

FEDERAL PUBLIC SERVICE COMMISSION COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17 UNDER THE FEDERAL GOVERNMENT, 2009

LAW, PAPER-I

S.No.

R.No.

TIME	ALLOWED:	(PART-I)	30 MINUTES	MAXIMUM MARKS:20	
		(PART-II)	2 HOURS & 30 MINUT	TES MAXIMUM MARKS:80	
NOTE	E: (i) First	t attempt PAR	T-I (MCQ) on separate A	nswer Sheet which shall be taken back	
	after	30 minutes.			
	(ii) Over	rwriting/cutti	ng of the options/answers	will not be given credit.	
			<u>PART – I (MCC</u>		
			(COMPULSOR		
Q.1.	Select the b	est option/an	swer and fill in the approp	priate box on the Answer Sheet. (20)	
(i)	"Mesne Pro	fits" of proper	ty means the profits:		
			ee from the mortgaged proj	perty	
				om the property wrongfully possessed by him	
				ty was in his possession under the contract of	
	bailmen				
	(d) None of				
(ii)		•	an immovable property sho	ould be filed in the court within local limits o	
	whose jurise				
	(a) plaintiff			of action has arisen	
<i>(</i>)	(c) defendat		(d) None		
(iii)				he cow he sold to B. In reaction to such suit H	
	termed as:	agailist A 101	the recovery of the price of	of the cow he paid to A. The B's suit can be	
	(a) Interplea	ader suit	(b) Count	ter Claim	
	(c) Set-off	ider suit	(d) None		
(iv)	• •	n sue through l			
()	(a) Guardia		(b) Next]	Friend	
	(c) Guardia	n ad litem	(d) None	of these	
(v)	Which of th	ne following r	nodes of execution of a de	ecree for restitution of conjugal rights is no	
	lawful:				
		ent of immova		(b) attachment movable property	
· •	•	U U	e to her husband's house		
(vi)		1	e 1	pperty should be filed in the court within the	
		of whose juris		for dont maidea	
	(a) the wror(c) either (a)	-	(d) None	efendant resides	
(vii)		n be sued throu		of these	
(11)	(a) Guardia		(b) Next]	Friend	
	(c) Guardia		(d) None		
(viii)	• •			inder the law, agrees to buy Bilal's house for	
		•		vriting and both sign. Bilal and Jamal have:	
	(a) a valid c	ontract	(b) a void	lable contract	
	(c) no contr		(d) None		
(ix)				for Rs.400/ Shahid replies "If you include	
	•	•	-	Shahid then says, "never mind, I accept for	
		-	lking. There is:		
		contract at Rs.		lable contract	
()	. ,	from Shahid	(d) None (d) None		
(x)			ider the Contract Act:	ould not sell my car for less than Rs.5,000/'	
	•	-	cceptance and thus a valid c	contract	
			e on the option of Jamal		
	(c) there is a		(d) None	of these	

(xi)	Noman offers to sell his car to Sardar for Rs.200,000/ Sardar says " <i>Is that negotiable?</i> " Noman says " <i>No</i> ." Sardar then says, " <i>Well, I'll take it for Rs. 200,000/</i> " What has happened? (a) Sardar has accepted Noman's offer				
	(b) Sardar has made a new offer				
	(c) Sardar has rejected Noman's offer under the mirror image rule				
(::)	(d) None of these				
(xii)	A and B are negotiating over the price of a used car. A tells B that he can purchased the car for Rs.400,000/ B tells A that " <i>I agree if you replace the tyres</i> ." Which of the following statements is correct?				
	(a) B's acceptance is qualified and incomplete (b) B has made a counter offer				
	(c) B has made A conditional acceptance (d) None of these				
(xiii)	When an offer can only be accepted by the performance of the person to whom the offer is made,				
	is characteristic of:				
	(a) bilateral contracts (b) quasi contracts				
	(c) implied contracts (d) None of these				
(xiv)	Kala Khan offers to sell Baboo Bashir his motorcycle at some time in the future. Baboo Bashir accepts. Is there a valid contract?				
	(a) probably not, the terms are not definite (b) Probably so				
	(c) definitely not because the acceptance was invalid (d) None of these				
(xv)	In a tort which is actionable <i>per se</i> the plaintiff has to prove:				
	(a) the commission of the tortous act as well as resulting damage				
	(b) the commission of the tortous act only				
	(c) the commission of the tortous act resulting damage and ill-well on the part of the defendant				
 . 	(d) None of these				
(xvi)	<i>Injuria Sine Damnum</i> means:				
	 (a) damage without infringement of a legal right (b) Infringement of a legal right only (c) Infringement of a legal right without any damage (d) None of these 				
((c) Infringement of a legal right without any damage (d) None of these				
(xvii)	Publication of a verbal defamatory statement necessitates that it should have been: (a) repeated in a gathering of 10% (b) published in a national news paper				
	(c) known to a third person (d) None of these				
(vviii)	Under the rule of Vicarious Liability:				
(XVIII)	(a) a company is liable for the wrongful acts of its directors				
	(b) only a master is liable for the wrongful acts of his servant				
	(c) both A & B				
	(d) None of these				
(xix)	Which of the following is not a remedy in an action for tort?				
	(a) Injunction (b) fine				
	(c) damage (d) None of these				
(xx)	A right <i>in personum</i> is the right which is?				
	(a) available against the world at large (b) not available against a particular individual				
	(c) not the creation of a contract (d) None of these				
	<u>PART – II</u>				

NOTE:	(i) (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 SECTION. All questions carry EOUAL 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. In which of the following circumstances a High Court cannot call for the record of a case for Revision, which has been decided by a subordinate court? (16)
 - (a) Where the subordinate court has failed to exercise a jurisdiction vested in it?
 - (b) Where the subordinate court has exercised a jurisdiction not vested in it?
 - (c) Where the subordinate court has exercised a jurisdiction not vested in it and one of the parties to that case who has a right of appeal has failed to prefer an appeal?
 - (d) Where the subordinate court has acted in the exercise of a jurisdiction vested in it illegally are with material irregularity?

Which of the above statements is correct? Support your choice with arguments and state the relevant principal of law.

Q.3. Discuss and differentiate between *res judicata* and unilateral *res-subjudice* by giving examples. (16)

- Q.4. Which of the following of a ground for appeal to the High Court from a decree passed in appeal by a District Court? (16)
 - (a) the decision of the District Court being contrary to the procedure provided by the Civil Court Ordinance (II of 1962);
 - (b) the District Court having exercised a jurisdiction not vested in it;
 - (c) the decision of the District Court being contrary to the procedure provided by the Code of Civil Procedure (V of 1908);
 - (d) All of the above.

Which of the above statements is correct? Support your choice with arguments and state the relevant principal of law.

SECTION – II (The Contract Act)

- Q.5. One evening while shifting through your "junk mail", you see an advertisement in a catalogue distributed by the local computer store advertising a pocket PC that you wish to buy. The PC usually sells for Rs.30,000/-, but the catalogue price is Rs.20,000/-. Next morning you go to the store with Rs.20,000/- to buy the PC, where you are told that the price in the catalogue is wrong, but you can buy it for Rs.30,000/-. Can not you insist to buy the PC for Rs.20,000/-? Why or why not? Discuss in detail by referring to the relevant provisions of law. (16)
- Q.6. Discuss and differentiate between bilateral and unilateral contract by giving examples. (16)
- Q.7. At a meeting of coin collectors, Sulman offers his entire coin collection to Bilal for Rs.25,000/-. Bilal, a more wise collector than Salman, knows that the collection is really worth about Rs.40,000/-. The next day, Bilal posts a letter to Salman accepting the offer, enclosing a Bank cheque for Rs.25,000/-. That evening, Bilal received a phone call from Sulman, saying that the offer to sell the collection for Rs.25,000/- was withdrawn. Bilal replied "You cannot revoke your offer! I have already accepted it. I posted you a Bank cheque Rs.25,000/- at 2 o'clock this afternoon." Salman then told Bilal that he had already sold the collection to another collector for Rs.30,000/-. Can Bilal sue Slaman? Why or why not? Discuss in detail by referring to the relevant provisions of law. (16)

SECTION – III (Law of Torts)

Q.8. The "Sach Khabrain" is a programme of political comment and news produced by National Cables, a private television company that broadcasts weekly. Last week's programme included a feature on Raja Farman an MPA of *Lunda Mastan*, a rural constituency in the west of Punjab. The feature consisted of a short 'news-item' read by a presenter as follows:

"And now startling news of Raja Farman MPA! Lunda Mastan police have confirmed that they have interviewed Raja Farman in connection with allegations of un-lawful stocking of wheat on his farm. Raja Farman was last night unavailable for comment"

Global Cables have now received a letter from Raja Farman's lawyer stating that he intends to bring an action for defamation. The letter points out that while the police had indeed interviewed Raja Farman in connection with an un-lawful stocking of wheat on his farm, the subject of the investigation had been one of Raja Farman's employees, not the MPA himself, and no charges had been brought.

Advise those responsible for the broadcast.

(16)

- Q.9. Discuss and differentiate between torts actionable *per se* and torts which are not actionable *per se* by giving examples? (16)
- **Q.10.**Dildar is trying to sell mobile phones and offers a free gift for those who attend his presentations. Shamshad and Noshad decide to go to attend the presentation. The invitation to the show states that *'all guests are respectfully required to remain in the seminar room for the entire presentation'*. Half way through the show Shamshad tries to leave the room but is told that he cannot leave until the end. Noshad is happy with the show but is offended when he later learns that he could not have left if he had wanted to.

Meanwhile Dildar jokingly slaps Shamshad on the shoulder telling him that he really will enjoy himself if he stays. Shamshad calls Dildar a corrupt cheat and laughs towards him. Dildar retaliates by hitting Shamshad and then locking him in a storeroom until the end of the show.

On being released Shamshad grabs his free gift (which has his name on it) but Dildar grabs it back saying that Shamshad cannot have it until he apologizes.

Discuss the liabilities of Dildar and Shamshad.

LAW, I	PAPER-II			
NA .	\bullet FEDERAL :	PUBLIC SERVICE	COMMISSION	
Star BUL	SERVICE COMPE	TITIVE EXAMINA	TION FOR	S.No.
INT P	RECRUITM	IENT TO POSTS IN	BPS-17 UNDER	5.110.
ALL	THE FE	DERAL GOVERNM	AENT, 2009	
	Contraction of the second	LAW, PAPER-I	<u>[</u>	R.No.
TIME	ALLOWED: (PART-I)	30 MINUTES	Ι	MAXIMUM MARKS:20
	(PART-II)	2 HOURS & 30 M	IINUTES N	MAXIMUM MARKS:80
NOTE	E: (i) First attempt PAR	RT-I (MCO) on separ	ate Answer Sheet wh	nich shall be taken back
	after 30 minutes .	ing of the options/an		
		$\frac{1}{PART - I}$		
		<u>(COMPUL</u>		
Q.1.	Select the best option/an	swer and fill in the a	appropriate box on t	he Answer Sheet. (20)
(i)	Non-Cognizable Offence	is:		
	(a) an offence in which a		est without warrant	
	(b) an offence in which a	police officer cannot	arrest without warran	ıt
	(c) an offence in which a	police officer cannot	arrest an accused per	son
	(d) None of these			
(ii)			of Criminal Procedur	e (V of 1898) for the purpose
	of making an arrest has th	÷		
	(a) a Magistrate		a Judicial Magistrate	
(:::)	(c) a Police Officer		None of these	
(iii)	A Magistrate First Class c (a) all offences punishable wi		(b) all (offences not punishable with death
	(c) all offences punishable wi			ne of these
(iv)	A police officer is bound	-		
	(a) within 24 hours	(b)	within 36 hours	
	(c) as soon as possible	(d)	None of these	
(v)	A person convicted on a t	•	-	nay appeal to:
	(a) the Sessions Judge		he High Court	
<	(c) the Supreme Court		None of these	
(vi)	After a charge has been fr	-		e:
	(a) discharged	. ,	acquitted	
(vii)	(c) either (a) or (b) A Cognizable Offence is:		None of these	
(vii)	(a) an offence in which a		est without warrant	
	(b) an offence in which a	-		t
	(c) an offence in which a	-		
	(d) None of these	r		
(viii)		al speed on a highwa	y. Suddenly a child 1	ran before his car to cross the
	road. A could not stopped	and, consequently, th	ne boy was killed. He	should be prosecuted for:
	(a) Murder	(b)	Negligence	
	(c) Culpable Homicide		None of these	
(ix)				uptly opened fire on A. A also
	opened fire on him and ki			
	(a) Murder	. ,	Culpable Homicide	
	(c) Negligence	· · ·	None of these	
(x)	• •	· •		at, on telephone that his minor
	would break his son's leg			the local " <i>sateemkhana</i> " he
	•	Kidnap	(c) Extortion	(d) None of these
(xi)		1		urb the public peace, they are
()	said to commit the follow		Lestenn Bround, dist	ine puelle peuele, they are
		Rioting	(c) Unlawful A	ssembly (d) None of these
(xii)		e		e ones house, they are said to
	commit the following offe			
	(a) Affray	(b) Rioting	(c) Criminal Tr	espass (d) None of these
				Page 1 of 3

LAW, PAPER-II

A private person may arrest another person, who in his view has committed a: (xiii) (a) non-bailable offence (b) cognizable offence (c) both (a) & (b) (d) None of these A warrant of arrest must be issued by: (xiv) (a) an A.S.P. of Police (b) the Home Secretary (c) the presiding judge of the court issuing the warrant (d) None of these A lunatic who is not prevented by his lunacy from understanding the questions put to him is: (xv)(a) a competent witness (b) is not a competent witness (c) is not a competent witness if has not attained the age of majority (d) None of these (xvi) A person who has been convicted for perjury is: (a) is not a competent if has not attained the age of majority (b) a competent witness (c) a competent witness provided the court is satisfied that he had repented and mended his ways (d) None of these (xvii) In which of the following an accomplice is not a competent witness: (a) offences punishable with death (b) offences punishable with hadd (c) offences punishable with confiscation of property (d) None of these (xviii) In criminal cases previous good character is: (a) irrelevant (b) relevant (c) relevant if proved with oath (d) None of these In criminal cases previous bad character is: (xix) (a) irrelevant (b) relevant (c) relevant only when accused provides evidence of his good character (d) None of these The contents of a document may be proved? $(\mathbf{x}\mathbf{x})$ (a) only by primary evidence (b) by primary as well as secondary evidence (c) only by secondary evidence (d) None of these <u>PART – II</u>

	~ /	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.

<u>SECTION – I (Qanun-e-Shahadat Order)</u>

- Q.2. Imam Bakhsh against whom a trial for theft was going on once went to the mosque of the local Police line for reading zuhar prayer. The imam of the mosque, Rahmat Ullah Shah, was a very kind and pious person. Imam Bakhsh while talking to the imam sahib confessed that he had committed the theft. Is the confession relevant? Why or why not? Discuss in details: (16)
- Q.3. Discuss and differentiate between Admission and unilateral confession by giving examples. (16)
- Q.4. Briefly state the cases in which secondary evidence relating to documents may be given. (16)

SECTION – II (Code of Criminal Procedure)

- Q.5. A, an accused of murder, was convicted to death sentence by a Session Judge. When the judgment of the Session Judge was submitted to the High Court for confirmation the High Court annulled the judgment of the Session Judge and sentenced the accused to 14 years rigorous imprisonment. Is the High Court empowered to do so? Why or why not? Discuss in details by referring to the relevant provisions of the Code of Criminal Procedure. (16)
- **Q.6.** Discuss and differentiate between F.I.R. and Complaint by giving examples. (16)

LAW, PAPER-II

Q.7. Suppose you are a Session Judge, who has sentenced an accused person to the death sentence. The death sentenced has been got confirmed by the High Court and the warrant of the execution of the sentence has properly been issued. One day before the execution of the sentence the family of the accused as well as of the deceased person file an application in your court informing that they have entered a compromise and they request that the death sentence should be annulled. Are you, as a Session Judge empowered to annul the sentence? Why or why not? Discuss in detail by referring to the relevant provisions of Code of Criminal Procedure. (16)

SECTION - III (Pakistan Penal Code)

- **Q.8.** Salamat Khan, who was invited by his close friend, Sharafat Khan to a dinner had about three glasses of *lasi*. Just to play a joke with Salamat Khan his friend Sharafat Khan had secretly mixed in the *lasi* some locally made wine. In result of drinking that *lasi* Salamat Khan was fully under the effect of that intoxicant. While he was walking back to his locality late in night he severely needed some cigarettes but unfortunately the shops were closed. In the way he found a super store and he expected to find some cigarettes there. Since it was late in night and there was no body around, therefore, he smashed the window and picked a box of Gold Leaf. But unfortunately while he was getting out of the store a police patrol party arrested him. Salamat Khan has committed: (16)
 - (a) Trespass only.
 - (b) Theft plus Trespass
 - (c) Decoity only
 - (d) No offence

Which of the above statement is correct support your choice with arguments and state the relevant principal of law.

- Q.9. Discuss and differentiate between Wrongful Restraint and Wrongful Confinement and by giving examples. (16)
- Q.10.A, who was in a severe need of money, waited in an alley until another person, B walked by on the street. Then, stepping out of the alley, he stuck his hand in his pocket with his finger thrust forward and said, "*I've got a gun in this pocket*." Snatching B's purse with his other hand, he ran away because B thought that he had a gun, he did not attempt to stop him. Select the offence of which A is most likely to be properly convicted. (16)
 - (a) Cheating
 - (b) Decoity
 - (c) Robbery
 - (d) Extortion

Which of the above statement is correct support your choice with arguments and state the relevant principal of law.
