

# Practice Items based on the EOC Specifications

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## SS.7.C.3.12

5. The passage below is from the U.S. Supreme Court decision *In re Gault* (1967).

*From the inception of the juvenile court system, wide differences have been tolerated . . . between the procedural rights accorded to adults and those of juveniles. In practically all jurisdictions, there are rights granted to adults, which are withheld from juveniles. . .*

*[I]ustice has again demonstrated that unbridled discretion, however benevolently motivated, is frequently a poor substitute for principle and procedure. . .*

Which conclusion did the Court draw from this reasoning?

- A. Evidence cannot be presented in a court of law if obtained by police in an unlawful search.
- B. States must provide minors accused of crimes with most of the same "due process" rights given to adults.
- C. Suspects must be informed of their Fifth and Sixth Amendment rights prior to police interrogation.
- D. A person accused of a felony who is unable to afford an attorney is entitled to have one provided by the court.

## SS.7.C.3.12

6. In which U.S. Supreme Court decision did Chief Justice John Marshall establish the power of the Court to invalidate a "law repugnant to [in conflict with] the Constitution"?

- A. *Bush v. Gore*
- B. *Minors v. Arizona*
- C. *Marbury v. Madison*
- D. *Brown v. Board of Education*

## SS.7.C.3.12

7. What lesson did state courts learn from the 1963 U.S. Supreme Court case *Gideon v. Wainwright*?

- A. Minors are entitled to many of the same "due process" rights as adults.
- B. Evidence cannot be presented in a court trial if obtained by police in an unlawful search.
- C. Suspects must be informed of their 5th and 6th Amendment rights prior to police interrogation.
- D. A person accused of a felony who cannot afford an attorney is entitled to have one appointed by the court.

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**Klaus D. Sattler**



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