**Vocabulary**

**Due 1/26/23**

**Legal Terminology**

**Match the definitions on the second page to the words, placing the appropriate letter in the space provided.**

\_\_\_\_ 1. a fortiori \_\_\_\_ 11. laches

\_\_\_\_ 2. bailment \_\_\_\_ 12. mala fide

\_\_\_\_ 3. caveat emptor \_\_\_\_ 13. negligence

\_\_\_\_ 4. de bene esse \_\_\_\_ 14. obiter dictum

\_\_\_\_ 5. easement \_\_\_\_ 15. peremptory challenge

\_\_\_\_ 6. feme sole \_\_\_\_ 16. quasi

\_\_\_\_ 7. germane \_\_\_\_ 17. replevin

\_\_\_\_ 8. habeas corpus \_\_\_\_ 18. sans jour

\_\_\_\_ 9. id est \_\_\_\_ 19. testate

\_\_\_\_10. jurat \_\_\_\_ 20. usury

1. In bad faith, not genuine.
2. Relevant or pertinent
3. Delivery of personal property returnable to the bailor after being held for some purpose.
4. A court action to recover possession of property unlawfully taken or detained
5. Negligence or laxness; failure to do the required act at the proper time
6. A right or privilege that a person has in the land of another, without remuneration or profit
7. Having made and left a valid will.
8. Carelessness; the failure to use a reasonable amount of care
9. A phrase applied to an act done provisionally or conditionally and out of due course
10. As if or in some sense; Resembling another with comparison, but having material differences
11. A writ to bring a party before the court to inquire into the cause of his or her detention
12. Without a day or date; without any time set for further consideration
13. A single woman, including one who has been married and is then widowed or divorced
14. By the way or in passing; a remark or opinion expressed by the court by the way
15. Let the buyer beware; principle of law that imposes upon the buyer the responsibility of discovering defects in title or quality
16. That is to say; ordinarily abbreviated to i.e.
17. Charging of a higher rate of interest than the law allows
18. For a stronger reason
19. The clause written at the foot of an affidavit stating when, where and before whom it was sworn
20. Final, decisive, barring further debate or further action; a formal objection to the service of a juror by a party to a criminal prosecution or a civil action that requires no showing of cause.