

CIVIL QUIZ 4: ANSWER KEY.

- 1) B.
- 2) C.
- 3) A.
- 4) C.
- 5) B; although the fee is waived.
- 6) C; except when wholly in a city.
- 7) D; and Plaintiff would have had 15 days to do so.
- 8) C; petition having had to have been served at least 20 days before hearing.
- 9) C.
- 10) B; set by the Chief Administrator.
- 11) C.
- 12) A.
- 13) B; still handled under Article 70.
- 14) D; this would be the "Ready" calendar.
- 15) A.
- 16) C; also a maximum of 3 total.
- 17) B.
- 18) A.
- 19) C.
- 20) D.
- 21) C.
- 22) D.
- 23) D.
- 24) C.
- 25) C; and request for such certification must have been made within 20 days of final submission.
- 26) A.
- 27) C.
- 28) C.
- 29) B.
- 30) D.
- 31) B; and trial would have begun within 1 day of joinder.
- 32) D; also 3 & 8.
- 33) C.
- 34) A; sheriff, also Marshall of City would be appropriate.
- 35) B.
- 36) B; and the petition would have been returnable within 5 days.
- 37) C; then between sunrise and sunset.
- 38) B; regular calendar fee of \$125 minus \$95 already paid for RJI.
- 39) B.
- 40) C.
- 41) B.
- 42) C.
- 43) C.