FEDERAL PUBLIC SERVICE COMMISSION



COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BS-17 UNDER THE FEDERAL GOVERNMENT, 2011

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<u>LAW, PAPER – I</u>

TIME ALLOWED: THREE HOURS		LOWED:	(PART-I MCQs)	30 MINUTES	MAXIMUM MARKS: 20								
		OURS	(PART-II)	UTES MAXIMUM MARKS: 80									
NOT	NOTE: (i) First attempt PART-I (MCQs) on separate Answer Sheet which shall be taken back after 30												
	(#)	minutes		ontions/onswors wil	l not	t he civen anodit							
	(ii) Overwriting/cutting of the options/answers will not be given credit.												
	(PART-I MCQs) (COMPULSORY)												
Q.1.	Sele	ect the best	option/answer and fill	in the appropriate	box	on the Answer Sheet . $(1 \times 20=20)$							
(i)	Acco	ording to C	ivil Procedure Code a	Statute to be interpr	eted	in accordance with the:							
	(a)	Intent of I	Legislature (b) In	tent of Judiciary	(c)	Intent of Executive (d) None of these							
(ii)	Afte	r hearing th	ne case the final decisi	on is pronounced the	rough	h:							
	(a)	Judgment	only		(b)	Judgment and Decree							
	(c)	Decree is	not required in the cas	se	(d)	None of these							
(iii)	Tem	porary inju	nctions may be grante	ed:									
	(a) Where property in dispute in a suit is in danger of being wasted, damaged or alienated by any party to suit or wrongfully sold in execution of a decree.												
	(b)	Defendan	t threatens or intends t	o remove or dispose	of h	nis property to defraud his creditors.							
	(c)	Both of th	nese		(d)	None of these							
(iv)		ond appeal l wing grour		from every decree p	passe	ed in appeal by a Subordinate Court on the							
	(a)	The decision	on having failed to deter	rmine some material is	sues	of Law or usage having the force of Law							
	(b)	On any gr	cound by the aggrieved	l party	(c)	On any minor error (d) None of these							
(v)	The	Principle of	f Resjudicata will not	apply where:									
	(a)	A matter v	was in issue between p	parties in a former S	uit								
	(b)	A matter v	was not in issue actual	ly or constructively									
	(c)	On a matt	er which has to be dec	eided	(d)	None of these							
(vi)			e for restitution of condecree may be enforced		has t	been passed and defendant wilfully							
	(a)	By attachi	ment of the property		(h)	By the defendant's detention in civil prison							

(c) By attachment of property and defendant's detention

None of these

(d)

<u>LAW, PAPER – I</u>

(vii)	Ubij	us Ibi Remdium means:									
	(a)	Remedy for rights in is	sue	(b)	Remedy for the	e infrir	ngement of fundamental	l righ	ats		
	(c)	For every wrong, the la	ıw pro	ovides	a remedy	(d)	None of these				
(viii)	The contract is made in one country and is to be performed either wholly or partially in another. The proper law of contract may be presumed to be the law:										
	(a)	Where the performance	e is to	take j	place	(b)	Where the contract is	made	e		
	(c)	Where the contract is s	igned			(d)	None of these				
(ix)	According to the law of contract, when the person to whom the proposal is made signifies his assent thereto, the proposal is said to be accepted. A proposal which is accepted becomes:										
	(a)	A contract	(b)	A pr	romise	(c)	An agreement	(d)	None of these		
(x)	An a	agreement which is enfor	rceabl	le at th	ne option of one	or moi	re of the parties:				
	(a)	Is a voidable contract	(b)	Voi	d contract	(c)	Valid contract	(d)	None of these		
(xi)		ase where both the partie ement. The agreement is		n agre	eement are under	a mis	take as to a matter of fa	ct, es	ssential to the		
	(a)	Voidable	(b)	Voi	i	(c)	Enforceable	(d)	None of these		
(xii)	A "Contingent Contract" is a contract to do or not to do something; if some event, collateral to such contract, does or does not happen. In the light of this definition: A agrees to pay Rs.70,000 to B, if a cargo ship does not return, the ship met an accident and sunk. Can the contract be:										
	(a)	Enforced the moment t	he shi	ip is s	unk	(b)	Voidable at the conser	nt of	the parties		
	(c)	Void				(d)	None of these				
(xiii)	inso	case where A, B and C all lvent and A is compelled ive from B:									
	(a)	1000 Rupees	(b)	1500) Rupees	(c)	Nothing	(d)	1200 Rupees		
(xiv)		negotiating to buy a house for Rs.300,000, if B w			•				•		
	(a)	B has made a counter of	offer			(b)	A's acceptance is inco	mple	ete		
	(c)	A has made a condition	nal ac	ceptar	nce	(d)	None of these				
(xv)	Whe	en a contract meets the co	onside	eration							
	(a)	One party suffers a lega	al loss	s/detri	ment	(b)	Both parties suffer leg	al lo	ss/detriment		
	(c)	Both parties receive leg	gal be	nefit		(d)	None of these				
(xvi)	Tort is a wrong independent of a contract for which the appropriate remedy is:										
	(a)	A common law action				(b)	Criminal law action				
	(c)	Constitutional law action	on			(d)	None of these				

LAW, PAPER - I

- (xvii) A tort is a violation of:
 - (a) Right in personam
- (b) Right in Rem
- (c) Fundamental right of every citizen in a state.
- (d) None of these

(xviii) "Malice" means:

- (a) Ill-will against a person, or a wrongful act done intentionally without a just cause
- (b) Legal act with a just cause
- (c) An act committed accidentally or negligently
- (d) None of these

- (xix) "Misfeasance" is:
 - (a) Performance of a lawful act in an illegal manner
- (b) An unlawful act in an illegal manner

(c) A lawful act in a legal manner

- (d) None of these
- (xx) One of the essential elements to constitute the tort of false imprisonment is:
 - (a) It must be lawful

- (b) The total restraint of the liberty of a person
- (c) Partial restraint of the liberty of a person
- (d) None of these

PART-II

- **NOTE**:(i) **PART-II** is to be attempted on separate Answer Book.
 - (ii) Attempt ONLY FIVE questions from PART-II, selecting AT LEAST ONE question from each SECTION. All questions carry EQUAL marks.
 - (iii) Extra attempt of any question or any part of the attempted question will not be considered.

<u>SECTION – I (THE CODE OF CIVIL PROCEDURE)</u>

Q.2. Write short notes on the following:

(4+4+4+4=16)

- (a) What are the characteristics of a decree? How is it distinguished from an order?
- **(b)** Transfer of decree to court in another Province and Power of the court in executing transferred decree.
- (c) Mesne Profit
- (d) Differentiate between Preliminary decree and final decree.
- **Q.3.** Explain and illustrate:

(8 + 8 = 16)

- (a) The Principle of Resjudicata
- **(b)** How will it be differentiated from Estoppel?
- **Q.4.** Discuss the following, support your answer with arguments:

(4+4+4+4=16)

- (a) What is a foreign judgement and under what conditions can a foreign judgement be considered as not conclusive?
- (b) A sues B in England and the English Court dismisses the case without going into the merits. Can A file a case on same cause of action again against B in Pakistan?
- (c) What is meant by attachment before Judgment?
- (d) What is a Summary Suit and how its procedure differs from an Ordinary Suit?

LAW, PAPER – I

SECTION – II (THE CONTRACT)

- Q.5. A offers to buy precious gems from B at Lahore, B accepts the offer by a letter, however, A never received a letter which was lost during its transit. Subsequent to posting the letter B sends gems to A by a registered mail. By the time A received the parcel the prices of gems were considerably decreased. Discuss in detail the Liability of A under the Law of Contract. (16)
- Q.6. Discuss and illustrate the essentials of a contract. What is the legality of an agreement entered into by or on behalf of a minor? (16)
- Q.7. A who has already been married to B contracts to marry C and D after one year. However, by that time he became seriously ill to marry at all. Further, the law to which A is a subject prohibits polygamy.

 Discuss A's liability and what remedies other parties can avail under the law of contract? (16)

<u>SECTION – III (LAW OF TORTS)</u>

- Q.8. A is employed in a construction company owned by B. A works there with the knowledge of the fact that he is exposed to risks by the reason of the negligent practice of the employer. B transfers blocks over the heads of the workers by means of a crane, without taking any precautionary measures. Some blocks fall on A as a result he becomes seriously injured. Explain what legal action A can take against B?
- Q.9. How far is mistake and acts causing slight harm are good defences to an action of Tort? Distinguish mistake from an inevitable accident. (16)
- **Q.10.** Discuss the following:

(8 + 8 = 16)

- (a) Liability of A under torts, who is in a moving train, shakes his fists at B.
- (b) Liability of A in case where he make advances to B with clinched fists but is stopped by bystanders. There was an apprehension that A intends to offer violence or about to use 'criminal force' against B.

FEDERAL PUBLIC SERVICE COMMISSION



COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BS-17 UNDER THE FEDERAL GOVERNMENT, 2011

Roll	Number

LAW, PAPER - II

TIME ALLOWED: (PART-I MCQs) THREE HOURS (PART-II)		30 MINUTES		IAXIMUM MARKS: 20							
	<u>ЕЕ Н</u> Е: (i)		(PART-II)	2 HOURS & 30		Sheet which shall be taken	M MARKS: 80				
NOI	E. (1)	minute		Qs) on separate Ans	swel 3	meet which shan be taken	vack after 50				
	(ii)	Overw	riting/cutting of the	options/answers w	ill not	t be given credit.					
			(PAR'	Γ-I MCQs) (COM	<u>PULS</u>	ORY)					
Q.1.	Sele	ect the best	option/answer and fil	ll in the appropriat	e box	on the Answer Sheet .	(1 x 20=20)				
(i)	dagg	ger out of h				ling near the two and saw tequence B fell down on th	-				
	(a)	Circumsta	antial evidence		(b)	Evidence of fact and law	,				
	(c)	Direct evi	idence		(d)	None of these					
(ii)	Fact	Facts which are the occasions, cause or effect, of relevant facts or facts in issue are:									
	(a)	Relevant	(b) N	Not relevant at all	(c)	Sometimes relevant (d) None of these				
(iii)	Can	Can a Magistrate or Police Officer be compelled:									
	(a)	To provide information as the commission of any offence.									
	(b)	They are bound under the law to inform about the commission of any offence.									
	(c)	They can	not be compelled whe	ence they received in	nforma	ation as to the commission	of any offence.				
	(d)	None of the	hese								
(iv)	Con	fession mad	de after removal of in	pression caused by	induc	ement, threat or promise:					
	(a)	Becomes	relevant		(b)	Not relevant at all					
	(c)	Could be	relevant with certain	other conditions	(d)	None of these					
(v)	Con	fession mad	de by accused while is	n the custody of Pol	lice:						
	(a)	Not to be	proved against the ac	cused	(b)	Could be proved against	the accused				
	(c)	c) Could be proved against accused if made in the immediate presence of a Magistrate (d) None of these									
(vi)	Crec	Credit of a witness can be impeached:									
	(a)	(a) By a proof that the witness has been bribed, or has accepted the offer of bribe or has received any other corrupt inducement to give his evidence									
	(b)	(b) The law does not permit to impeach the credit of a witness at all									
	(c)	Only the	court can impeach the	e credit of witness	(d)	None of these					
(vii)	Evid	lence availa	able due to modern de	evices and technique	es:						
	(a)	Are not a	cceptable as evidence		(b)	Only acceptable if court all	lows to produce				
	(c)	Acceptab	le only if recorded be	fore a Magistrate	(d)	None of these					

LAW, PAPER – II

(viii)	Mov	Movable property include:									
	(a)	Corporeal property of every description not attached to the Earth									
	(b)	Lands and things attached to the Earth									
	(c)	Permanently fastened to	o any	thing which	is attached	d to the	e Earth	(d)	None of these		
(ix)	A pe	erson is said to have "rea	son to	believe" a	thing;						
	(a)	If he has sufficient caus	se to l	pelieve that	thing but n	ot oth	erwise				
	(b)	If he has sufficient cause to believe otherwise									
	(c)	If he has slight doubt in	belie	eve		(d)	None of these				
(x)	"Dishonest Intention" is a Sine qua non of the offence of:										
	(a)	Robbery	(b)	Theft		(c)	Extortion	(d)	None of these		
(xi)	"Co	mmon Intention" and "C	omm	on Object"	are:						
	(a)	Not synonymous	(b)	Synonymo	ous	(c)	Semi Synonymous	(d)	None of these		
(xii)	"Wr	ongful Gain" means:									
	(a)	(a) Gain by unlawful means of property to which the person gaining is not legally entitled									
	(b)	Gain by means of custo	mary	law (c)	Gain with	the h	elp of police	(d)	None of these		
(xiii)	The	"Injury" according to Pe	nal C	ode means:							
	(a)	A lacerated wound on l	eg			(b)	Harm on body with o	lagger			
	(c)	Any harm whatever ille	egally	caused o ar	ny person,	in bod	y, mind, reputation or	prope	rty		
	(d)	None of these									
(xiv)	The punishments to which offenders are liable under the provisions of Pakistan Penal Code are:										
	(a)	Qisas, Diyat and Death				(b)	Death or Life Imprise	onmer	nt		
	(c)	Qisas, Diyat, Arsh, Dar Imprisonment, Forfeitu	,	*		ment]	For Life, Rigorous or	Simple	2		
	(d)	None of these									
(xv)	"Cri	"Criminal Conspiracy" takes place:									
	(a)	When two or more pers by illegal means	sons a	igree or cau	se to be do	ne, an	illegal act or an act w	hich is	not illegal		
	(b)	When one person commits an illegal act to take revenge									
	(c)	When two persons whi	le hav	ing argume	ent suddenl	y attac	ek on a third person	(d)	None of these		
(xvi)	To an appeal before the Supreme Court in criminal matters the applicable law will be:										
	(a)	Pakistan Penal Code				(b)	The Criminal Proced	ure Co	ode		
	(c)	The Constitution of Pal	kistan	l		(d)	None of these				
(xvii)	"Cognizable Offence" is:										
	(a)	An offence in which Police Officer needs warrants to arrest									
	(b)	An offence in which Police Officer seeks permission from High Court to arrest the accused									
	(c)	An offence in which Po	olice (Officer can	arrest the a	ccused	d without warrant	(d)	None of these		
(xviii)	Sess	ion Judge can pass:									
	(a)	Only Death Sentence				(b)	Only Ten Years Imp	risonn	nent		
	(c)	Any sentence authorised by law, Death Sentence subject to confirmation by High Court.									
	(d)	None of these									

LAW, PAPER – II

- (xix) Any person accused of any non-bailable offence is arrested without warrant or detained or appears or is brought before court, he may be released on bail, except in:
 - Offences punishable with Death, Imprisonment for Life and Imprisonment for Ten Years (a)
 - (b) Offences punishable with Imprisonment for Seven Years only
 - Offences punishable with Imprisonment for Six Years (c)

None of these (d)

(d)

- A person convicted on a trial by an Additional Session Judge may appeal to:
 - The Session Judge
- The High Court
- The Supreme Court (c)
- None of these

PART-II

- NOTE:(i) **PART-II** is to be attempted on separate Answer Book.
 - Attempt ONLY FIVE questions from PART-II, selecting AT LEAST ONE question from (ii) each SECTION. All questions carry EQUAL marks.
 - Extra attempt of any question or any part of the attempted question will not be (iii) considered.

SECTION – I (QANUN-E-SHAHADAT)

Q.2. Can oral evidence be excluded by documentary evidence? Discuss.

(16)

Q.3. Explain when the confession of an accused be used against the co-accused. Distinguish between **(16)** confessions and admissions.

Q.4. Discuss when oral admission as to content of documents are relevant. Explain when Judgements **(16)** of Courts of Justice become relevant.

SECTION – II (CODE OF CRIMINAL PROCEDURE(CrPC))

Can a police officer arrest a person without an order from a Magistrate and without a warrant? O.5. **(16)** What procedure Police Officer has to follow after arrest of an accused?

What is a Summary trial? Explain the procedure of Summary trial as provided in the CrPC. Q.6.

(16)

Q.7. What is the procedure laid down in the CrPC for recording the confession of an accused person? **(16)** Is it essential that a confession can only be made before a Magistrate?

SECTION – III (PAKISTAN PENAL CODE (PPC))

- Under what circumstances and to what extent the right of private defence could be availed? **(16)** Q.8. Explain and illustrate.
- Explain and distinguish between 'Wrongful Restraint' and 'Wrongful Confinement'. What are Q.9. **(16)** the punishments for both of the offences under Pakistan Penal Code?
- **Q.10.** Write short note on the following:

(04 + 04 + 04 + 04 = 16)

- (a) Criminal Force.
- **(b)** Qatal-e-Khata
- Abetment (c)
- (d) Extort
