FLORIDA

Florida
private
investigator
practice
examination

This examination prepares you for your State of Florida Class "C" Private Investigator License.

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This practice examination is comprised of 107 multiple choice, true/false and scenario based questions similar to what you'll find when you take the actual Florida PI examination. The answer key to the practice examination is contained on the last page. We have taken every step possible to ensure the reference material used to create this practice examination would be the same reference material used by the state test developers to create the actual PI examination.

The following material was used in this research to create the practice examination:

- 1) Florida Department of Agriculture and Consumer Services, Division of Licensing, Class "C" Private Investigators License.
- 2) PIA handbook
- 3) Private Investigative, Security and Repossession Activities, Schools (5N-1).

To assist you in using this practice examination as a study guide, we created a reference point at the end of each question. The reference point directs our clients to the exact location within the State reference material listed above where you can look up and research the topic yourself. This will allow you to go directly to the location where these questions were developed to conduct additional research. We have found this will save you valuable time and effort. No more searching pages and pages looking for the specific reference never knowing if you have the correct section or not. It should be known however, that in many instances, the information contained within the questions can be found in multiple references. Therefore, if needed, take the time studying for the test to cross reference the material to ensure you are comfortable that you know the subject matter. This practice examination should not be used as your sole study guide and should not be relied upon solely to prepare for your examination. This practice examination is one more tool in your toolbox to prepare for the actual examination. If you find a question that does not have a reference point it's usually because it is a scenario based question which might have multiple references and sources.

Good luck with your State examination. We hope that this practice examination helped to successfully prepare you for your examination.

If you have any questions regarding this practice examination or have comments or recommendations for how to make this product better please do not hesitate to E-Mail us at: contactus@pi-prep.com. We take your comments, recommendations and constructive criticism very serious.

QUESTIONS

- 1) Has a government agency violated F.S. 493 if they hire U.S. Federal Officers to conduct background investigations in FL, none of whom are licensed investigators? (6102(1))
 - a. Yes, they must follow the state rules when in the state. They issue temporary PI licenses for this purpose.
 - b. Yes, they must hire PI's licensed in FL before they can conduct background investigations.
 - c. No, the Federal Government is exempt under F.S. 493.6102 when they are performing duties for the U.S. government.
 - d. No, as long as they hire a Florida PI to work alongside them.
- 2) What <u>CLASS</u> of license is required by a private investigative agency? (6201(1))
 - a. "C"
 - b. "M"
 - c. "MA"
 - d. "A"
- 3) An insurance company hired an expert on aircraft mishaps to conduct an investigation in FL following an airplane crash. Does FL require the expert to be a licensed PI? (6102(2))
 - a. No, they have not violated F.S. 493.6102 when providing services or expert advice that is within the scope of their professional license.
 - b. No, but they need to purchase a special license from the State of Florida providing their qualifications and buy insurance to cover any malpractice.
 - c. Yes, the company must hire a local PI investigator who specializes in plane mishaps.
 - d. Yes, unless they hire a FL PI agency to accompany them and help with the investigation.

- 4) How many members comprise the FL Private Investigation, Recovery, and Security Advisory Council? (6104(1))
 - a. 3
 - b. 5
 - c. 7
 - d. 11
- 5) A company hires several investigators to conduct background checks and work internal investigations. Do they need to be licensed investigators per Florida State Statute 493? (6102(3))
 - a. Whether internal or external, there is no difference. You must have a PI license to conduct any investigation.
 - b. No, F.S. 493.6102 does not apply to employee's working investigation for an employer conducting internal company investigations.
 - c. Yes, at the very least they must hire a PI firm to act in a consulting manner to ensure all investigations are conducted appropriately.
 - d. No they don't as long as they provide results of their investigations to the advisory council every 30 days until the investigation is over.
- 6) A police officer from NY, with permission of his police department, flies to FL to assist on a case as an expert in industrial toxin spills. Does FL require the NY Police Officer to be a licensed PI to work the case in FL? (6102(8))
 - a. Yes, since FL does not have a reciprocity agreement with NY, they cannot work in FL without the proper licenses.
 - b. No, this falls into F.S. 493.6102(1). The police officer is exempt from obtaining a FL PI license as long as the activity has been approved by his or her supervisors.
 - c. Yes, F.S. 493.6102(1) only applies to federal law enforcement officers.
 - d. No, but you must have a FL PI helping on the case. The PI must write all of the reports and file them with the state.

- 7) How long is the term for members on the Private Investigation, Recovery, and Security Advisory Council? (6104(2))
 - a. 2 years
 - b. 4 years
 - c. 6 years
 - d. 8 years
- 8) Who appoints the members to the Private Investigation, Recovery, and Security Advisory Council? (6104(2))
 - a. The Commissioner of Agriculture
 - b. The State of Florida Governor
 - c. Elected by peers
 - d. Attorney General of Florida
- 9) While vacationing in Los Angeles a PI living and licensed in FL is walking down the beach and gets into a verbal altercation with a local resident. During the altercation a fight breaks out. The FL PI is arrested for assault and taken to jail. The arrest makes local news, but nothing that will be brought to the attention of the Department or his supervisor back in FL. The prosecutor advised the victim will not press charges if he pays all medical bills in the amount of \$3,000.00. The PI pays the money and leaves town with no arrest record. He is not convicted of a crime, but are there still consequences? (493.6118(j))
 - a. It is only a violation of Florida State Statute 493.6118 (c) if you are convicted of a crime and therefore you are not required to report the incident.
 - b. It is a violation of Florida State Statute 493.6118 (j) where the PI committed an act of violence and force on another person when not during the performance of his duty. It should be reported to the Council.
 - c. This was self-defense and it's not applicable to Florida State Statute 493.6118.
 - d. The PI only needs to report the incident if a Council member approaches him and asked about it since he saw it on the news. If not asked, no need to tell anyone.

- 10) What is not required to be on your Agency PI ID card? (6111)
 - a. The name of the license holder
 - b. License number
 - c. Signature of an agency representative
 - d. Type of license
- 11) What <u>CLASS</u> license must you have to provide firearms training? (6115(7))
 - a. Class "MA"
 - b. Class "K"
 - c. Class "G"
 - d. Class "GA"
- 12) A dignitary from the United Arab Emirates hired two FL PI's from the ABC PI Agency as body guards during his trip to Florida. The dignitary always carries large sums of money and wanted protection while on vacation. At the end of each day the dignitary gives his money wallet to one of the PI's to lock in the hotel suites safe each night. Each night the dignitary goes down to the hotel restaurant to eat with one of the body guards. The other stays in the room to guard the dignitary's valuables. One evening a man broke into the room and was killed by the body guard. What, if anything, should happen to the PI? (493,6115 and 6118 & 6301)
 - a. The PI was acting as security guard at the time and must have a class "D" license; therefore he is in violation of Florida State Statute 493 and can lose his license.
 - b. As a class "C" PI, he is authorized to act as body guard, but once the client departed the room he is no longer under his employ and was acting on his own and not covered under Florida State Statute 493.
 - c. He is not in violation of Florida State Statute 493. He acted appropriately when he discharged his firearm. It was a continuation of his duties as a body guard.
 - d. He can be charged with illegal discharge of a firearm. He is only able to fire his firearms in the lawful protection of one's self or another from physical harm.

- 13) A man defaulted on a bank loan for his airplane and the bank is preparing repossession. The bank hires the ABC PI Agency to find the owner of the airplane and locate the airport where the plane is being stored. The ABC PI Agency is not a <u>CLASS</u> "R" recovery agency; can they accept the banks business? (493.6401)
 - a. The ABC agency is not authorized to accept this contract because they can have nothing to do with Repossession Services.
 - b. They can accept this contract as long as one of its members holds a class "E" or class "R" license.
 - c. Since the bank owns the airplane the PI's are technically temporary employees of the bank and can work this as an internal investigation.
 - d. Yes, ABC can accept the contract because they were asked to look for the owner of the airplane and the airplane, not repossess the airplane.
- 14) Except for a Class "A", "B", "AB" and "R", how many years is your <u>CLASS</u> "C" license valid for? (6111(2))
 - a. 2 years
 - b. 3 years
 - c. 4 years
 - d. 5 years
- 15) There is a soldier currently residing in NY who received a disability retirement from the military due to a psychiatrist's diagnosis of PSTD stemming from his service in Iraq. He's been under a psychiatrists care for over two years and is recovering. The psychiatrist from NY gives him a clean bill of health, saying he is cured of his PSTD. His brother runs a PI Agency in FL and offers him a job. Is the solder eligible to work as a PI due to his prior mental diagnosis? (6106)
 - a. It would be a violation of the military members civil rights to ask about his disability since he is a war veteran.
 - b. As long as the war veteran takes a FL psychological test and passes he can work for his brother.
 - c. Before he can take the job in FL the war veteran must have NY Doctor say he's been cured for at least two years.
 - d. Can only work for his brother if a psychologist or psychiatrist licensed in the state of FL certifies his competency and states he is cured of PSTD.

- 16) A <u>CLASS</u> "A", "B", "AB" and "R" licenses are good for how many years? (6111(2))
 - a. 2 years
 - b. 3 years
 - c. 4 years
 - d. 5 years
- 17) There is no need to post, in a conspicuous place, a license for a class "A", "B" or "R" branch office because most PI agencies are working incognito and doing so would blow their cover.

 True / False (.6101(b))
- 18) Does an attorney working in the regular practice of their profession need a license to conduct an investigation? If so, what type do they need? (6102(6))
 - a. Yes, the F.S. is specific; the attorney needs a CLASS "C" license.
 - b. No, as long as the investigation is in the performance of his case.
 - c. No CLASS "C" license is required, but the attorney must have a CLASS "A" license
 - d. Yes, at a minimum a CLASS "CC" license is required
- 19) Can a <u>CLASS</u> "CC" licensed Intern sponsor a <u>CLASS</u> "CC" license Intern? (6116(1))
 - a. Yes, as long as the "CC" licensee owns the agency
 - b. No, only a Class "C", "M" or "MA" may sponsor a "CC" Intern.
 - c. Yes, as long as the class "CC" Intern has completed his/her training and is only waiting for their license to arrive in the mail.
 - d. Yes, but only in 6 month increments.

- 20) In most instances you are required to be a U.S. Citizen before you can apply for and obtain your class "C" license. What is one of the ways you can get a license and not be a U.S. Citizen? (6106(f))
 - a. You can petition the U.S. Bureau of Citizenship and Immigration Services.
 - b. There is no such thing; you must be a U.S. Citizen.
 - c. You must be granted a work permit by the state.
 - d. You must have been an illegal alien for more than 10 years and have paid your state and federal taxes.
- 21) Can a CLASS "CC" license holder own an agency? (6201(4))
 - a. No, they must at least be a Class "C" license holder
 - b. No, a class "CC" license holder can only be an employee
 - c. Yes, a class "CC" license holder can own an agency
 - d. Yes, but can only be a part owner with a class "A" or "B" license holder.
- 22) Can a CLASS "CC" manage an agency? (6201(3)(a))
 - a. Yes, but only if they are the owner.
 - b. No, only a class "C", "MA" or "M" licensee may be designated as a manager
 - c. Yes, if they get their class "C" license within 6 months.
 - d. No, but as an owner they can manage however they like anyway.
- 23) The ABC PI Agency works closely with five attorneys in the area and gets a lot of business from them. In return, the ABC PI Agency sends customers their way and is paid \$200.00 as a referral fee for each new client. Overall, the past year the ABC PI Agency made \$10,000.00 dollars. (493.6118(j))
 - a. The Agency cannot accept the money because it violates Florida State Statute 493.6118(l) for accepting compensation for soliciting business for an attorney.
 - b. Christmas is the only acceptable time when money can be accepted by the Agency.
 - c. The Agency's intent was not to solicit business for compensation therefore they can keep the money. They were spreading the wealth and not going out of their way to refer business and as Intent cannot be proven there has been no violation.
 - d. Yes, the Agency can accept the money as long as they report it to the council and do not attempt to hide the fact that the attorney provided compensation.

24) How old must you be to apply for and obtain a <u>CLASS</u> "C" license? (6106(1)(a))						
a.	18					
b.	19					
c.	20					
d.	21					

- 25) Are the officers of an Agency liable for all fines against the Agency? (6118(6))
 - a. No, only the officer who is at fault
 - b. No, only the President is liable
 - c. Yes, all owners and or officers are jointly liable
 - d. Yes, but only the President and Vice President. The Treasurer and Secretary are not held liable in the Boards opinion
- 26) How long is an Agency required to hold their investigative records? (6121(2))
 - a. 1 year
 - b. 2 years
 - c. 4 years
 - d. 7 years
- 27) What does the term "Unarmed" mean per F.S. 493? (6101(9))
 - a. No firearm is carried by the licensee
 - b. No weapons such as Mace is carried by the licensee
 - c. Must be trained in hand to hand combat
 - d. Is carrying a firearm off duty
- 28) What does **NOT** need to happen before a CLASS "CC" Intern starts to work for an agency? (6116)
 - a. The Sponsor must submit the notice of intent to sponsor an Intern
 - b. The Intern lives within 50 mile radius of the sponsor
 - c. The Sponsor must agree to train the Intern
 - d. The Intern must apply for a class "G" license.

29) An agency needs to have one place in the state designated as their primary office. Is that true? (6106(2))

True or False

- 30) If you lose your license do you need to pay for a replacement? (6107(2))
 - a. No, as long as you can show that it was lost in the line of duty
 - b. Yes, but the fee shall not exceed \$30.00
 - c. Not if it's the first time you've lost the license. You must pay for all licenses after one free replacement
 - d. Yes, but only if it's a class "C" license.
- 31) Can you use a five-pointed star badge as your Agencies PI badge? PI Handbook (6118) page 21.
 - a. Yes, as long as it is not gold or silver in color
 - b. No, that is reserved for the Sheriffs and Deputy Sheriffs.
 - c. Not unless you get written permission from the local Sheriff's Office
 - d. Yes, as long as points are blunted and do not look like a Sheriff's badge.
- 32) Can you use the Great Seal of FL under provision of the Florida State Statute 493 on any badge, credential or other means of identification? (6124)
 - a. Under no circumstances can an agency use the Great Seal of the State of Florida on any badge, credentials, ID card, or other means of identification
 - b. Not unless you have written permission from the Governor's office. The charge is typically \$150.00 a year and is used as state revenue.
 - c. Yes, there is no prohibition in using the Great Seal of Florida.
 - d. Yes, as long as you change the color inside the seal so it does not resemble the real one.

- 33) There are four PARTS to Florida State Statute 493, which parts are relevant to obtaining a PRIVATE INVESTIGATORS license. (front cover of chapter 493)
 - a. Part I and II
 - b. Part III and IV
 - c. Part II and IV
 - d. Part I and III
- 34) "Department" for the purposes of Florida State Statute 493 means: (6101(1))
 - a. The firm for which you are employed
 - b. The section in your company you work
 - c. The Department of Agriculture and Consumer Services
 - d. The section within the Department of Agriculture and Consumer Services handling Private Investigative licenses
- 35) A PI is hired to protect a movie star. A suspect approaches them as they are walking on the sidewalk of Fort Lauderdale Beach and attempts to throw a liquid substance on her. The PI, who maintains a class "C" and "G" licenses, reacted by spraying the attacker with mace and detains her until the police arrived. Did the PI act appropriately? (493.6115)
 - a. The PI acted inappropriately and must report the use of this weapon to the Council within 5 days.
 - b. The PI acted in violation of Florida State Statute 493 by using force and can lose his license.
 - c. The PI acted appropriately to protect his/her client from harm and no other action is required. The reporting requirement is only necessary when discharging a firearm.
 - d. The PI acted appropriately to protect his/her client, but must report the use of the mace to the board within 5 days.
- 36) A Firearm instructor must have a class "G" license before he/she can provide classroom instruction.

True / False (6101(14))

- 37) The ABC Company suspects that their comptroller is embezzling money from the company, but they don't yet have enough proof to go to the police. They hire a retired detective from the Broward County Sheriff's office to work in their security section for the sole purpose of investigating this internal matter. This retired sheriff was working full time. In a matter of weeks he collects enough evidence to bring to the State Attorney's office to prefer charges. The State Attorney reviews the case and determines: (6102(3))
 - a. The ABC Company violated Florida State Statute 493. The retired sheriff needed a PI license. All evidence collected is inadmissible in court.
 - b. The ABC Company should have hired a licensed PI to work with the retired sheriff.
 - c. The ABC Company followed Florida State Statute 493. The retried sheriff is working an internal investigation and an employer-employee relationship was established. No license is required.
 - d. The ABC Company never had an employer-employee relationship because the sheriff was still on probation.
- 38) The ABC Company had a fire over the weekend and their building was destroyed. The DEF insurance company flew in an insurance investigator from GA to conduct a fire investigation regarding the insurance claim. The insurance investigator is licensed and trained in fire investigations, but does not have a FL PI or even a GA PI license. Can the investigator conduct his investigation? (6102(8))
 - a. No, by regulation, this must be a FL fire investigator.
 - b. No, by regulation, the insurance investigator has no authority in FL
 - c. Yes, this is an exception to the chapter; the fire investigator is providing expert advice for which he/she has been trained.
 - d. Yes, but before he begins his investigation the insurance company must hire a local PI agency to act as their statutory authority to conduct investigations in Florida.

- 39) The U.S. Government recently hired the XYZ PI agency out of Washington, D.C. to conduct background investigations for a local military installation in Mayport, FL. They flew down 20 twenty investigators. None of them have a license to practice in FL. Can the State of FL deny access to these investigators? (6102(9)
 - a. Yes, they have no jurisdiction in the state of FL
 - b. Yes, the state is liable for actions of these investigators and therefore the state requires a license to prove competency.
 - c. No, the federal government is exempt from this rule. They can hire investigators as long as they are working on the governments behalf.
 - d. Yes, but they usually look the other way because it's the U.S. Government and they need monetary support.
- 40) The council shall meet at least 4 times a year or whenever requested by the Department of Agriculture and Consumer Services Director.

- 41) The ABC PI agencies main office is in Houston, TX. However, they have FL PI investigators on their payroll who work from home. They get their daily tasks via computer links through their home computer and E-mail. Has the ABC Company complied with F.S. 493? (6101(2))
 - a. As long as the work being conducted in FL is by licensed PI's and they pay their taxes, the ABC Company has violated no regulations.
 - b. The ABC Company by virtue of hiring local FL PI's has complied with the chapter. They are only in violation if they send PI's in from TX.
 - c. The ABC Company does not have reciprocity with FL; therefore they are in violation of the chapter.
 - d. The ABC Company is in violation because they have not established a formal physical location to conduct their primary business.

42) The department by regulation is not allowed to establish a fee to replace or revise a PI license. All fees are collected when an individual is first licensed. (6107(2))

True / False

43) Reciprocity means that PI's licensed in FL can work in other states as long as they get prior approval from the visiting state in writing before beginning the investigation. (6109(1)(a)

True / False

- 44) The state of Florida currently has a reciprocity agreement with the state of GA. The ABC Company based out of FL hires a FL PI to conduct an investigation at one of their offices in Atlanta, GA. The PI shows up at the office the next day without telling anyone and begins his investigation. Has the ABC Company violated either the FL or GA reciprocity agreement? (6109(c))
 - a. No regulations have been broken. There exists a reciprocity agreement between the two states which gives all licensees in good standing the authority to work in GA for a limited period of time not to exceed 30 days as long as the issue was initiated in Florida.
 - b. Although there is a reciprocity agreement, the state of GA must accept the services of the licensee for a temporary basis. Therefore, the FL PI is in violation.
 - c. The licensee has engaged in licensed activities for at least 1 year so he/she can go wherever they like to conduct investigations even when there is no reciprocity agreement.
 - d. They can work in the state only after getting written permission from the accepting state who will issue a temporary license.

- 45) The ABC PI agency out of Baton Rouge, LA, opened up a class "B" agency in Florida. The company is insured by the XYZ insurance company who is only licensed to sell insurance in LA. They put the FL agency on their LA policy for the \$300,000.00 liability insurance required by FL and paid the extra premium to meet the FL requirement for the amount of liability coverage required. Is the class "B" agency covered? (6110)
 - a. Yes, as long as they have insurance it does not matter who it's with.
 - b. Yes, but all claims must be submitted through the LA office first.
 - c. No, as a class "B" agency in FL they need to have their own policy in LA. They cannot be on the same policy but can remain with the LA insurance company.
 - d. No, the insurance company must be legally able to provide insurance in Fl.
- 46) Can an Agency conduct business under a fictitious name? (6111(4))
 - a. Yes, as long as they have prior written approval from the department to use the name requested.
 - b. Yes, as long as they pay the \$30.00 fee the state does not care.
 - c. No, there is no need to have a fictitious name for an agency.
 - d. No, this is to stop companies who had their license suspended to open up a new agency without the states knowledge.
- 47) A PI is conducting surveillance in downtown Miami on a divorce case. He is sitting in his car taking photographs of his clients spouse while on a date. While sitting there he is approached by a police officer who is dispatched to a suspicious person sitting in a car. The PI tells the police officer he's a PI on duty but forgot to bring his license because he was running late and left it in his desk. The police officer took down his information and called his agency. The agency confirmed he was a PI with them and conducting a legitimate surveillance. Did the PI do anything wrong? (6111(5)(b)
 - a. No, when on surveillance you never want to carry your PI license it could blow your cover.
 - b. Yes, although he does not need his license while on surveillance, he does need to notify the police department ahead of time when he's going to be conducting surveillance so his cover is not blown and they leave him alone.
 - c. Yes, the PI needs to carry his license at all time while on duty and conducting PI business.
 - d. No, as long as someone from the agency can confirm his identify it's okay. The license is supposed to stay at the agency so it's not lost.

48) A licensed Agency	must place their	license number	in all publica	tions except v	what?
(6111(6))					

- a. Internal office directory
- b. Advertisement
- c. Print medium
- d. Written bid
- 49) The Department of Agriculture and Consumer Services designated the Private Investigation, Recovery, and Security Advisory Council as their advisory council on all matters pertaining to regulations of Florida State Statute 493. (6014(1))

True / False

- 50) A branch office license is valid for what period of time? ((6113(1))
 - a. 1 year
 - b. 2 years
 - c. 3 years
 - d. As long as the agency is a member of good standing and has not been suspended 6 months prior to the end of a calendar year the license does not expire.
- 51) A class "G" license holder must receive recertification training annually over the period of their license. Overall, how many hours of training must they undergo each year during their license period? (6113(3)(b)
 - a. 2 hours
 - b. 4 hours
 - c. 6 hours
 - d. 8 hours

- 52) If a PI allows his license to expire by more than three months what does he/she need to do to get the license reinstated? (6113(5))
 - a. The PI must pay a \$100.00 fine and the renewal charge to comply.
 - b. The PI cannot get his license for a one year waiting period.
 - c. The PI must get written approval from the agency director.
 - d. The PI must submit a new application and pay all required fees as if he was applying for the first time.
- 53) If a PI wishes to cancel their license they can, but there is a certain process. What is that process? (6114(1))
 - a. PI must notify the department in writing and return the license within 10 days.
 - b. PI must notify the department in writing within 10 days, but keep the license. It can be used when you're ready for reinstatement.
 - c. As a license expires there is no need to do anything. When it expires you'll no longer be able to work as a PI.
 - d. Turn your license into your branch office and they will notify the state. It's their obligation since they hired you.
- 54) Any person who provides classroom instruction and range instruction to an applicant for a class "G" license must possess a class _____ license. (6115(7))
 - a. "K"
 - b. "CC"
 - c. "GT"
 - d. "KI"

- 55) A PI is walking down the street on surveillance. He has a class "C" license, but not a class "G" license, but he is carrying a concealed firearm on his ankle. He does have a concealed firearms permit. The officer approaches the PI and engages him in a conversation because he feels he is acting suspicious. He lies to him and says he is waiting for a friend when in fact he is on surveillance. The PI does admit to carrying a firearm at which time the officer seizes it and runs checks on the gun and the person. The officer finds out that the PI has a concealed firearm permit and gives the gun back and leaves. (493.6115(3))
 - a. The PI did nothing wrong, he was working a case and the PI has no obligation to tell the officer anything if it would have blown his cover.
 - b. Even though the PI has a firearm permit, he does not have a Class "G" license and therefore he is in violation. The PI carrying the firearm should be reported to the board.
 - c. A concealed firearm permit issued by the state supersedes this statute and therefore a class "G" license is not required. All that matters for the state is that you have a license to carry a firearm.
 - d. By regulation, the PI can carry the firearm, but until he has a class "G" license he needs to carry the firearm in plain view and not concealed.
- 56) A PI can cancel their license, but can you temporarily suspend a license and have it reinstated at a later date. (6114(2))
 - a. No, you can only cancel a license.
 - b. No, the state only allows you to keep a license in an active state. You are allowed to simply not work until the license expires. Once it does you need to reapply like any other person applying for a PI license.
 - c. Yes, as long as you continue to pay the yearly inactive fees you're fine.
 - d. Yes, you can suspend a license for up to 3 years as long as you continue to renew the license per regulations. It will automatically be cancelled at the end of the 3 years if you fail renew the license.
- 57) When a licensee discharges their firearm the licensee and agency must follow department policy. Which response below is not part of the policy? (6115(9))
 - a. Licensee is placed on paid administrative leave until the investigation is complete.
 - b. Reported a shooting to the department within 5 days of the discharge
 - c. Providing the department with the local police report of the shooting.
 - d. Agency and licensee described the discharge to the department and explain why the licensee discharged their firearm.

- 58) A <u>CLASS</u> "C" or "CC" licensee who is at least 21 years of age can apply for a class "G" license and carry a firearm, but until he is the age of 25 must carry the firearm in plain view. (6115(4))
 - a. True, 25 is the age at which time a class "C" or "CC" licensee can carry a concealed firearm, and that's only if there have no incidents.
 - b. False, the licensee can carry a concealed firearm at 21 with no exceptions.
 - c. False, the licensee can carry a concealed firearm at 21 as long as the firearm is required by their job and only carried during the performance of their job.
 - d. True, unless you're working under cover and are working with a PI who is over 25.
- 59) A <u>CLASS</u> "G" licensee can carry any number of firearms in their possession when in performance of their duties. Is that true? (6115(6))
 - a. False, they can only carry 1 firearm at a time.
 - b. False, the regulations state no class "G" licensee holder can carry more than 2 firearms.
 - c. True, a class "G" licensee can only carry two concealed firearms, but can also carry a shotgun or other long rifle during special occasions.
 - d. False, the department only dictates what type of firearm you can carry but not how many. You can carry as many as you've qualified with.
- 60) A <u>CLASS</u> "G" license holder can carry all but the following types of firearms in the performance of their duties. (6115(6))
 - a. .357 with .357 ammunition
 - b. .38
 - c. .9mm
 - d. .380
- 61) The sponsor of a <u>CLASS</u> "CC" Intern must present a certified progress report to the department how often? (6116(5))
 - a. 4 months
 - b. 6 months
 - c. 1 year
 - d. At the completion of their Internship and when they upgrade to a Class "C" license.

- 62) ABC PI agency in Tampa, FL, was hired to conduct an investigation outside a 50 mile radius of their home office. They need to interview a Spanish speaking person who is 75 miles from the office. The only person in the office who can speak Spanish is a class "CC" Intern. Are there any restrictions on the agency and the Intern? (493.6116(3)¹
 - a. The Intern can conduct the investigation 75 miles from the home office without restrictions.
 - b. The Intern cannot conduct the investigation because it's over 50 miles from the home office.
 - c. The intern cannot conduct the investigation independently; they must have their sponsor with them.
 - d. The Intern is allowed to conduct the investigation but they must keep in daily contact with their sponsor before conducting any investigative work.
- 63) Florida State Statute 493 states that a <u>CLASS</u> "G" license holder can carry a firearm throughout the state, in any locations, in performance of their duties and within the scope of their license. Is that true? (6115(4))
 - a. Yes, except they can only carry their license in the county where the license was issued.
 - b. Yes, there are no other requirements or restrictions.
 - c. No, the license holder must also maintain a log of when they carry the firearm and provide that log to the department each year.
 - d. No, the license holder must also place a sticker on their class "C" license that signifies they are authorized to carry a firearm. The sticker is red in color and must be placed on the lower right hand corner of the license.
- 64) The Department may issue a temporary CLASS "G" license, on a case by case basis, if the Agency does one of the following to determine the person is mentally and emotionally stable, except for. (6115(12))
 - a. Provides a psychological test taken within the previous 12 month period.
 - b. An evaluation by a psychiatrist or psychologist licensed in FL within the previous 12 months
 - c. An evaluation by the Federal Government made within the previous 12 month period.
 - d. A notarized evaluation by the agency manager that the licensee has exhibited no emotionally instable tendencies over the previous 12 month period.

¹ The January 2013 Division of Licensing Newsletter (Volume 25, Number 1), is asking to strike this requirement from the law during the next Florida Legislation Session. As of now, the 50-mile restriction still applies.

- 65) What type of firearm can a PI carry while on duty? (6115(6))
 - a. .38 Cal
 - b. 9 mm
 - c. .357 with .38 ammo
 - d. All of the above
- 66) An Internship can commence at any time as long as one of the following takes place. (6116(2))
 - a. The agency hires the Intern and pays the registration fee.
 - b. The Intern comes to the agency with 2 years of college preparation course in any law enforcement degree
 - c. The agency submits to the department a notice of intent to sponsor.
 - d. The Intern passes the PI examination and pays the \$100.00 test fee.
- 67) The ABC PI agency was hired by Mr. Smith to conduct surveillance on Mr. Jones who he thinks is embezzling money from his company. Unbeknownst to the ABC PI agency the local police department is also investigating Mr. Jones on a series of thefts from various companies he works with. When the local police find out that the ABC PI agency has been looking into this matter they demand all evidence and reports provided to Mr. Smith and ask them not to report this disclosure to Mr. Smith to protect the secrecy of the investigation. (6118(1)(e))
 - a. Under no circumstances can the ABC PI agency release the reports to the local police department.
 - b. The ABC PI agency can provide the reports, only if given permission by Mr. Smith.
 - c. Due to the fact it's a law enforcement agency they must comply and they cannot tell the police or they can lose their license.
 - d. The ABC Company can provide information to the police and not tell Mr. Smith only if a judge signs a subpoena and places a gag order on the ABC PI agency.
- 68) An applicant or licensee shall be ineligible to reapply for the same class of license for a period of _____ year(s) following final agency action resulting in the denial or revocation of a license applied for or issued under this chapter. (6118(7))
 - a. 1 year
 - b. 2 years
 - c. 5 years
 - d. 10 years

- 69) A <u>CLASS</u> "C" PI is hired to conduct a 24 hours surveillance for a week at a local establishment to document who comes and goes and document any unusual happenings. As he is only one person, he hired his brother, who is not a licensed PI, to help take an 8 hour shift. He told his brother to simply take pictures and take down license plate numbers, but nothing else. The brother worked for the week on the surveillance and there were no incidents. (6118(1) (n).
 - a. Since this is a short term contract there is no violation by the licensed PI.
 - b. Any person can conduct surveillance on public property, there is no expectation of privacy, and therefore there are no licensing issues.
 - c. This is in direct violation on Florida State Statute 493 and is grounds for disciplinary action. No licensed PI can employ or contract with an unlicensed person or agency to conduct any business.
 - d. This is in direct violation only because it's a relative. There are rules against nepotism in the State of Florida.
- 70) A PI got into a fight in a bar and was arrested by the local police. The PI was off duty and was not carrying a firearm. Both parties claimed they fought one another in self-defense. Both parties, during plea agreements decided to plea nolo contendere to misdemeanor assault charges stemming from the fight. The department revoked the PI license for 3 years. Was that the appropriate punishment? (6118(4)(c)
 - a. The department cannot revoke the license because a plea of nolo contendere is not an admission of guilt.
 - b. The department is simply following normal procedure and must revoke the license.
 - c. The department cannot revoke the license unless the PI is charged with a felony. Only then can the license be revoked for 3 years.
 - d. The department can only revoke the license if convicted of a felony and nothing else.
- 71) Florida has a reciprocal agreement with the state of LA. A reciprocity agreement stipulates all but the following requirements: (6109)
 - a. The case must be originated in Florida in order to work in LA.
 - b. The PI is restricted to work in LA for a 30 day period for each case.
 - c. The PI needs permission from LA in order to work in the state.
 - d. The PI does not need written authorization prior to going into LA.

- 72) The Police Department is conducting an investigation into wrongdoings by the ABC Corporation. The Police Department asked the ACME PI agency, a client of the ABC Corporation to provide all relevant information on the company, to include all investigations conducted on behalf of the company. The agency can deny the Police Departments request, but only after following all but what of the below procedures to deny access? (6119(3)(a)(b)(c)
 - a. Make a statement that the information was obtained by a licensed private investigator on behalf of the client.
 - b. That the client has been advised of the request and denies permission.
 - c. Unable to find the client, but deny permission because, after reviewing the file it would be contrary to their best interests.
 - d. When the client cannot be found the agency needs to ask for a 30 day extension to the request until the client can be located and apprised of the request.
- 73) A CLASS "C" license is good for how many years before it needs to be renewed? (6113(1))
 - a. 1 year
 - b. 2 years
 - c. 3 years
 - d. As long as you're a member in good standings your license never expires as long as you are working for a licensed agency.
- 74) Under what circumstances is it alright to willfully make a false statement or report to an employer, client or Department representative? (6119(4))
 - a. It's never permissible to willfully make a false statement or report.
 - b. It depends on the circumstances, but is permissible on a case by case basis.
 - c. It's only permissible to make a false statement to a <u>client</u> if the information you collected would cause him/her harm or would require him/her to lie to authorities.
 - d. It's not advisable to willfully make a false statement, but it's only permissible in undercover investigations to protect the case from compromise.
- 75) In order to receive a penalty for violations of this chapter you must? (6120(2))
 - a. Have committed a felony.
 - b. Have been found guilty.
 - c. Have committed a misdemeanor of the first degree.
 - d. Have been under suspension for 6 months.

- 76) If you are convicted of a misdemeanor the department may seek a civil penalty not to exceed? (6120(3))
 - a. \$2,000.00
 - b. \$5,000.00
 - c. \$8,000.00
 - d. \$10,000.0
- 77) A licensed Agency was fined \$500.00 for violation of 493.6119 by the Department. The agency had a total of three officers. Two of them were aware of the violations and did nothing to stop or report them to the Department. Is the third officer liable for the fines even though he was not aware of the violation? (493.6118(6))
 - a. Yes, all officers are liable for the actions of the agency as a whole. Intent or knowledge has no bearing in this matter.
 - b. No, all officers are only liable if the administration action against the agency results in suspension or license revocation.
 - c. If the third person can show that they neither knew nor should have known of the violation then they are not liable for the fines incurred.
 - d. The third person will only be able to avoid the fines if they cut ties with the company and step down as an officer within 30 days of the notice by the department.
- 78) An officer of ABC Agency had his license suspended for three years as a result of a violation of the Agency for which he/she was employed. His friend, understanding that he can't work for that Agency anymore, offers him a job with his Agency and he accepts. Is this in violations of the chapter? (6119(4))
 - a. No, as long as he is not affiliated with the same Agency it's okay.
 - b. No, as long as he does not hold a position of officer, he's not violated this chapter.
 - c. Yes, the chapter is specific; he cannot work in any capacity by a licensed Agency.
 - d. Yes, but it's only in violation if he has not paid all of his fines.

- 79) The Department has the right to investigate any Agency for violations of this chapter and all staff associated with that agency must provide all records upon request and shall truthfully respond to the Departments questions. Is that an accurate statement?

 (6121(1)(2))
 - a. No, the Department can only investigate an Agency if and when a complaint is received by the Department
 - b. Yes, that is an accurate statement.
 - c. No, the Department cannot take files without a subpoena even if given written authorization by its officers.
 - d. No, the Department has limitations on who they can interview and therefore the employees are not required to speak with a Department representative.
- 80) Some information about a CLASS "C" or "CC" license holder is confidential and cannot be released by the Department. Of the personal information of the license holder what can be released under this provision? (6122)
 - a. Residence Telephone number
 - b. Home address
 - c. Personal Cellular number
 - d. Business Telephone number
- 81) The use of the Great Seal of State of Florida is usually prohibited by agency's or license holders who plan to use the seal on forms of identification. However, under what circumstance can it be used by an agency or a license holder? (6124)
 - a. It is never permissible to use the Great Seal of State of Florida in connection with identification.
 - b. Upon receipt of written approval from the Governor's office.
 - c. It can be used on a badge as long as the badge is not a five star badge.
 - d. It can be used on a credential as long as there is a disclaimer that the State of Florida has not consented to its reproductions and use.
- 82) Is it true that the only individual who performs the services of a manager for a class "A" PI Agency or class "AA" branch office must possess a class "MA" license? (6201(3))
 - a. Yes, you must have a class "MA" license.
 - b. No, you can also have a class "A" license.
 - c. No, you can also have a class "C" or "M" license.
 - d. No, you can also have a class "CC" license.

- 83) A class "A" Agency owns two branch offices. What type of license is needed for the two branch offices? (6202(2)
 - a. The first Agency would need to carry an "AA" license and the second would need an "AB" license.
 - b. Both Agencies would need a class "AA" license.
 - c. The first Agency would need to carry an "A" license and the second would need a class "B" license.
 - d. Since there are two branch offices both would be designated as class "BB" offices.
- 84) Can you audio tape a telephone conversation without a person's knowledge with your clients permission? (Fla. Stat. § 934.03(2)(d))
 - a. Yes, Florida is a one party consent state. You can record conversations with their permission.
 - b. Yes, but only if the client provides the recording device and is part of the conversation being recorded.
 - c. No, you are in violation of state laws for illegal wiretapping. You can only record a conversation if you have the consent of one of the individuals involved in the conversation prior to conducting the recording.
 - d. No, you can never audio tape a conversation because it violates the person's right to privacy on the telephone. Florida is a two party consent state.
- 85) If a CLASS "C" or "CC" license holder wants to perform bodyguard services must they also obtain a class "D" license? (493.6301)
 - a. Yes, there are specific training requirements under the security guard program.
 - b. No, they do not need a class "D" license per Department policy.
 - c. No, as long as they also have a class "G" license.
 - d. Yes, but no test is required. You simply need to take a 20 hour class on how to be a body guard.

- 86) A class "CC" licensee shall serve an internship under the direction and control of a designated sponsor. Which of the below classes of licenses would not be appropriate to act as a sponsor? (6203(6)(a))
 - a. Class "C" license holder.
 - b. Class "A" license holder.
 - c. Class "M" license holder.
 - d. Class "MA" license holder.
- 87) An applicant for a CLASS "C" licensee needs 2 years of lawfully gained and verifiable experience and/or training to obtain a class "C" license? This training and experience can come in many forms and in a combination of training and experience. Which statement below is not true? (6203(4))
 - a. Private Investigative work or related field work.
 - b. College courses related to criminal justice.
 - c. Work as a class "CC" Intern.
 - d. One year of college coursework related to criminal justice, criminology, or law enforcement and one year college business classes.
- 88) Which statement is true about obtaining your license on or after January 1, 2008? (6203(5))
 - a. Must pass an eye examination prior to submitting an application.
 - b. Must pass a written examination after applying and found employment.
 - c. Must pass a written examination and show proof before they apply for licensure.
 - d. Must pay the fee once you pass the examination.

- 89) A PI while on surveillance witnesses a man run up to an elderly woman and steals her purse. The PI jumps out of his car and begins to pursue the assailant, who has nothing to do with his surveillance. At this time, he is acting as a private citizen. The suspect is faster than the PI and is getting away. He pulls out his firearm and fires a warning shot in the air and tells the assailant to stop or he'll shoot. The assailant stops and gives himself up. The PI maintains cover on the assailant until the police arrive. They arrest both the assailant and the PI. Why was the PI arrested? (6118(1)(f))
 - a. The PI should not have been arrested, he is a hero.
 - b. He acted as a private citizen and should not have been arrested; he does not fall under the same rules and regulations as if he were working as a PI.
 - c. Although he should be commended for subduing the assailant, he endangered other citizens by firing a warning shot. Warning shot are strictly prohibited and can be disciplined by the Department.
 - d. Firing a warning shot is not why he was arrested; he was arrested for detaining the assailant. He's not a police officer so it would be considered a false arrest.

90) A CLASS "C" private investigator who has a class "G" license is allowed to carry their firearm throughout the state in the performance of their duties either concealed or in plain view. Is that an accurate statement? (6115(2) (6))

TRUE / FALSE

- 91) A PI was hired by a client to get a photograph, by any means, of a man who works in an office downtown. The client did not provide a reason; just that he needed a photograph by any means possible. There was one other stipulation. The client did not want the person to find out who he was and that he asked for a photograph to be taken. The PI stopped the man on the street and flashed his credentials and badge and said he was a detective from the local police department and that the man fit the description of a bank robber and the detective needed his photograph to show the bank employees. The man, knowing he was innocent and believing the PI was a detective, voluntarily allowed the PI to take his photograph. The PI took the photograph and left; later giving the photograph to his client. The Department found out about this and fined the PI \$500.00 and suspended his license for 1 year. (6118(1)(i))
 - a. The PI was acting on behalf of his client and therefore he was not in violation of Department police. The Department erred in punishing the PI.
 - b. The PI violated Florida Statute 493 by impersonating a police officer. The Department's decision was justified.
 - c. Just saying you are a detective does not violate the Departments regulations, it would have only been a violation if the man being photographed asked for a business card and the PI documents that he is a detective.
 - d. Verbal communication is not a violation. The PI would have had to have credentials to say he was a detective.
- 92) An applicant for a class "CC" Private Investigator Intern license must do all but one of the following: (6203(6))
 - a. Complete at least 40 hours of the prerequisite training.
 - b. Serve under a sponsor who is a class "C", "MA" or "M" license holder.
 - c. Submit documentation to the Department that you took and passed examination(s) and were given a certificate of completion by the school.
 - d. Paperwork evidencing course completion must be received by the department within two years.

- 93) How old must you be to get your CLASS "G" license? (6115(4))
 - a. 18
 - b. 19
 - c. 20
 - d. 21
- 94) A Florida PI obtained their class "G" license and is now authorized to carry a concealed weapon. While on vacation the PI travels by car to Georgia. While in Georgia the PI is pulled over for speeding. The PI tells the officer they are carrying a concealed weapon and show them their class "G" license. Even though GA has a reciprocity agreement with FL the PI is arrested for illegal carrying of a firearm. Why? (493.6115)
 - a. A class "G" license only allows the PI to carry a concealed firearm while on duty.
 In order to carry a concealed firearm off duty you must also obtain a FL
 Concealed Weapons Permit.
 - b. The GA police officer should not have arrested the PI. The PI is authorized to carry a firearm throughout the state at any time with a class "G" license.
 - c. The class "G" license supersedes the need for a private citizen of Florida to also apply for a Concealed Weapons Permit. Since the requirements to obtain a class "G" license is much more stringent it can also be used to carry in other states with a reciprocity agreement with Florida.
 - d. A class "G" license only applies to the county in which you are registered as a PI. Anytime you leave the county you cannot carry a concealed firearm. Therefore, the PI violated the law and should have been arrested.
- 95) A licensed agency shall allow licensed employees to use only standard (factory) ammunition of a type and load which is appropriate for the location and duty requirements of armed employees, with the exception of all but which type of round? (5N-1.129)
 - a. .9 MM
 - b. Teflon-coated rounds
 - c. Full Wad cutter bullets
 - d. Reloads.

- 96) A PI has just parked her car in a local mall parking lot. While walking from her car to the mall she recognizes a person walking in the next lane as a fugitive. He is wanted by the local PD for strong armed robbery of a purse from an elderly lady from a mall parking. She suspects he is getting ready to target another victim at which time she pulls out her PI badge and gun and yells at the assailant, "Stop! you are under arrest". The suspect stops and gives himself up thinking she is a police officer. She calls the local police and the suspect is arrested. The suspect tells the police what happened and the PI is also arrested. Why was the PI arrested? (493.6118(i))
 - a. She should not have been arrested, the PI can sue the police officer in civil court for false arrest.
 - b. The PI violated Florida State Statute 493.6118 for impersonating a police officer.
 - c. Violations of Florida State Statute 493.6118 do not apply when you are arresting a known felon. You can use trickery and deception in this case to capture a fugitive from justice.
 - d. Although the PI was acting in good faith, she can still be arrested, but it was not for impersonating a police officer. It was for exposing her firearm in public. The suspect was not armed, therefore she used excessive force in his apprehension.
- 97) A CLASS "C" license applicant can be hired by an Agency, but must be under the sponsorship of a license holder while the application is being processed. What happens if the license for the class "C" license applicant has been denied by the Department? (6105(9))
 - a. The applicant must be terminated immediately.
 - b. The applicant can work for another 6 months and resubmit the application when the reason for the denial has been satisfactorily addressed and remedied.
 - c. The applicant can keep his/her job as long as they only work on unregulated duties.
 - d. The applicant can continue to work for the Agency, but any PI work completed must be done in the presence of a license holder.

- 98) An applicant for a CLASS "K" license must file one of the following documents to the Department before they are eligible to apply for a license. Which certificate does not meet the requirement? (6105(7))
 - a. The Florida Criminal Justice Standards and Training Commission Firearms Instructors Certificate.
 - b. County firearms marksman certificate from a class "K" instructor.
 - c. The National Rifle Association Police Firearms Training Certificate.
 - d. The National Rifle Association Security Firearms Training Certificate.
- 99) Before an applicant is awarded a license there are investigative steps conducted by the department to ensure the applicant meets the basic requirements. Which of the following checks are not part of the departments background check? (6108)
 - a. Examinations of Fingerprint records and police records.
 - b. Checks to determine if the applicant has been deemed incompetent or committed to a mental institution.
 - c. Any investigation deemed necessary by the department.
 - d. A urinalysis test.
- 100) What CLASS Agency must carry and show proof of insurance in the amount of \$300,000.00 by an insurance agency licensed to do business in the State of Florida. (6110)
 - a. Class "A"
 - b. Class "B"
 - c. Class "C"
 - d. Class "CC"

101) As a sponsor of a class "CC"	Intern, you are required to submit a report to the state
and within	days of certification of completion or termination and
the report must be on a form	. (6116(5))

- a. Annually, 30 days and FSS 1254.
- b. Biannually, 30 days and Div report 445.
- c. Biannually, 15 days, form provided by the department.
- d. Monthly, 15 days, form FSS 214

- 102) Jim Jones is the sole owner and employee of XYZ PI agency. He has both a Class "C" and Class "A" license. The state asserts that it shall be the duty of every agency to furnish its partners, officers and employees with an agency identification card. It also states there must be signatures of the owner and employee on the card. Of the choices below, which would be the best course of action to take? (6111(5))
 - a. PI Jones must list his name twice, once as an employee and once as an officer and sign in both places. This redundancy will cover all requirements.
 - b. PI Jones only needs to list his name once as an officer as any class "A" license holder is automatically considered and employee and therefore only one name is needed?
 - c. PI Jones can list his name once, but underneath the signature write the words "Owner/Operator".
 - d. PI Jones, since he will be working investigations must sign the card as an employee, and then ask a representative of the Department to sign the card. The Department does this service free of charge. This is done to cut down on fraudulently opening up a PI agency without going through the necessary licensing requirements.
- 103) A Class "C" Private Investigator may subcontract with another Class "C" Private Investigator. (6201)

TRUE / FALSE

104) A Class "A" Private Investigative Agency may subcontract with another Class "A" Private Investigative Agency. (6106)

TRUE / FALSE

- 105) The XYZ agency just hired three new PI's after firing three for insubordination. What, if anything, does the agency need to file with the Department? (6112)
- a. The agency needs to do nothing. The Department does not require any information on the hiring and firing of employees.
- b. The Department requires that all hirings and firings be submitted in writing within 15 calendar days of the hiring and/or firing. For firings, the Department also requires the reason for termination.
- c. The Department requires a yearly report about the business. Within that report, they must list, by names and license number, their employees, past and present during that year.
- d. The agency only is required to report terminations if the employee committed a crime that would result in the PI losing his/her license.

106) Can a renewal applicant still perform their PI duties if their license has expired, but they are in the process of renewing their license? The Department is aware that they filed late and have paid the late fee? (6113 3B (6))

- a. No, the applicant cannot conduct investigations until his/her license has been approved and received by the employee.
- b. The statute states the employee may work his normal duties while the review is pending. If there is an issue with the review the Department will notify the employee's agency and only then must the PI stop working cases.
- c. There is no provision that states the employee cannot work during the renewal process, therefore they keep working.
- d. Yes, they can as long as they are not currently under investigation by the Department for any crimes or violations.

107) PI Jones was arrested for a DUI over the weekend. How much time does PI Jones have to notify their employer of their arrest? (6118 (z))

- a. A DUI is not a felony crime and therefore his employer does not need to be notified.
- b. The employer only needs to be notified if PI Jones is ultimately found guilty and he losses his driving privileges.
- c. PI Jones must report the DUI prior to being released from jail. The employee then is required to report the employee to the Department within 3 calendar days.
- d. PI Jones, per Department regulations, must report his arrest, no matter what the charges to his employer within 3 calendar days.

ANSWER KEY

1- C	2- D	3- A	4- D	5- B	6- B	7- B	8-A	9- B	10- D
11- B	12- C	13- D	14- A	15- D	16- B	17- FALSE	18- B	19- B	20- A
21- C	22- B	23- A	24- A	25- C	26- B	27- A	28- D	29- TRUE	30- B
31- B	32- A	33- A	34- C	35- C	36- FALSE	37- C	38- C	39- C	40- TRUE
41- D	42- FALSE	43- FALSE	44- A	45- D	46- A	47- C	48- A	49- TRUE	50- C
51- B	52- D	53- A	54- A	55- B	56- D	57- A	58- C	59- B	60- A
61- B	62- A	63- B	64- D	65- D	66- C	67- B	68- A	69- C	70- C
71 - C	72- D	73- B	74- A	75- B	76- B	77- A	78- C	79- B	80- D
81- A	82- C	83- B	84- D	85- B	86- B	87- D	88- C	89- C	90- FALSE
91- B	92- D	93- D	94- A	95-A	96- B	97- C	98- B	99- D	100- B
101 - C	102 - A	103 - FALSE	104- TRUE	105- B	106-A	107-D			

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