Badji Mokhtar-Annaba University Faculty of Law and Political Sciences Department of Public Law Master II/ Administrative Law Third Midterm Exam / All Groups

 Full Name
 Group

* Question/ For each of the following questions, mark the correct answer:

1. What was the role of the State Council in Algeria before the 2020 Constitution?

A) It was a court of appeal for administrative decisions.

B) It was the highest court for administrative disputes, ruling as both first and last instance in certain cases.

C) It only provided legal interpretation of administrative law.

D) It had no judicial power but offered advisory services to the government.

2. What was the purpose of establishing Administrative Courts for Appeal under the 2020 Constitution?

A) To provide a specialized court for criminal cases involving public officials.

B) To strengthen the principle of two-stage litigation and ensure proper legal scrutiny of administrative court decisions.

C) To eliminate the State Council's role in the administrative judiciary.

D) To focus exclusively on compensation claims.

3. What major change occurred in the administrative judiciary structure of Algeria with the 2020 Constitution?

A) The creation of a new type of administrative tribunal.

- B) The introduction of Administrative Courts for Appeal as a second instance.
- C) The elimination of the State Council.
- D) The replacement of the Administrative Tribunals with the Supreme Court.

4. What was the primary function of the State Council before the 2020 Constitution, according to the lecture?

A) It was the court of last resort for appeals in criminal cases.

B) It ensured the unification of administrative jurisprudence and ruled as the highest authority on certain administrative disputes.

- C) It primarily handled conflicts between private parties and public authorities.
- D) It served as a legislative body overseeing administrative law.

5. Which of the following best describes the jurisdiction of the Administrative Courts of Appeal under the 2020 Constitution?

A) They can only rule on criminal cases involving public authorities.

B) They handle appeals from the Supreme Court regarding administrative decisions.

C) They can rule on appeals against judgments from administrative courts and address conflicts of jurisdiction between courts.

D) They focus on civil disputes between private citizens.

6. What is the main purpose of the Algerian Anti-Corruption Law (Law No: 06-01)?

A) To regulate the media.

- B) To establish the legality of political campaigns.
- C) To prevent and combat corruption in both public and private sectors.

D) To manage financial policies.

7. Which of the following is a key innovation introduced by the Anti-Corruption Law?

A) Establishing new tax rates for businesses.

- B) A wider scope of corruption, including conflicts of interest and illicit political financing.
- C) Lower penalties for corruption offenses.

D) Privatizing public institutions.

8. What does the law require from all public agents regarding their assets?

A) They must keep their assets private.

- B) They must declare their assets under penalty of disciplinary and criminal action.
- C) They must provide a detailed report of their personal business transactions.
- D) They must invest in government bonds.

9. What is the role of the newly created national organ under the Anti-Corruption Law?

- A) To investigate financial crimes related to businesses only.
- B) To manage public relations for the government.
- C) To oversee the prevention and fight against corruption.
- D) To regulate international trade agreements.

10. Which of the following actions is specifically incriminated under the Algerian Anti-Corruption Law?

- A) Public protests against government policies.
- B) The acceptance of presents detrimental to the proper exercise of public duties.
- C) Hosting private business meetings.
- D) Voting in government elections.

11. What is the main distinction between public and private national properties in Algerian law?

A) Public properties are subject to the private law system, while private national properties are governed by administrative law.

B) Public properties are intended for public use and are protected by stricter legal measures, while private national properties are subject to ordinary law with some restrictions.

C) Public properties belong only to the state, while private properties belong to citizens.

D) Private national properties are taxed higher than public properties.

12. Which law in Algeria distinguished between public and private national properties?

- A) Law No. 84-16
- B) Law No. 90-30
- C) Law No. 06-01
- D) Law No. 22-10

13. What does the term "public national properties" refer to in Algerian law?

A) Properties belonging to foreign governments.

- B) Properties allocated for public interest and subject to stricter legal protections.
- C) Properties belonging to private individuals for public use.
- D) Properties specifically reserved for private commercial use.

14. Which of the following types of national properties is explicitly related to military assets in Algeria?

- A) Economic National Properties.
- B) Military National Properties.
- C) Waqf Properties.
- D) Specialized National Properties.

15. What term does the Algerian Constitution use instead of "national properties" for some key assets?

- A) Public assets.
- B) National group.
- C) State possessions.
- D) Civil properties.

16. What is the first step in preparing a Master dissertation in legal sciences?

- A) Formulating the research problem.
- B) Choosing a research topic.
- C) Selecting a research methodology.
- D) Structuring the dissertation.

17. What does the research hypothesis provide in the process of preparing a dissertation?

- A) The structure of the dissertation.
- B) A tentative answer to the research problem.
- C) A comprehensive analysis of the legal system.
- D) A summary of the findings and conclusions.

18. Which of the following is NOT a widely used research approach in legal sciences?

- A) Analytical approach
- B) Historical approach
- C) Theoretical approach
- D) Deductive approach

19. In the research methodology, what does the comparative approach aim to do?

- A) Trace the historical development of a legal principle.
- B) Study a specific legal situation in one country.

C) Provide a clearer understanding of a legal system by contrasting it with similar systems in other countries.

D) Analyze a legal system based on its internal elements only.

20. What should the researcher do during the final steps of preparing a dissertation?

- A) Focus on drafting the introduction.
- B) Proofread and edit the work for clarity and coherence.
- C) Conduct more case studies.
- D) Select the research methodology.

Dr. Aziza BENDJEMIL