INSTRUÇÕES DA AVALIAÇÃO

1. Esta prova possui 10 (dez) questões objetivas, podendo ser de múltipla escolha com 5 (cinco) alternativas (A,B,C,D,E,) ou com 2 alternativas (verdadeiro ou falso).

2. A duração da prova será de 120 minutos.

3. Todas as questões possuem o mesmo peso.

4. Não será permitido utilizar materiais de consulta como dicionários. Candidatos que utilizarem material de consulta serão eliminados.

5. Uma vez que o candidato finalize a prova, não será possível retornar ao ambiente de prova.

6. É possível avançar e retornar nas páginas da prova. Não há limite de tempo estabelecido por cada questão.
Part 1

Read the text below in order to answer questions 01 to 05.

II. Explanatory Arguments

If we begin with the idea that a narrative, unlike a chronicle, is a conjunction of explanatory statements like "The Moslem seizure of the Mediterranean Sea caused the breakdown of [what Pirenne calls] the Mediterranean Commonwealth of Europe," then one of the first problems to which we must address ourselves is the nature of the connection asserted in these explanatory statements. However, as I have already suggested ad as we shall see in detail later on, this is not the only philosophical problem connected with narration. For if we think of a narrative as presenting a chain of linked statements about, say, a given country, then there are two fundamental problems that we may raise about that chain; and then we may ask about the relationship between this chain as a whole and thing of which it purports to be a history. The first inquiry is primarily an inquiry into the nature of statements made in answer to the question "What happened?" and the second is primarily an inquiry into the nature of statements made in answer to the question "What happened?" We shall launch the first inquiry in this chapter, where we shall concentrate on the connection between the singular explanatory statements in a narrative and generalizations or laws.

It will be convenient to begin by considering what is sometimes called the covering law, or regularity, theory of historical explanation. On this view an explanation of a war, a revolutions, or an economic depression is similar in structure to an explanation of a fire. We may explain a particular fire, it is maintained, by deducing the statement that the fire has taken place from the statement that a spark has fallen into a wastebasket of dry paper surrounded by oxygen and from the law that whenever a spark falls into such a wastebasket under such conditions, a fire will take place. Some philosophers who accept this view contend that not only the truth of a singular explanatory statement in ordinary language, like "The lit cigarette caused the fire" or "The bent rail caused the breakdown of the Mediterranean Commonwealth in Europe", is dependent on the truth of a law. Ever since Hume, such a theory has exerted a powerful hold on philosophers, even on those who recognize and emphasize the limits of historical speculation. The idea that we can intuitively see causal connections between historical events without appealing to inductively established laws, or that causes have unanalyzable powers to bring about their effects, has seemed indefensible to philosophers of an empirical turn of mind, and they have therefore been led to the view that causal statements are either disguised statements of laws or are in some way dependent upon them for their truth. Even though historians in their explanatory statements refer to particular events like the Civil War and the conflict between Northern and Southern economic interests, philosophers under the influence of Hume and Mill have maintained that such explanatory statements turn out upon analysis to imply, involve, presuppose, or depend on general laws.

Often one gets the impression from some advocates of the covering law, or regularity, theory of explanation that an explanation of an individual historical event is neither more nor less than a deductive argument of the kind previously illustrated in the case of the fire. It follows, as least on what I shall call the standard version of the covering law theory, that the singular causal statement made by the historian, or even that made by the man who says that the fire was caused by a spark falling into the wastebasket, is not, strictly speaking, an explanation. On such a view it may be an incomplete explanation or an explanation-sketch; it may be elliptical for, or an inferior version of, a deductive argument containing laws and so-called statements of initial conditions and premises, but it is not a full-fledged explanation.

Now in my opinion this standard way is not the best way to state the logical connection between generalizations and what are usually called historical explanations, and a considerable part of my argument in a later part of this study will be devoted to showing why and to presenting an alternative view of that connection. But since the standard version of the regularity theory has been staunchly advocated by many distinguished philosophers and also unfairly attacked, I want to present the standard version in this chapter and also to consider some ineffectual arguments that have been leveled against it. Then, in the next chapter, I shall show how the covering law theory should be modified so as to meet certain other objections without abandoning its basic philosophical aim. After presenting the standard version of the covering law, or regularity theory, I shall consider three complaints about it: first, that any effort to analyze historical explanations as explanatory deduction arguments must lead to the formulation of generalizations that are also complex as to apply only to single instances, and hence to the formulation of generalizations that do not state lawful regularities; second, that the generalizations which the analyst cites in his explanatory deductive arguments are fundamentally similar to the sharchy "laws" of speculative philosophers of history; and third, that the historian may explain the behavior of one individual on a given occasion without depending on knowledge of how other similar individuals behave.


Questão 1 - 1,0 ponto
In the phrase "and then we may ask about the relationship between this chain as a whole and the thing of which it purports to be a history", the word 'purports' could be replaced, without change in the meaning, with any of the words below, EXCEPT:

a) aspires
b) means
c) claims
d) rushes
e) looks

**Questão 2 - 1,0 ponto**

The sentence (1st paragraph) "For if we think of a narrative as presenting a chain of linked statements about, say, a given country, then there are two fundamental problems that we may raise about that chain." is suitably rewritten, without any noticeable chance in meaning in the alternative:

a) Unless a narrative is conceived to present a chain of linked statements about a given country, we should take two fundamental problems about that chain into account.
b) Two pivotal problems could arise if we are to conceive a narrative as a sequence of connected statements about a country, for instance.
c) Provided we conceive a narrative as a chain of linked statements about, a country, for example, to issues may compromise the chain.
d) Once we can't help assuming that a narrative is said to be a chain of linked statements about a country, there are two fundamental problems we may raise about that chain.
e) A narrative is a chain of linked statements about a country. Therefore, we may raise two fundamental problems about that chain.

**Questão 3 - 1,0 ponto**

It can be inferred from the 2nd paragraph what is written in the alternative:

a) The author argues that historical explanation is dependent on the truth of inductively established laws.
b) Philosophers since Hume have asserted that we can intuitively see causal connections between historical events without necessarily appealing to general laws.
c) The author believes that an explanation of a war, a revolution, or an economic depression is similar in structure to an explanation of a fire.
d) Empiricist philosophers tend to conceive causal statements referring to particular events as disguised statements of general laws.
e) There is controversy between an empiricist approach based on Hume's theories and a more intuitive approach based on the ideas of Mill.

**Questão 4 - 1,0 ponto**

After reading the text, which five key words would you choose as the best to mark it for further research?

a) Narrative, explanation, Hume, speculation, Law
b) Narrative, explanation, covering laws, deduction, philosophy of History
c) Narrative, philosophy of History, sparks, empiricism, explanation
d) Explanation, causes, empiricism, Civil War, speculative Philosophy, Logics
e) Logics, explanation, narrative, Hume, Mill, cause
a) If we conceive a narrative as a chain of linked statements, we may face the need to explain the nature of those links, which will lead us to a discussion on the nature of explanation and its dependence, or not, on inductively established general laws. Historical explanation is a field of controversy concerning the notion of covering laws or regularities. Empiricist philosophers tend to conceive historical explanations as grounded on general laws that may simply be disguised in historians' mention to singular events as causes of others, whereas there is room for arguing that we may intuitively see causal connections between historical causes without relying on a general rule.

b) Whenever we intend to provide a narrative purporting to be a historical explanation, we should answer two questions: "Why did what happen happen?" and "What happened?". These two guiding questions should enable us to conceive a narrative as a chain of linked statements ultimately linked to a covering, law, a regularity, as have been traditionaly proposed by philosophers such as Hume and Mill.

c) Advocating the notion of a covering law, or that a an explanation of a individual historical event is neither more nor less than a deductive argument which links particular events to general rules is no suitable for historical knowledge for it reduces narrative to causal chains which tend to make historical events something repetitive, which they are not.

d) While explaining a war, a revolution or an economic depression, the historian is always seeking for covering laws. That means answering the question "Why did what happen happen?" and finding an causal explanation which can be applied to other historical event and circumstances, ultimately leading to a theory of explanation of a kind of events. That makes historical knowledge closer to scientific knowledge, as advocated by empiricist philosopher such as Hume.

e) Narratives usually link statements within a relationship of cause and consequence. This way, narrating a fire is similar to narrating a war for they keep a similar structure. There is a chain of statements which are causally connected to one of them and their truth depends on the truth of this very causal statement. According to philosophers since Hume, this causal statement is an instance of a general rule, which should be called covering law.
In their practice, nations agree with Paley; but does any one think that Massachusetts does exactly what is right at the present crisis?


Questão 6 - 1,0 ponto
Choose the alternative which presents the most precise paraphrase to the passage: "In other words, when a sixth of the population of a nation which has undertaken to be the refuge of liberty are slaves, and a whole country is unjustly overrun and conquered by a foreign army, and subjected to military law, I think it is not to soon for honest men to rebel and revolutionize. What makes this duty more urgent is the fact that the country so overrun is not our own, but ours is the invading army." (3rd paragraph)

a) The fact that the author's own country is being held hostage and subjected to military makes it urgent for people to revolutionize and rebel.
b) Honest men should rebel and revolutionize in order to free the country from foreign invaders who have made them slaves.
c) Honest men should not accept their own state to subject a foreign country to military law while it claims to be the refuge of liberty, be it fair or not.
d) Honest men should rebel and revolutionize once their country is unfairly keeping its neighbor under military law, and for claiming to be the refuge of liberty while keeping slaves.
e) Honest men should rebel in order to avoid that more than a sixth of their own country's population become slaves while they are conquering a foreign country.

Questão 7 - 1,0 ponto
In the 4th paragraph, Thoreau quotes Paley's "Duty of Submission to Civil Government". In regard to this, we can infer:

a) Thoreau quotes Paley, a common authority, in order to validate his own argument, for Paley's text is used as an argument of authority.
b) Thoreau quotes Paley in order to prove that nations agree with Paley in their practice and this is precisely what should be protected by the effort of honest men.
c) Thoreau quotes Paley in order to insert a counterpoint to his own argument and point out a limit in which revolutionizing and rebelling is not the best course of action.
d) Thoreau quotes Paley in order to use a counterpoint as a strategy to reinforce his own point-of-view.
e) Thoreau quotes Paley in order to offer an example of an honest man who obeys the state and the government.
Read the text below in order to answer the next three questions.

Unjust laws exist: shall we be content to obey them, or shall we endeavor to amend them, and obey them until we have succeeded, or shall we transgress them at once? Men generally, under such a government as this, think that they ought to wait until they have persuaded the majority to alter them. They think that, if they should resist, the remedy would be worse than the evil. But it is the fault of the government itself that the remedy is worse than the evil. It makes it worse. Why is it not more apt to anticipate and provide for reform? Why does it not cherish its wise minority? Why does it cry and resist before it is hurt? Why does it not encourage its citizens to be on the alert to point out its faults, and do better than it would have them? Why does it always crucify Christ, and excommunicate Copernicus and Luther, and pronounce Washington and Franklin rebels? On would think, that a deliberate and practical denial of its authority was the only offence never contemplated by government; else, why has it not assigned its definite, its suitable and proportionate penalty? If a man who has no property refuses but once to earn nine shillings of the State, he is put in prison for a period unlimited by any law that I know, and determined only by the discretion of those who placed him there; but if he should steal ninety times nine shillings from the State, he is soon permitted to go at large again.

If the injustice is part of the necessary friction of the machine of government, let it go, let it go: perchance it will wear smooth, certainly the machine will wear out. If the injustice has a spring, or a pulley, or a rope, or a crank, exclusively for itself, then perhaps you may consider whether the remedy will not be worse than the evil; but if it is of such a nature that it requires you to be the agent of injustice to another, then, I say, break the law. Let your life be a counter friction to stop the machine. What I have to do is to see, at any rate, that I do not lend myself to the wrong which I condemn.

As for adopting the ways which the State has provided for remedying the evil, I know not of such ways. They take too much time, and a man's life will be gone. I have other affairs to attend to. I came into this world, not chiefly to make this a good place to live in, but to live in it, be it good or bad. A man has not everything to do, but something; and because he cannot do everything, it is not necessary that he should do something wrong. It is not my business to be petitioning the Governor of the Legislature any more that it is theirs to petition me; and, if they should not hear my petition, what should I do then? But in this case the State has provided no way: its very Constitution is the evil. This may seem to be harsh and stubborn and unconciliatory; but it is to treat with the utmost kindness and consideration the only spirit that can appreciate or deserves it. So is all change for better, like birth and death, which convulse the body.

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**Questão 8 - 1,0 ponto**
Choose the alternative with a correct inference made from the 3rd paragraph.

a) The author argues that citizens should not mind if injustice is part of the necessary friction to the machine of government.

b) If injustice is necessary to keep government working, the remedy to it would be worse than the evil it causes.

c) No one should accept to be an agent of injustice even if laws force you to do it.

d) Laws should exist to make government work regardless of what individuals condemn.

e) If we let the injustice persist as a necessary friction to the machine of government, chances are the machine will resist.

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**Questão 9 - 1,0 ponto**
The passage “A man has not everything to do, but something; and because he cannot do everything, it is not necessary that he should do something wrong.” is correctly rephrased in:

a) A man has not anything to do, just something; he cannot do everything; so he should not do anything wrong.

b) Because a man cannot do anything, it is not necessary that he should do something wrong while he has something to do.

c) A man has anything to do, but nothing; and because he can do nothing, it is necessary that he should do anything wrong.

d) A man should not do anything wrong just because he cannot do everything; he has anything to do instead.

e) A man has just something to do, not everything, for he can't; thus, he should not necessarily do something wrong.
In the passage "So is all change for better, like birth and death, which convulse the body.", the word 'convulse' could be properly replaced with:

a) harm  
b) change  
c) agitate  
d) fix  
e) settle
AVISO: O gabarito tem suas alternativas válidas para a versão modelo da prova, do qual é anexo. Para recursos, considerar o modelo de prova divulgado juntamente com o resultado. Durante a aplicação de prova, pode haver randomização da ordem das alternativas para cada candidato, com a finalidade de proteger o certame contra fraudes.