#### LAW, PAPER-



# FEDERAL PUBLIC SERVICE COMMISSION COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17 UNDER THE FEDERAL GOVERNMENT, 2010

Roll Number

## LAW, PAPER-I

TIME	ALLOWED:	(PART-I)	30 MINUTES		MAXIMUM MARKS:20					
		(PART-II)	2 HOURS & 30 MI	NUTES	MAXIMUM MARKS:80					
NOTI	E: (i) First	attempt PAR	T-I (MCQ) on separat	e Answer Sheet	t which shall be taken back					
		30 minutes.								
	(ii) Over	writing/cutting	ng of the options/ansv	vers will not be	given credit.					
				TCO)						
			<u>PART – I (N</u> (COMPULS)							
Q.1.	Select the be	est option/ans	swer and fill in the ap	propriate box (	on the Answer Sheet. (20)					
(i)	A suit for the recovery of property may be instituted in the court:									
	(a) Where the defendant resides (b) Where the plaintiff resides									
		ne property situ		(d) Where the	cause of action arises					
(ii)	A decree may be executed by a court:									
	(a) in whose jurisdiction the defendant resides (b) having criminal jurisdiction									
			ne subject matter situat		passed the decree					
(iii)	In the execution of a decree the court may attach and sell:									
	(a) all saleable, moveable or immoveable property (b) necessary wearing apparel									
<i>.</i> . \	(c) property surrendered by the judgment debtor (d) Any of these									
(iv)	A revisional jurisdiction of a High Court may be invoked:									
	(a) where the judgment of the subordinate court is based on error									
	(b) if the subordinate court has acted without jurisdiction									
	(c) on merits of the case									
()	(d) for permission to file, an appeal Amendments of pleadings may be allowed by the court:									
(v)					a of the evidence					
		aming the issu			se of the evidence					
(77)	A minor can	age of the proc	eedings	(d) None of th	ese					
(vi)	(a) Himself	sue.		(b) Through n	ovt friend					
	` '	aining the age	of majority	(d) Any of the						
(vii)		aining the age	rchase of goods is:	(u) Ally of the	Se					
(VII)	(a) proposal		ritation to make an offe	or (c) accentan	ce (d) None of these					
(viii)					(d) None of these					
(VIII)	The communication of an acceptance is complete:  (a) when it comes to the knowledge of the proposer.									
	<ul><li>(a) when it comes to the knowledge of the proposer</li><li>(b) when the proposee is informed by the proposer of its receipt</li></ul>									
	<ul><li>(c) when its transmission is out of the control of the proposee</li><li>(d) Any of these</li></ul>									
(ix)		nt made by a n	ninor is:							
(111)	(a) enforceal			(b) u	nenforceable					
	(c) enforceable upon minor's attainment of age of majority (d) enforceable if beneficial to minor									
(x)			of legal proceedings is							
( )	(a) void		(b) voidable	(c) unlawful	(d) None of these					
(xi)		nt may be perf	` /	· /	· /					
` /	(a) by the parties (b) by the legal representatives of the parties									
		(c) by the assignor and the assignee of the contract (d) All of these								
(xii)	. /	contract mean	•	• •						
- 1	(a) rescission	n (	(b) breach	(c) modification	on (d) None of these					
(xiii)					ebtor making default is a contract					
	of:									
	(a) indemnit	y	(b) guarantee	(c) pledge	(d) None of these					
(xiv)	The term pay	wn is used in t	he contract of:	-						
	(a) indemnit	y (	(b) guarantee	(c) agency	(d) None of these					

### LAW, PAPER-I A tort is an infringement of: (a) a private civil right (b) a public right (c) both private and public rights (d) None of these (xvi) In order to establish tort, the victim must show the presence of: (a) Legal damage (b) actual damage (c) pecuniary damage (d) Any of these (xvii) A battery is: (a) an attempt to do a corporeal hurt to another (b) a bodily harm whereby a man is deprived of the use of any member of his body or sense (c) the actual striking of another person (d) None of these (xviii) In order to constitute false imprisonment the confinement of the person must be: (a) actual i.e. physical (b) constructive i.e. mere show of authority (c) restraining the movement of the person against his will (d) Any of these (xix) Dismissal of a servant by the master is justifiable on: (a) grave misconduct (b) a proof of habitual negligence of serious character (c) misconduct on one occasion only if sufficiently gross (d) Any of these (xx) A person is guilty of public nuisance if he does acts leading to: (a) wrongful disturbances of easement or servitude (b) wrongful escape of deleterious substances into another's property (c) an illegal omission causing any common injury or annoyance to the people in general (d) None of these PART – II PART-II is to be attempted on the separate Answer Book. Attempt ONLY FIVE questions from PART-II selecting at least ONE question from EACH (ii) NOTE: **SECTION.** All questions carry **EQUAL** marks. (iii) Extra attempt of any question or any part of the attempted question will not be considered. SECTION – I (Civil Procedure Code) **Q.2.** Explain the principle of resjudicate. How does it differ from the principle of res-subjudice? (16)Q.3. State the grounds on which an appeal from a judgement, decree or final order of a High Court may be made to the Supreme Court. Is there any bar on certain appeals? If so, explain. (16)**Q.4.** What is meant by <u>Temporary Injunctions?</u> Discuss the law governing the grant of injunctions. (16)

### **SECTION – II (The Contract Act)**

- Q.5. Define <u>proposal</u> and distinguish it from an invitation to proposal. How is it revoked? (16)
- Q.6. Explain the term <u>damages</u>. Discuss the rules governing the award of damages upon breach of contract. (16)
- Q.7. What is an act of ratification? State the conditions necessary for ratification. (16)

#### **SECTION – III (Law of Torts)**

- **Q.8.** Write a detailed note on discharge of tort. (16)
- Q.9. What is negligence? Discuss fully the essentials of negligence. (16)
- Q.10. What judicial remedies are available in tort? Discuss fully. (16)

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### LAW, PAPER-II



# FEDERAL PUBLIC SERVICE COMMISSION COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17 UNDER THE FEDERAL GOVERNMENT, 2010

**Roll Number** 

## LAW, PAPER-II

TIME A	ALLOWED:	(PART-I) (PART-II)	30 MINUTES 2 HOURS & 30 MI	NUTES	MAXIMUM MARKS:20 MAXIMUM MARKS:80					
NOTE	E: (i) First	attempt PAR	T-I (MCO) on separat	e Answer She	et which shall be taken back					
		30 minutes.	( <b>&amp;</b> )							
	(ii) Over	writing/cutti	ng of the options/ansv	vers will not b	e given credit.					
			PART – I (M	ACO)						
			(COMPULS							
Q.1.	Select the b	est option/ans	swer and fill in the ap	propriate box	on the Answer Sheet. (20					
(i)			t a person without war		ice is:					
	(a) cognizat		(b) non-cognizable	(c) bailable	(d) None of these					
(ii)	Any offence defined under the Pakistan Penal Code may be tried by:									
	(a) The High Court (b) The Court of session									
, <u>.</u>	(c) Magisterate of 1 <sup>st</sup> Class (d) Any of these									
(iii)	An order u/s 144 of Criminal Procedure Code to prevent nuisance or apprehended danger in									
	urgent cases may be made by: (a) the High Court (b) Court of session (c) District Magistrate (d) None of these									
(i.r.)										
(iv)	made:	by a witness	to a ponce officer u	/s 161 of the C	Criminal Procedure Code shall					
		(b) Withou	t Oath (c) as directe	d by the police	officer (d) None of these					
(v)	(a) On Oath (b) Without Oath (c) as directed by the police officer (d) None of these Where a magistrate of the second or third class is of the opinion that the accused deserves mo									
(1)	severe punishment than he is empowered to inflict, he may forward the accused to:									
	(a) the court of session (b) district magistrate (c) magistrate of 1 <sup>st</sup> class (d) may try himsel									
(vi)										
(11)	An appeal against the conviction passed by a magistrate of the second or third class may be made to the:									
	(a) magistrate of the 1 <sup>st</sup> class (b) district magistrate (c) court of session (d) high court									
(vii)	The right of private defence of property extends to death in cases of:									
(11)	(a) robbery (b) house breaking by night									
	(c) mischief by fire committed on human dwelling place (d) Any of these									
(viii)	A child is no	ot criminally li	able if he is:							
	(a) under 18 years of age									
	(b) under 7 years of age									
		(c) above 7 and under 12 years of age but has attained sufficient maturity								
	(d) None of these									
(ix)	An abettor is a person who:									
	(a) actively participates in the commission of an offence									
		(b) does not have any relation with the commission of the offence								
	<ul><li>(c) instigates another person to commit an offence</li><li>(d) None of these</li></ul>									
()		e awarded in ca	asa of:							
(x)	(a) Qatl Shil		(b) Qatl Khata	(c) Qatl bis S	Sabah (d) Any of these					
(vi)										
(xi)	The act of obstructing another person so as to prevent him from moving lawfully in a direction said to be:									
	(a) wrongful detention (b) wrongful confinement (c) wrongful restraint (d) None of these									
(xii)										
	Theft becomes robbery if during the commission of the offence the offender causes or attempts t cause:									
		fear of instant	death	(b) hurt o	or fear of instant hurt					
	(c) wrongful restraint or fear of wrongful restraint (d) Any of these									
(xiii)			order 1984 does not app							
	(a) a court n		(b) a tribunal	(c) an art						
(xiv)			means that the witness	s may be:						
		ed to give ansv			ed from giving answers					
	(c) exempte	d from attendi	ng the court	(d) None	of these					
					Daga 1 a					

#### LAW, PAPER-II An accomplice is: (a) an incompetent witness (b) a competent witness (c) a competent witness of permitted by the court of law (d) None of these A fact in issue is a fact: (xvi) (a) asserted by one and denied by the other party (b) relevant to the proceedings (c) necessary to explain or introduce a relevant fact (d) None of these (xvii) Hearsay evidence is: (a) no evidence (b) inadmissible (d) None of these (c) admissible where provided by law (xviii) The contents of a document may be proved by: (d) None of these (a) oral evidence (b) secondary evidence (c) primary evidence A fact to which a judicial notice has been taken by the court: (a) must be proved by evidence (b) need not be proved (c) may be proved with the permission of the court (d) None of these A leading question may be asked in: (xx)(a) examination in chief (b) cross-examination (c) re-examination (d) None of these PART - II PART-II is to be attempted on the separate Answer Book. Attempt ONLY FIVE questions from PART-II selecting at least ONE question from NOTE: **EACH SECTION.** All questions carry **EQUAL** marks. (iii) Extra attempt of any question or any part of the attempted question will not be considered. SECTION - I (Qanun-e-Shahadat Order) Q.2. Who is a competent witness? State the number of witness in a case fixed under the order if any. (16) Q.3. Define a confession stating its kinds. What are the conditions subject to which a confession may be admissible or inadmissible? (16)**Q.4.** Explain the doctrine of Estoppel: what are its various kinds? Discuss. (16)**SECTION – II (Criminal Procedure Code)** Q.5. Examine the powers vested in a magistrate or a police officer under Criminal Procedure Code for the dispersion of Unlawful Assemblies in order to maintain public peace and security. (16)**Q.6.** Define a Charge. What particulars it must contain? Discuss fully. (16)Q.7. Explain the term <u>Bail</u>. When bail may be taken in case of un-bailable offences? (16)SECTION - III (Pakistan Penal Code) Q.8. What elements are necessary to constitute criminal liability? State some of the leading exceptions from criminal liability provided under Pakistan Penal Code. **(16)** Q.9. Define criminal conspiracy. State the punishment provided for it Under Pakistan Penal Code. (16)**Q.10.**Write notes on the following. (16)Oatl-i-amd (a) Extortion (b) Criminal Breach of Trust (c)

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