক্ষা করে। স্ব ও পর পরাগায়ন উভয়ই উদ্ভিদের স্বাবৃত্তিক বংশগতি রক্ষায় গুরুত্বপূর্ণ।

(ক) অসঙ্গ প্রজনন কী?

১

(খ) অক্সুরোদগমের প্রয়োজনীয়তা কী?

২

(গ) উদ্ভিদের জীবনে স্ব-পরাগায়ন ঘটানোর কারন ব্যাখ্যা কর।

৩

(ঘ) উদ্দীপকে উল্লেখিত কোন পরাগায়নটি নতুন বৈশিষ্ট্য সৃষ্টিতে ভূমিকা পালন করে? তুলনামূলক বিশ্লেষণ কর।

৪

বাকী পৃষ্ঠাগুলি নিচের লিঙ্কে ক্লিক করে ডাউনলোড করে পড়ুন।

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Marcel A. Müller



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Q & A Revision Guide Law of Torts 2013 and 2014 David Oughton, Barbara Harvey, 2013-01-10 Q A Law of Torts offers a lifeline to students revising for exams It provides clear guidance from experienced examiners on how best to tackle exam questions and gives students the opportunity to practise their exam technique and assess their progress *European judicial systems - Edition 2014 (2012 data) - Efficiency and quality of justice* Council of Europe, 2014-12-01 The new Edition of the report of the European Commission for the Efficiency of Justice CEPEJ which evaluates the functioning of the judicial systems in 45 Council of Europe's member states and an observer state to the CEPEJ Israel remains in line with the process carried out since 2002 Relying on a methodology which is already a reference for collecting and processing a wide number of quantitative and qualitative judicial data this unique study has been conceived above all as a tool for public policy aimed at improving the efficiency and the quality of justice To have the knowledge in order to be able to understand analyse and reform such is the objective of the CEPEJ which has prepared this report intended for policy makers legal practitioners researchers as well as for those who are interested in the functioning of justice in Europe , Arbitral Awards as Investments Maximilian Clasmeier, 2017-01-01 The rise of international investment arbitration has resulted in the emergence of a number of intriguing legal and political challenges One of those is the question of whether or not arbitral awards may constitute investments pursuant to existing investment treaties In approaching the problem it is the interconnection between theory and practice that delivers solutions This book presents the first detailed analysis of the existing tribunals approaches to date In examining the principles of treaty interpretation their application in arbitral practice shortcomings and their ramifications and possible routes to improvement the book addresses the following questions What is the foundation of interpretation in public international law and when is it adequately carried out Can arbitral awards constitute investments offering relief from frustrated enforcement attempts Is there a trend of convergence of commercial and investment arbitration Do respective interpretative outcomes stem from adequate interpretation What are the ramifications if interpretation is not fully adequate What are the feasible routes to greater interpretive discipline The book is mindful of the underlying public international law principles such as state sovereignty and the increasing legal and political dynamics of international investment law This is the first in depth treatise on arbitral awards qualification as investments within international investment law Its detailed analysis of the interpretive approaches their foundation and consequences will from a theoretical and practical point of view prove of great value to international tribunals counsel and sovereign entities Maximilian Clasmeier has gained international arbitration experience in the dispute resolution practices of international law firms in Frankfurt Düsseldorf and Singapore and worked for the World Bank Group in Washington D C **Tort Law** Jenny Steele, 2022 A standalone resource for students with key cases and materials from a wide variety of sources to encourage a good understanding of a range of perspectives **Development of International Entrepreneurship Based on Corporate Accounting and Reporting**

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and commercial efforts the NASA Johnson Space Center Human Health and Performance Directorate is continuing to make this information available to a wider audience engaged in the design and development of future space vehicles Loss of Signal summarizes and consolidates the aeromedical impacts of the Columbia mishap process the response recovery identification investigative studies medical and legal forensic analysis and future preparation that are needed to respond to spacecraft mishaps The goal of this book is to provide an account of the aeromedical aspects of the Columbia accident and the investigation that followed and to encourage aerospace medical specialists to continue to capture information learn from it and improve procedures and spacecraft designs for the safety of future crews This poster presents an outline of Loss of Signal contents and highlights from each of five sections the mission and mishap the response the investigation the analysis and the future Related products NASA s First 50 Years Historical Perspectives NASA 50 Anniversary Proceedings can be found here <https://bookstore.gpo.gov/products/sku/033-000-01336-1> Leadership in Space Selected Speeches of NASA Administrator Michael Griffin May 2005 October 2008 can be found here <https://bookstore.gpo.gov/products/sku/033-000-01314-1> Revolutionary Atmosphere The Story of the Altitude Wind Tunnel and the Space Power Chambers can be found here <https://bookstore.gpo.gov/products/sku/033-000-01342-6> **Cumulated Index Medicus**, 1993 **Textbook of Diagnostic Microbiology - E-Book** Connie R. Mahon, Donald C. Lehman, George Manuselis, 2014-04-11 Providing a solid introduction to the essentials of diagnostic microbiology this accessible full color text helps you develop the problem solving skills necessary for success in the clinical setting A reader friendly building block approach to microbiology moves progressively from basic concepts to advanced understanding guiding you through the systematic identification of etiologic agents of infectious diseases Building block approach encourages recall of previously learned information enhancing your critical and problem solving skills Case in Point feature introduces case studies at the beginning of each chapter Issues to Consider encourages you to analyze and comprehend the case in point Key Terms provide a list of the most important and relevant terms in each chapter Objectives give a measurable outcome to achieve by completing the material Points to Remember summarize and help clearly identify key concepts covered in each chapter Learning assessment questions evaluate how well you have mastered the material New content addresses bone and joint infections genital tract infections and nosocomial infections Significantly updated chapter includes current information on molecular biology and highlights content on multidrug resistant bacteria Reorganized chapters accent the most relevant information about viruses and parasites that are also transmissible to humans Case studies on the Evolve site let you apply the information that you learn to realistic scenarios encountered in the laboratory [Diary of an Apprentice Astronaut](#) Samantha Cristoforetti, 2021-08-31 Astronaut Samantha Cristoforetti s intimate account of her first journey to the International Space Station to which she returns in 2022 as commander of Expedition 68a only the fourth woman to command the ISS praised by Scott Kelly for its incredible detail and great writing Two hundred days orbiting Earth on the International Space Station Five years working and training with the

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Arbitration Act 1996 Robert Merkin, Louis Flannery, 2014-03-14 This book is an essential resource for any legal practitioner involved in any aspect of English arbitration law It provides a thorough annotation of the Arbitration Act 1996 and contains comprehensive explanations of developments in the relevant case law to each section of the Act Since the fourth edition of this book the English courts have decided many important new cases on virtually every aspect of arbitration law The most important developments relate to The growth of anti arbitration injunctions The use of freezing injunctions against third party assets and the availability of anti suit injunctions in EU proceedings The definition of seat the appointment of arbitrators choice of applicable law jurisdiction the form of the award and the slip rule Enforcement of foreign awards and challenges to domestic awards by way of jurisdictional attacks serious irregularity or error of law In this 5th edition the notes to each section contain helpful sub headings and a new Appendix will contain a fully annotated version of CPR Part 62 and the Practice Direction The book will also be useful for academics and university students of law at all levels seeking an understanding of the 1996 Act including those on the Legal Practice Course

Intellectual Property in Russia Natalia M. Udalova, Anna S. Vlasova, 2021-07-28 Intellectual property rights are essential for a firm's competitive edge and success and form the significant assets for many firms The authors of this book argue that intellectual property is a complex phenomenon which inevitably requires a combination of both economic and legal considerations because the lack of understanding of the mechanisms for the protection and preservation of IP can serve to undermine any of the potential economic benefits The book outlines the opportunities that can be derived from the use of IP in business and also identifies the rules necessary for their implementation It offers a comprehensive systemic research of intellectual property based on the most up to date legislation and cases of IP use in Russia Such an approach will allow readers to fully understand the peculiarities of IP as a special phenomenon of the Russian market There is a good balance between theoretical knowledge and practical implementation and the plain language and unique approach to structuring information make the book accessible and easy to understand It contains a special glossary of terms to facilitate the understanding of the material presented in the book Although the book looks specifically at the Russian case it will have international appeal since intellectual property by its very nature has become a transnational phenomenon Moreover the

international regulatory framework provides for the similarity of legal regulation of IP The book will find an audience among researchers concerned with the economics and law of intellectual property as well as policymakers and practitioners involved in business IP *The Supreme Court of Ghana Law Reports* ,2015

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