




AJS260 Procedural Law

Fall 2021, Section #21FA4859

MSLO #5: Examine the exclusionary rule and the exceptions to it, and the fruit of the poisonous tree doctrine and the exceptions to it.

10 test items with an average score of 89.55% correct responses

Match the exception to the Fruit of the Poisonous Tree Doctrine with the correct description.

Prompts	Answers	Percentage answered correctly
1. Purged Taint	If the taint of an unconstitutional search/seizure is sufficiently purged, the evidence will be admissible.	87.5% 
2. Independent Source	Evidence brought forward by a source independent of an unconstitutional search or seizure will be admissible.	87.5% 
3. Inevitable Discovery	Evidence that would have been discovered anyway will be admissible regardless of a wrongful search or seizure.	100% 

Scoring: Allow partial credit



The exclusionary rule initially only applied to law enforcement officials working for the federal government.

Response	Number of student responses
True <i>Correct answer</i>	14 
False	2 



In *Mapp v. Ohio*, the United States Supreme Court ruled that the exclusionary rule applied to the states in cases involving Fourth Amendment violations.

Response	Number of student responses
True <i>Correct answer</i>	13 
False	3 



The exclusionary rule applies in deportation proceedings.

Response	Number of student responses
True	0 
False <i>Correct answer</i>	16 



The exclusionary rule applies in Internal Revenue Service proceedings.

- True
- False *Correct answer*

Number of student responses



The exclusionary rule applies to grand jury proceedings.

- True
- False *Correct answer*

Number of student responses



The good faith exception only covers honest police mistakes made during a search or seizure.

- True *Correct answer*
- False

Number of student responses



In *Silverthorne Lumber Co. v. United States*, the Supreme Court created the "fruit of the poisonous tree" doctrine.

- True *Correct answer*
- False

Number of student responses



MSLO #7. Cite major cases relating to first, fourth, fifth, sixth, eighth, and fourteenth amendments of the Constitution.

10 test items with an average score of 89.55% correct responses

MSLO #10. Examine plea bargaining and summarize the arguments for and against its use.

10 test items with an average score of 89.55% correct responses