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NEW QUESTION: 1

Ihr Netzwerk enthalt eine Active Directory-Domane. Benutzer haben keine Administratorrechte fur ihren Clientcomputer

Sie andern eine Computereinstellung in einem Gruppenrichtlinienobjekt.

Sie mussen sicherstellen, dass die Einstellung so bald wie moglich auf funf Client-Computer angewendet wird.

Was tun?

A. Fuhren Sie auf jedem Clientcomputer den Befehl gpresult.exe aus und geben Sie den Parameter / r an.

B. Fuhren Sie auf jedem Clientcomputer das Cmdlet Get-Gpo aus und geben Sie den Parameter -alt an.

C. Fuhren Sie auf einem Domanencontroller das Cmdlet Invoke-GPUupdate aus.

D. Fuhren Sie auf einem Domanencontroller den Befehl gpupdate.exe aus und geben Sie den Parameter Force an.

Answer: C

Explanation:

Explanation

[https://technet.microsoft.com/en-us/library/hh852337\(v=ws.11\).aspx](https://technet.microsoft.com/en-us/library/hh852337(v=ws.11).aspx)

NEW QUESTION: 2

Juror anonymity was unknown to American common law and jurisprudence in the country's first two centuries. Anonymity was first employed in federal prosecutions of organized crime in New York in the

1980's. Although anonymous juries are unusual since they are typically only empanelled in organized-crime cases, its use has spread more recently to widely publicized cases, such as the federal prosecution of police officers accused of beating Rodney King and the trial of those accused of the 1993 World Trade Center bombing.

In these cases, attorneys selected a jury from a panel of prospective jurors whose names, addresses, ethnic backgrounds and religious affiliations remained unknown to either side. This unorthodox procedure, designed to protect jurors from outside influence and the fear of retaliation, has occasionally been employed in New York federal courts since the trial of drug kingpin Leroy "Nicky" Barnes. Despite apparent benefits, critics assail anonymous juries on the grounds that they are an infringement of the sixth amendment guarantee of an impartial jury and because they present a serious and unnecessary erosion of the presumption of innocence.

Since many attorneys believe trials are frequently won or lost during jury selection, any procedure diminishing the role of counsel in the procedure necessitates close scrutiny and criticism. Opponents of anonymous juries argue that the procedure restricts meaningful voir dire, (questioning of the jury panel), and thereby undermines the defendant's sixth amendment right to an impartial jury. Critics also claim that jurors interpret their anonymity as proof of the defendant's criminal proclivity, thereby subverting the presumption of innocence.

However, consistent with due process and the sixth amendment, the trial judge may refuse to ask prospective jurors any questions not reasonably calculated to expose biases or prejudices relevant to the case. Although addresses and group affiliations may indicate significant potential for bias, attorneys do not have an unfettered right to this information in every circumstance. Denying access to these facts may indeed constrain an attorney's ability to assemble an ideal jury, but it violates no constitutional right. One function of the fourth paragraph of the passage is to

- A.** Support an argument in favor of a given interpretation of a situation
- B.** Introduce information that supports a theory put forth in a previous paragraph
- C.** Qualify the extent to which a previously introduced viewpoint may be relevant
- D.** Show the chain of reasoning that led to the conclusions of a specific study
- E.** Expose the flaw in a criticism put forth in a previous paragraph

Answer: E

Explanation:

Explanation/Reference:

Explanation:

The best answer is B.

Critics of anonymous juries base their arguments on the fact

that these juries are unconstitutional. In the fourth paragraph, the author explains that while anonymous juries may not be ideal, they are not unconstitutional.

NEW QUESTION: 3

If the client requests authorization from the resource owner, what are the remaining sequence of steps to authenticate a user using OAuth control?

1. The client requests authorization from the resource owner. The authorization request can be made directly to the resource owner, or indirectly through the authorization server.
2. The client receives an authorization grant, which is a credential representing the resource owner's authorization to access its protected resources. It is used by the client to obtain an access token. Access tokens are credentials that are used to access protected resources. An access token is a string representing an authorization issued to the client. The string is usually opaque to the client. Tokens represent specific scopes and durations of access, granted by the resource owner, and enforced by the resource server and authorization server.
3. The client requests an access token by authenticating with the authorization server and presenting the authorization grant.
4. The authorization server authenticates the client and validates the authorization grant, and if valid, issues an access token.
5. The client requests the protected resource from the resource server and authenticates by presenting the access token.
6. The resource server validates the access token, and if valid, serves the request.

Answer:

Explanation:

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