<u>CIVIL QUIZ 1: ANSWER KEY.</u>

1) C.

2) B.

3) C; *four* years.

4) C; if no action, special proceeding can be commenced.

5) B; not all special proceedings have an adverse party, in which case petition must address all prior such applications.

6) B.

7) A; only if that person is commenced the case.

8) A; *Clerk* so notifies, and then receives 1 copy of the transcript.

9) A; only the adult spouse *with whom they reside*, non-spouse co-resident adult can only hold up to \$10k.

10) C.

11) C.

12) C.

13) D.

14) D.

15) B.

16) B.

17) C.

18) C; although if it were not a <u>limited</u> partnership the answer would be B (mailing to partner then also allowable).

19) B.

20) B.

21) B; the counterpart to a stakeholder.

22) C.

23) C; US law **only** if corporation also physically in NYS.

24) C.

25) B.

26) A.

27) C.

28) C; only if inconvenient to witnesses.

29) C; only *adult* spouse.

30) C; to lower civil only if on consent (with reduction of damages) or by Appellate Division rule regarding calendars (without), to Surrogates only upon order of Surrogates.

31) B.

32) C.

33) D; STATE Administrator.

34) A; and jurisdiction over the *class* of parties.

35) D.

36) B.

37) C.

38) B.

39) B; AG only for State laws!

40) A. 41) A.