

FAMILY QUIZ 4: ANSWER KEY

- 1: D.
- 2: D; also 10A.
- 3: C.
- 4: C; V = Custody!
- 5: C.
- 6: B; only insofar as regards adoption or commitment of care custody and guardianship, not custodies generally.
- 7: B.
- 8: C; and order otherwise expires upon adoption, or else within 9 months from issuance (unless extended).
- 9: C; shall only cover personal *effects* not in dispute!
- 10: B.
- 11: A.
- 12: C; neglect or abuse, "F" is support (family offense is "O") and "S" is PINS.
- 13: B.
- 14: B.
- 15: B; only an **adult** Respondent!
- 16: B.
- 17: B, the others are Family exclusively.
- 18: B.
- 19: C.
- 20: C.
- 21: A.
- 22: C.
- 23: B.
- 24: C; 60 days, also willfulness hearing cannot be adjourned for more than 14 days, if already commenced = 7 court days; and written findings of fact have to be done within 5 court days of hearing conclusion.
- 25: C; also competent relevant & material evidence.
- 26: C; although Article 10[A] shall be immediately, but in no event more than 14 days, 1022 removals no later than next day, and commitments of care custody and guardianship shall be settled within 14 days.
- 27: D; else foster parent or relative with care can file, or Court can direct child's Law Guardian or Guardian ad litem; in such instances the agency must be joined and served.
- 28: B; Conciliation.
- 29: C; although fees are waived upon certification of poor person status by 18B counsel or Legal Aid lawyer.
- 30: D.
- 31: B; and shall calendar the matter for the same or next day, upon notice to the Petitioner and Law Guardian.
- 32: B.
- 33: C.
- 34: C.
- 35: B; it is up to the Appellate Court to assign counsel to indigent party upon motion.