

Date: _____

[illegible]

4. a group of citizens sworn to hear testimony and determines facts in a trial

6. the sworn evidence presented by witnesses

8. an amount of money determined by the judge and posted with the court as security to ensure the defendant's appearance in court at a specific time

9. evidence based on what a witness has heard someone else say rather than what the witness has personally experienced

12. A writ of Habeas Corpus requires a person to be brought before a judge. It is usually used to direct an official to produce a prisoner so that the court may determine if such a person has been denied liberty without due process

16. that which, under the established rules of evidence, cannot be admitted or received in court

17. meeting certain standards of poverty, qualifying a criminal defendant to a public defender

18. sometimes follows cross examination and is exercised by the party who first examined the witness

19. the paper, document or other physical object received by the court as evidence during a trial

1. formal decision made by a jury, read before the court, and accepted by the judge. (criminal case)

2. change in the lower court's decision

3. a group of citizens sworn to inquire into crimes and bring charge (indictments) against suspected criminals

5. the questioning of a witness in a trial by the party for whom the witness is testifying

7. testimony taken under oath and recorded in an authorized place outside the courtroom

10. a final determination by a court of the rights of the parties in an action

11. oral or written requests made by a party in a case and brought before a judge prior to, during, or after a trial

13. process by which case a case is brought from one court to a higher court for review

14. any form of proof presented by a party for the purpose of supporting its arguments before the court

20. an officer of the court who is employed to execute writs and process and make arrests etc.