

NCA - National Committee on Accreditation Practice Test Questions and Answers

1. What are the sources of Canadian law?

- A) Only the Criminal Code and the Constitution
- B) Constitutional law, statute law (federal and provincial), common law (judicial decisions), and in Quebec, the Civil Code as a source of private law
- C) Only Parliamentary legislation
- D) Only judicial decisions from the Supreme Court of Canada

2. Legal aid in Canada is primarily delivered through:

- A) A single federal program administered by the Department of Justice
- B) Provincial legal aid plans funded partly by federal transfers and provincial contributions, administered by provincial legal aid corporations or law societies
- C) Pro bono obligations imposed on all lawyers by their law societies
- D) Court-appointed counsel paid by court filing fees

3. What is 'frustration of contract' under Canadian law?

- A) When one party is frustrated with the other's performance
- B) When a supervening event, without the fault of either party, makes performance impossible, illegal, or radically different from what was contemplated, automatically discharging the contract
- C) When a contract is terminated by mutual agreement
- D) When a contract is breached by one party

4. In Canadian legal memoranda, the IRAC method stands for:

- A) Introduction, Reasoning, Analysis, Conclusion
- B) Issue, Rule, Application, Conclusion
- C) Issue, Research, Arguments, Cases
- D) Introduction, Rule, Application, Commentary

Answers: 1-B 2-B 3-B 4-B

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