

IELTS Mock Test 2023 April Listening Practice Test 2

HOW TO USE

You have 2 ways to access the listening audio

- 1. Open this URL https://link.intergreat.com/KGOIY on your computer
- 2. Use your mobile device to scan the QR code attached



Questions 1-10

Complete the notes below.

Write NO MORE THAN THREE WORDS AND/OR A NUMBER for each answer.

Crime Report Form

	Crime: Example:theft
Minimula dataila	Name of victim: Mrs. 1
Victim's details	Address: 2 Avenue Park Road, Swindon
	Postcode: 3
	Any distinguishing features:
Article stolen: bag	Two 4 and a black shoulder strap
	A 5 fastener on the top
Contents	A 6 with some money as well as a 7
	Victim's contact number: 8
Other details	Crime number: 9
	Victim to be contacted 10

Questions 11-15

Complete the table below.

Write NO MORE THAN THREE WORDS AND/OR A NUMBER for each answer.

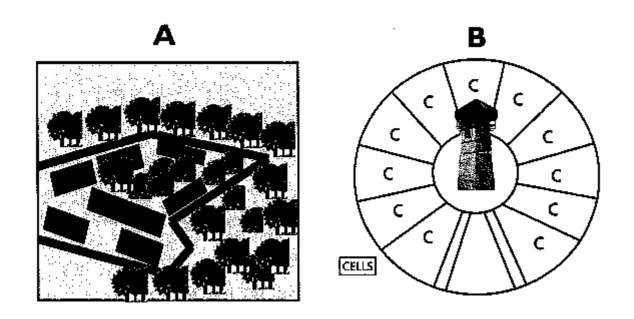
Bentham's Panopticon

Designed:	in the 11
Overall layout:	Cells arranged in 12 around central guard tower
Individual cell design:	Cells looked like 13 cut into pieces.
Effect:	Prisoners would 14

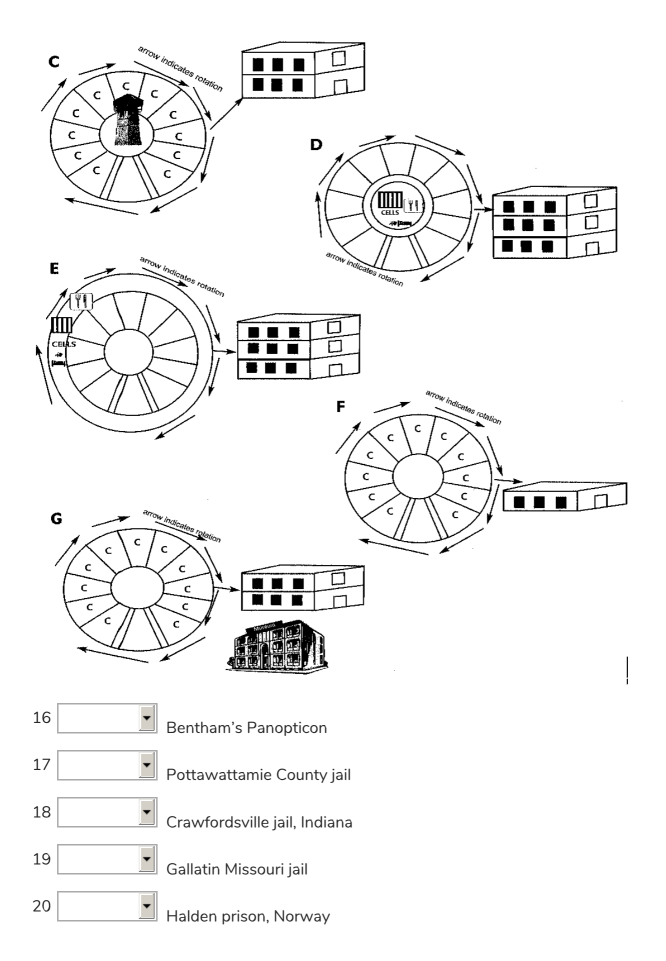
Questions 16-20

Label the identification sheet below.

Write the correct letter, A-G, next to questions 16-20.



page 3



Questions 21-25

Choose the correct letter, A, B, C or D.				
21 The Ratcliffe murders were particularly shocking				
A	0	since they remained unsolved.		
		·		
В	0	because they showed failings in the police force.		
C	0	as the privacy of the home was violated.		
D	0	since the victims' homes were also burgled.		
22 Victims of burglaries are particularly				
	_			
A	O	fearful of not being safe in their own house.		
В	0	traumatised by theft of personal items.		
C	0	upset by the inconvenience.		
D	0	annoyed with themselves at not having properly secured their homes.		
23 Be	fore	the formation of the Metropolitan Police Force		
A	0	criminal records did not exist.		
В	0	most criminal records were inaccurate.		
C	0	local police officers held no power.		
D	0	policing was not centralised.		
24 Bo	th t	he Ratcliffe and Ripper murders		
	6			
A	O	remain unsolved.		
В	0	were probably committed by more than one person.		
C	0	exposed faults in policing systems.		
D	0	happened in the eighteenth century.		
25 When the Metropolitan Police Force was first formed				
	_			
A	\sim	all UK police forces had to answer to it.		

B C the public was disapproving.

C on a new era of policing started.

D C its faults were immediately apparent.

Questions 26-30

What does the lecturer say about the following?

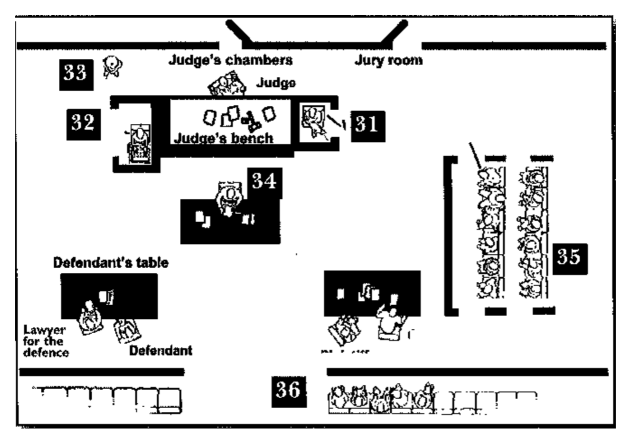
Write the correct letter, A, B or C, next to questions 26-30.

Α	not in possession of firearms
В	paid by local government
С	non-discriminatory
26	The Bow Street Runners
27	Night Watchmen
28	Constables
29	The Metropolitan Police Force
30	Contemporary Police Forces

Questions 31-36

Label the diagram below.

Write NO MORE THAN TWO WORDS for each answer.



31	
32	
33	
34	
35	
36	

Questions 37-40

Complete the flow chart below.

Write NO MORE THAN TWO WORDS for each answer.

The process of reaching a court verdict Once all court evidence is given and examined, the judge will summarise the case. Usually the contents of the summary are 37 _____ a meeting between the judge and the lawyers for the defence and for the prosecution.

\
The summing up may be split into two sections: a legal component and a summary.
\downarrow
In the former section, legal procedure is outlined and 38 is given of the accusation being made against the defendant.
↓
In the latter section, the judge tries to ensure 39 summing up of the case.
\downarrow
The judge will stress the importance of reaching a unanimous verdict to the jury.
\downarrow
Before the jury retires, the judge may offer written guidelines, known as the '40 to verdict'.

Solution:

Part 1: Question 1 - 10

1 Mary Tindale

2 4 Larch

3 FN1 SW19

4 black leather handles

5 zip

6 purse

7 driving licence

8 07900 381988

9 TK 34S 5899

within the week

Part 2: Question 11 - 20

11 18th

a circular fashion

a giant pie

14 behave better

cost and manpower

16 B

17 E

18 C

19 F

20 A

Part 3: Question 21 - 30

21 C

22 A

23 D

24 A

25 C

26 E

27 A

28 A

29

30 C

Part 4: Question 31 - 40

31 witness stand

32 court reporter

33 bailiff

34 court clerk

35 jury box

36 spectators

37 determined by

38 clarification

39 an impartial

40 route



Part 1

You will hear a conversation between a police officer and a crime victim. First you have some time to look at questions 1-3. [Pause 30 seconds]

You will see that there is an example that has been done for you. On this occasion only, the conversation relating to this will be played first.

P.C. Browning: Good afternoon. Sussex Constabulary, P.C. Browning, speaking.

Mrs. Tindale: Good afternoon. I would like to report a **Example** theft.

P.C. Browning: Right, madam. First I need to get your details before we can proceed.

Mrs. Tindale: Fine. Go ahead.

Narrator: The crime is theft, so you write 'theft' in the space provided. You should answer the questions as you listen because you will not hear the recording a second time.

Listen carefully and answer questions 1-3.

P.C. Browning: Good afternoon. Sussex Constabulary, P.C. Browning, speaking.

Mrs. Tindale: Good afternoon. I would like to report a theft.

P.C. Browning: Right, madam. First I need to get your details before we can proceed.

Mrs. Tindale: Fine. Go ahead.

P.C. Browning: Could you give me your first name and surname please?

Mrs. Tindale: Yes, it's **Q1** Mary Tindale.

P.C. Browning: Could you spell your surname, please?

Mrs. Tindale: Yes. It's T-I-that's T, not 'Y',-N-D-A-L-E.

P.C. Browning: Sorry I didn't quite catch that... was that an 'N' or an 'M' you said?

Mrs. Tindale: I know - the line's not good. I said 'N' not 'M'.

P.C. Browning: OK. And your home address and postcode?

Mrs. Tindale: Q2 4, Larch Avenue, Park Road, Swindon.

P.C. Browning: Sorry, you said 4, Larch Avenue? As in 'L-A-R-C-H'?

Mrs. Tindale: Yes. And the postcode is **Q3** FN1 SW19.

Narrator: Before listening to the rest of the conversation you have some time to look at questions 4-10. [Pause 30 seconds] Now listen and answer questions 4-10.

P.C. Browning: OK, that's fine. Now, you said you would like to report a theft.

Mrs. Tindale: Yes, my handbag was stolen this, morning.

P.C. Browning: Can you describe your handbag?

Mrs. Tindale: Well, it's quite an ordinary white leather bag with two **Q4** black leather handles. Oh, and a black shoulder strap, too.

P.C. Browning: Any other features you could describe?

Mrs. Tindale: It's quite plain. There Isn't any picture or design on the front. There's also a **Q5** zip fastener on the top.

P.C. Browning: How about the contents? Did you have any valuables In it?

Mrs. Tindale: Luckily no, I left my iPad at home along with my mobile. I'm quite forgetful, sometimes! I had a **Q6** purse in It though , with a small amount of money as well as my **Q7** driving licence. My keys and personal Items and so on, I always keep about me In my coat pocket.

P.C. Browning: OK. That's fine. All I need to have is your phone number or other contact number.

Mrs. Tindale: My mobile number Is **Q8** 0-7-9-0-0-3-8-1-9-8-8

P.C. Browning: Sorry, was that double 8 at the end?

Mrs. Tindale: Yes, that's right.

P.C. Browning: Thank you. That's all I need for now. You need a crime number.

Mrs. Tindale: OK, I'll just get a pen...

P.C. Browning: Ready?

Mrs. Tindale: Go ahead.

P.C. Browning: So, it's **Q9** TK 34S 5899. We'll contact you **Q10** within the week to give you an update.

Mrs. Tindale: Thank you officer.

Narrator: That's the end of Part 1. You have half a minute to check your answers. [Pause 30 seconds]

Now turn to Part 2.

Part 2

You will hear an interview with Jon Whiting reviewing prison systems in America, past and

present. First you will have time to look at questions 11-15. [Pause 30 seconds]

Now listen carefully and answer questions 11-15.

Presenter:

Today the prison system is in crisis. Disorder and violence are the norm in many prisons. With us today is Jon Whiting to talk about how history could teach us a few things about running prisons more effectively and at less cost to the taxpayer. So Jon, tell us a bit more about the lessons we could learn from the past.

Jon Whiting:

Well, today we see prisoners behaving aggressively towards prison guards, who themselves struggle to maintain discipline in prisons. We are giving prisoners too many rights. Maybe we need to adopt prison systems used in past times to maintain better control in prisons. For one thing, prison systems in the past could definitely teach us about how to better control prisoners with fewer guards. I know it sounds too good to be true and a bit of a contradiction in terms, but certain prison designs from the past have done exactly this.

In fact it was in the **Q11** 18th century that the design for the first really effective prison was thought of. Even today the design is far superior to any modern prison building. The design was the idea of philosopher and social realist, Jeremy Bentham. Named the 'Panopticon' after the Greek 'pan' meaning 'all' and 'opticon' seeing, the design allowed a single guard to watch many prisoners at the same time. It was an amazingly clever invention.

Bentham's design had the form of a central guard tower around which the prison cells were grouped in Q12 a circular fashion, facing inwards towards the tower. Seen from a bird's-eye view, the design resembled Q13 a giant pie cut into segments, each triangular segment being an individual prison cell, with the watch tower at the centre.

What made this design so clever was the fact that only one guard was needed to watch all the prisoners. As a result, fewer guards were needed, reducing Q15 cost and manpower. It also had the effect of making prisoners Q14 behave better. This was because whilst the guard could in theory see all the prisoners at any one time, they could not see him due to the way the prison was designed, So, manpower could be reduced to almost zero at times, if the guard wanted to take a break, as his prisoners would never realise they weren't being watched!

Narrator: Before you hear the rest of the discussion you have some time to look at questions 16-20. [Pause 30 seconds]

Now listen and answer questions 16-20.

Although Bentham's idea was never put into practice in his lifetime, in later years a very similar design was patented by William H, Brown and Benjamin Haugh in 1881. One of these, the 'Squirrel Cage' in Pottawattamie County only closed in 1969. It was one of 3 prisons designed

by Brown and Haugh. Each had the unusual feature of revolving prison cells that moved around a central tower, like a wheel revolving on its axis. **Q16** Bearing an obvious similarity to Bentham's Panopticon, the cells within the wheel-like structure were all also triangular in shape.

Brown and Haugh's designs ensured that no personal contact between prisoners and jailers was necessary. However, they also allowed maximum security with minimum jailer attention, just like Bentham's original Panopticon design, in fact.

The main difference between the three prison designs was in their size. Q17 Q18 Q19 The Pottawattamie County jail was constructed on 3 floors, whilst the Crawfordsville jail in Indiana was a 2-storey prison and the Gallatin Missouri jail only a 1-storey prison. Q17 The Pottawattamie County jail also had some extra buildings outside the perimeter of the prison cells. These buildings included the kitchen, jailer's accommodation as well as cells for female prisoners and more trusted inmates. All buildings now are disused as jails, and they function as museums to those interested in history and the purely curious.

Any modern-day visitor can now see first-hand the signatures and dates of many of the prisons' infamous prisoners, which are carved into the prison walls. They can also marvel at the ingenuity of prison buildings that have never been equalled in practicality and design since they were first constructed over 100 years ago.

In complete contrast to the preceding prison designs is the contemporary architecture of Norway's Halden prison. This, for me, exemplifies what is wrong with prisons today.

Q20 More reminiscent of a holiday camp than a place of incarceration. Halden's prison buildings are surrounded by attractively landscaped areas. The idea is to provide a relaxing environment but it seems that the architects forgot that prison is meant to punish prisoners, not provide them with recreational facilities! I believe that the lenience exhibited towards prisoners today and the privileges that they enjoy are contributing to the disorder that we now see in prisons. Architects need to look to past prison designs for inspiration, not holiday brochures for luxury hotels!

Narrator. That's the end of Part 2. You have half a minute to check your answers. [Pause 30 seconds]

Now turn to Part 3.

Part 3

You will hear a discussion between two students of criminology and their lecturer. First you have some time to look at questions 21-25. [Pause 30 seconds]

Now listen carefully and answer questions 21-25.

SI: That was a really fascinating lecture.

S2: If a bit gruesome!

L: Well, the Ratcliffe murders of 1811 certainly had a significant impact on English society at the time. It wasn't just the fact that innocent parties were involved or that two households were brutally murdered that provoked public outrage and hysteria. Q21 The murderer or murderers - since there may, as you know, have been an accomplice - invaded the sanctity of their victims' homes to commit truly horrendous crimes.

SI: An Englishman's home is his castle, right? So I guess no one felt truly safe in the comfort of their own home after that?

L: Exactly. That's also why burglaries, too have such a profound effect on their victims. **Q22** It's often not the loss of valuables or pos; sessions or even the inconvenience that upsets a victim most, but the fact that their conviction of being safe in their own home lias been severely compromised.

SI: But public hysteria broke out too, didn't it, because there was a feeling that public safety was under threat. It was felt that the localised police forces at the time were inadequate.

L: Very true. The police force at the time had limited power. They could enforce the rulings of a local magistrate for the county but they had one huge disadvantage,

S2: Q23 There was no communication between county police forces, was there?

L: **Q23** Yes. Details of crimes committed within a county were not shared. Obviously, when a criminal crossed county borders they could often successfully evade capture.

SI: Today that seems so absurd!

L: Nowadays, with information instantly accessible to all police forces nationally and worldwide on police computer systems, yes it does. But don't forget that **Q23** it was only with the formation of London's Metropolitan Police Force in 1829 by Sir Robert Peel that criminal records could begin to be consolidated on a national basis. Even then, some areas outside and even within the Metropolitan Police District remained beyond the jurisdiction of the Metropolitan Police Force.

S2: Were the Ratcliffe murders a bit of a wake-up call, then, to the crime-fighting forces of the time?

L: More than that, they acted as a catalyst In the formation of the Metropolitan Police. The public, too, played no small part in bringing about the much needed shake-up in the policing systems of the era.

SI: So the Metropolitan Force was founded over half a century before the infamous Jack the Ripper murders?

L: Yes, **Q24** however, in spite of the Force's best efforts, the Ripper remained at large. Many suspects were put forward though, ranging from children's author Lewis Carroll through to Access https://ieltsonlinetests.com for more practices page 15

artist Walter Sickert. Despite the notable failure to deliver justice on this occasion, the Metropolitan Police Force could not be blamed for any Inadequacies in police procedure.

Q25 In fact the creation of the Metropolitan Police Force was a turning point in English law-keeping.

Narrator: Before you hear the rest of the discussion you have some time to look at questions 26-30. [Pause 30 seconds]

Now listen and answer questions 26-30.

SI: So once the public got what they wanted - an organised police force - were they happy?

L: One would Imagine that that would have been the case. However, the public in fact showed a resentment towards the new law enforcers.

S2: Really?

L: Yes, so much so that the public gave them derogatory names like 'Peelers' and 'Bobbies' - nicknames derived from the name of the Metropolitan Force's founder, Sir Robert Peel.

S2:1 guess not many people would have wanted to work for the Metropolitan Police then?

L: Well, at least It was full-time paid work. In fact, policing only first became a permanent full-time profession with the advent of Henry Fielding. Q26 He formed a force armed with pistols, known as the 'Bow Street Runners' in 1749, answerable to and paid by a magistrate's office. Prior to that, policing had relied on unpaid night watchmen and constables working for a particular parish. Male householders were chosen for the jobs of watchman or constable, working by rotation or appointment. Q27 Q28 Armed with no more than a cane, the watchmen were a poor match for the criminals of the day as were the constables who were similarly ill-equipped. Those appointed as watchmen or constables not surprisingly lacked enthusiasm for their task which had to be combined with their normal daytime employment.

SI: So, did the Metropolitan Police Force operate a tough selection process for employing officers?

L: There were the same conditions for a certain height and fitness level as In contemporary police forces. **Q29** But when new recruits entered the Force they had to work their wav up from the bottom. No concessions were made for class or background. **Q30** This still holds true today.

Narrator: That's the end of Part 3. You have half a minute to check your answers. [Pause 30 seconds]

Now turn to Part 4.

Part 4

You will hear a recording describing a trial courtroom and the conduct of legal trials. First you have some time to look at questions 31-40. [Pause 1 minute]

Now listen carefully and answer questions 31-40.

Although variations occur in courtroom layouts, this is a description of a standard UK trial courtroom.

In a trial courtroom, the judge is invariably seated behind an elevated desk or bench. Adjacent to the bench are the **Q31** witness stand and a section that is slightly larger to accommodate the **Q32** court reporter. Behind the court reporter, the **Q33** bailiff stands against the wall of the courtroom throughout the proceedings. His job is to ensure the court procedure is observed and order is maintained.

Directly in front of the judge's bench, located in the central courtroom area known as 'the well', Is a table where the Q34 court clerk sits and records court proceedings. Only the bailiff is authorised to cross the well during a court session to transfer documents between the lawyers and the judge. Any unauthorised crossing of the well is regarded as being extremely disrespectful to the court and is usually expressly forbidden.

Off to one side of the clerk's desk Is located a table where the defendant and his lawyer are seated. The defendant, also known as 'the accused' works closely with his lawyer who is also termed the lawyer for the defence. Across the other side of the courtroom, the lawyer for the prosecution sits with the plaintiff, who is bringing the case against the defendant to court. Close by Is the Q35 jury box that covers the largest area in the courtroom. It holds 12 members of the public who are responsible for delivering the final verdict on the defendant.

All those who are actively involved In court proceedings are in the area of the courtroom termed 'the bar'. Behind the area of the bar is the gallery which seats **Q36** spectators who may be relatives of those involved in the court hearing or merely curious members of the public. The bar itself may be an actual physical barrier, such as a railing or merely a designated area. Apart from the parties to the case and any witnesses, only the lawyers can literally pass the bar (court personnel and jury members usually enter through separate doors behind the bench) and this is why the term 'the bar' has come to refer to the legal profession as a whole.

So, that is the court set-up. Now onto how the verdict is arrived at and sentence proclaimed by the judge.

When all evidence has been given and challenged, by both the lawyer for the prosecution and the lawyer for the defence, then the process of reaching a verdict can begin.

Prior to the judge's summing up the case, it is normal court procedure for the judge to meet with both lawyers first. In the meeting, what the judge will say is **Q37** determined by mutual consent between the lawyers and the judge. It is then up to the judge to decide if the summing up will be split into two parts. If this course of action is taken, the summing up will be divided

Q38 clarification of what the charge is and what has to be proven in addition to any special directives for the case, such as the need to respect confidentiality. The summary is given to ensure that all members of the jury are reminded of the essential facts of the case. It is Q39 an impartial summary of all the evidence heard during the trial by the jury.

After the summing up, the judge will stress the Importance of reaching a unanimous verdict. The jury will then retire to consider their decision. If the case is particularly complex, the judge will first issue the jury with a written document entitled a 'Q40 route to verdict'. This is essentially a series of questions the jury should pose themselves whilst considering the verdict.

The time taken for a jury to reach a verdict can vary from a few hours to several days. If there is a chance that the verdict will not be reached, before the end of the court day, then members of the jury are free to go home on the proviso that they will not discuss details of the case with anyone outside the courtroom. The more serious the case, the longer a jury may take to reach a decision, If the jury continues to struggle to reach a verdict, the judge will deliver a 'Watson Direction' which is also known as a 'give and take direction'. Essentially, this is a directive reminding the jury of their oath and to maintain unbiased views whilst discussing the verdict. Should the jury not be unanimous in their decision, then a majority verdict is permitted.

Once the verdict has been delivered, the sentencing of the accused is left entirely to- the judge. The jury is, however, permitted beforehand to influence the judge's sentencing in order to make it more lenient. Accordingly, a 'recommendation of mercy' is added to the jury verdict, Whether the judge takes this Into account is entirely up to them.

Narrator: That is the end of Part 4. You now have half a minute to check your answers. [Pause 30 seconds]

That is the end of the listening test. You now have ten minutes to transfer your answers to the Listening Answer Sheet.