FAMILY QUIZ 4: ANSWER KEY

1: D.

2: D; also 10A.

3: C.

4: C; V = <u>*Custody*</u>!

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 \underline{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 immidiately, but in no event more than 14 days, 1022 removals no later than next day, and commitments of care custody and guardianship shall be <u>settled</u> 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.