



312-49V8^{Q&As}

Computer Hacking Forensic Investigator Exam

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**QUESTION 1**

According to US federal rules, to present a testimony in a court of law, an expert witness needs to furnish certain information to prove his eligibility. Jason, a qualified computer forensic expert who has started practicing two years back, was denied an expert testimony in a computer crime case by the US Court of Appeals for the Fourth Circuit in Richmond, Virginia. Considering the US federal rules, what could be the most appropriate reason for the court to reject Jason's eligibility as an expert witness?

- A. Jason was unable to furnish documents showing four years of previous experience in the field
- B. Being a computer forensic expert, Jason is not eligible to present testimony in a computer crime case
- C. Jason was unable to furnish documents to prove that he is a computer forensic expert
- D. Jason was not aware of legal issues involved with computer crimes

Correct Answer: A

QUESTION 2

What is the First Step required in preparing a computer for forensics investigation?

- A. Do not turn the computer off or on, run any programs, or attempt to access data on a computer
- B. Secure any relevant media
- C. Suspend automated document destruction and recycling policies that may pertain to any relevant media or users at Issue
- D. Identify the type of data you are seeking, the Information you are looking for, and the urgency level of the examination

Correct Answer: A

QUESTION 3

What is a first sector ("sector zero") of a hard disk?

- A. Master boot record
- B. System boot record
- C. Secondary boot record
- D. Hard disk boot record

Correct Answer: A

QUESTION 4



In what circumstances would you conduct searches without a warrant?

- A. When destruction of evidence is imminent, a warrantless seizure of that evidence is justified if there is probable cause to believe that the item seized constitutes evidence of criminal activity
- B. Agents may search a place or object without a warrant if he suspect the crime was committed
- C. A search warrant is not required if the crime involves Denial-Of-Service attack over the Internet
- D. Law enforcement agencies located in California under section SB 567 are authorized to seize computers without warrant under all circumstances

Correct Answer: A

QUESTION 5

Smith, as a part his forensic investigation assignment, has seized a mobile device. He was asked to recover the Subscriber Identity Module (SIM card) data the mobile device. Smith found that the SIM was protected by a Personal identification Number (PIN) code but he was also aware that people generally leave the PIN numbers to the defaults or use easily guessable numbers such as 1234. He unsuccessfully tried three PIN numbers that blocked the SIM card. What Jason can do in this scenario to reset the PIN and access SIM data?

- A. He should contact the device manufacturer for a Temporary Unlock Code (TUK) to gain access to the SIM
- B. He cannot access the SIM data in this scenario as the network operators or device manufacturers have no idea about a device PIN
- C. He should again attempt PIN guesses after a time of 24 hours
- D. He should ask the network operator for Personal Unlock Number (PUK) to gain access to the SIM

Correct Answer: D

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