COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17 UNDER THE FEDERAL GOVERNMENT, 2001.

LAW, PAPER-I

TIME ALLOWED: THREE HOURS

MAXIMUM MARKS: 100

NOTE: Attempt SIX questions in all, including question No.10 which is OMPULSORY and carries 20 marks. All other questions carry EQUAL marks i.e. 16 each. Attempt at least one question from each of the PARTS "A", "B" AND "C".

PART -"A" (CIVIL PROCEDURE CODE)

- 1. Give essentials of the principle of Res-judicata. What is the distinction between the principles of Res-judicata. What is the distinction between the principles of Res-judicata and Res-subjudice?
- 2. Write short notes on :-
 - (a) Legal Representative
 - (b) Mesne Profits of property
 - (c) Constructive Res-judicata.
- 3. What to you understand by the "Representative suit "?

PART - "B" (CONTRACT ACT)

- 4. Define "void contracts" and "voidable contracts". Explain the difference between the two by illustrating your answer.
- 5. On whom does the burden of proving undue influence lie? Discuss the subject with special reference to "parda-nashin" ladies.
- 6. Explain and define the following by giving illustrations and stating their effect on contracts:
 - (a) Fraud

(b) Coercion

PART - "C" (LAW OF TORT)

- 7. What is the difference between:-
 - (a) a tort and a crime;
- a tort and a breach of contract.
- 8. How far a motive and malice are relevant in an action of tort ? What are various kinds of malice? Explain.
- 9. Explain the following:
 - (a) Malfeasance;
- (b) Misfeasance;
- (c) Non-feasance.

- 10. Write TRUE OR FALSE. Do not reproduce the question.
 - (1) Interpleader suit is a suit between pleaders TRUE / FALSE
 - (2) All orders are appealable TRUE / FALSE
 - (3) No appeal shall lie from an Original decree passed ex-parte TRUE / FALSE
 - (4) Where the relief claimed by the plaintiff is under-valued, the Court can requir the plaintiff to correct the same and if not corrected can reject the plaint TRUE / FALSE
 - (5) Additional evidence can be allowed to be produced by an appellate Court TRUE / FALSE
 - (6) A civil Court can reconsider and revise its own order, judgment and decree TRUE / FALSE
 - (7) Only one appeal lies from the appealable orders TRUE / FALSE
 - (8) A tort and a crime is one and the same thing and both can be tried by a civil Court TRUE / FALSE
 - (9) All persons are entitled to sue and liable to be sued in tort TRUE / FALSE
 - (10) The greater the truth, the greater is libel TRUE / FALSE
 - (11) A Person cannot be liable in respect of wrongful acts or omissions of anoth under any circumstances TRUE / FALSE
 - (12) Entry on the land of another person without his consent is not justifiable even on the ground of necessity TRUE / FALSE
 - (13) A wife may, sue her husband for the protection and security of her own separate property but the husband has no such corresponding right against her TRUE / FALSE
 - (14) Legal damage is the same as actual damage TRUE / FALSE
 - (15) An agreement has no legal status but a contract is enforceable at law TRUE / FALSE
 - (16) A contract entered into on account of mis-representation is VOID / VOIDABLE
 - (17) All contracts are agreements but all agreements are not contracts TRUF FALSE.
 - (18) Agreements by way of wager are VOID / VOIDABLE.
 - (19) "A" lost his purse containing Rs.10,000. He arranged publication of a revof Rs.1,000 to the finder on its return. "B" found the purse but when he voto return it to "A", "A" refused to pay the reward. Can "B" sue for the reand retain the purse until he receives the reward? YES / NO
 - (20) "Recission" is the cancellation of a voidable contract TRUE / FALSE

COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17 UNDER THE FEDERAL GOVERNMENT, 2001.

LAW, PAPER-II

TIME ALLOWED: THREE HOURS

MAXIMUM MARKS: 100

NOTE:

Attempt SIX questions in all, including question No.10 which is OMPULSORY and carries 20 marks. All other questions carry EQUAL marks i.e. 16 each.

Attempt at least one question from each of the PARTS "A", "B" AND C".

PART "A" (PAKISTAN PENAL CODE)

- 1. When a person is accused of an offence the 'burden of proof is on the prosecution, what are the exceptions to this rule?
- When does culpable homicide not amount to murder?
- 3. What do you understand by the term " mens rea "? Is it necessary element in criminal liability? How far is the principle of "mens rea " recognized in the Pakistan Penal Code?

PART "B" (CRIMINAL PROCEDURE CODE)

- 4. (a) Define:
 - Offence; and
 - (b) distinguish between:
 - (i) bailable and non-bailable offence;
 - (ii) cognizable and non-cognizable cases
- 5. How long can a police officer keep an offender in custody by his own power and with the order of a Magistrate?
- 6. What preventive measures can a Magistrate take when a dispute concerning an immovable property is likely to cause breach of peace?

PART - "C" (QANOON-E-SHAHADAT)

- 7. Define and explain the following:
 - (a) Original and Hearsay evidence;
 - (b) Primary and Secondary evidence;
 - (c) Oral and Documentary evidence
- 8. What is meant by "character"? Discuss the admissibility and relevancy of "character" in criminal proceedings in Pakistan.
- 9. What do you understand by "Hostile Witness"? What is the advantage by the party by declaring its Witness hostile?

(COMPULSORY QUESTION)

- 10. Write only the correct answer in the answer book. Do not reproduce the questions.
 - (1) An offender cannot, under any circumstances be kept in solitary confinement for-more than:
 - (a) Three months; (b) six months; (c) 12 months; (d) none of these.
 - (2) What is the maximum duration of sentence of imprisonment in default of Payment of fine of Rs. 5,000, for offences punishable with fine only:
 - (a) 3 months; (b) 6. Months; (c) 12 months; (d) none of these.

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- (3) Name the offense the commission of which is not punishable under Pakistan Penal Code, but the attempt to commit is punishable.
- Fabricating false evidence and intentionally giving false evidence in any stage of judicial proceeding or for the purpose of being used in any stage of judicial proceeding are:
 - (a) Synonymous (b)
- (b) different
- (5) Is giving a female in marriage a valid badl-i-sulh (qisas)? YES / NO.
- (6) Violation of an order by a Magistrate to a certain person to pay a certain amount of money for maintenance of his wife and children is punishable under the law-(TRUE/FALSE)
- (7) As a general rule, no complaint is required to be made in a cognizable case: (TRUE / FALSE)
- (8) Under no circumstances, a police officer can arrest a person without a warrant of arrest issued by a Magistrate (TRUE / FALSE)
- (9) A person alleged to have committed " forgery " can be arrested by a police officer without a warrant of arrest (TRUE / FALSE)
- (10) Qatl-i-amd is a compoundable offense (TRUE / FALSE)
- (11) When an offender is absconding, the Court can record evidence in his absence: (TRUE / FALSE)
- (12) A Magistrate having passed an order of discharge can not subsequently take fresh proceedings against the accused in respect of the same offense (TRUE / FALSE)
- (13) "Conclusive Proof" is a fact which can be rebutted by the either party by producing strong evidence to contradict it (TRUE / FALSE)
- (14) All confessions are admissions but all admissions are not confessions: (TRUE / FALSE)
- (15) TWO witnesses are required to prove a fact in a case (TRUE / FALSE)
- (16) Admissions are made in criminal cases while confessions are made in civil cases only (TRUE / FALSE)
- (17) An approver is an accomplice in a case (TRUE / FALSE)
- (18) A witness can be excused from answering a question on the ground that his answer to the question will incriminate him (TRUE / FALSE)
- (19) A conviction can be based on the statement of the co-accused (TRUE / FALSE)
- (20) The opinion of expert is not binding upon the judge (TRUE / FALSE)

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COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17, UNDER THE FEDERAL GOVERNMENT, 2002.

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			D: THR					M	AXIMUN	MARKS:	10
Note:	CO	MILLOT	SUKY a	ind cari	ries 20	marks	All oth	stion N	o.10 which	ch is y 16 marks V', 'B' and	
			PAR	T 'A'	– CIVI	L PRO	CEDU	RE CO	DE		
i.	Wri	te brief	notes on	ı :					 -		
	(a)	Cau	se of Ac	tion	(b)	lssu	es	(c)	Suit o	f a civil nati	ure
. 2.	Wha App	ıt is an cal and	APPEAL	and wond Ap	/hat are peal?	the po	nts of d		e between	n the First	
3.	Wha befo	it remed re the d	dies are a lecree ha	ivailabi s been	le to a c satisfie	lecree-l d?	older, il	f the jud	gement-c	lebtor dies	
			<u>P/</u>	<u> </u>	3' - TI	IE COI	TRAC	T ACT			
4.	Expl	ain qua	ısi contra	ets and	l the rea	isons fe	r which	the law	recognis	ses them.	
5.		e short	notes on tract			cial dan		(c)		nuing guarar	itee
6.	uann	oman le e is give e in this	an to unis	e gold transa	orname ction in	ents to h the Co	er niece ntract A	to be u	sed in a r	narriage. Whe duties of	/1
				PART	. 'C' –	LAW ()F TOI	RTS			
7.	"Batt	ery inc	ludes ass	ault".	Elabora	ate and	point ou	it the di	stinction,	il anv	
8. 9.	What	cen the t is neg arged?	two.						of neglige	-	٠.
		(a)	Libel	(b)	Sland	ler	(c)	Malio	ious pros	secution	
		-		COM	PULSO	DRY Q	UESTIC	<u> </u>			
10.	Write quest	only tlion.	ic correc	t answe	er in the	Answ	er Book	. Do no	t reprodu	ce the	
	(1)	Mesr (a) (b) (c) (d)	A pers	on in won in vocament wement mer of	rongfu vrongfu s made propert	posses posse in the p	sion of	propert by him	y receive	receives. s due to	
•	(2)	·		ւուշուն		caste fr social		monies (c)	is violati None of	on of his: f these	
	(3)	The ru (a) (c)	ule of <u>res</u> is pend has bee	ing adj	udicati	lates to on the def	(b)	has alı (d)	eady bee None of	n adjudicate These NUMPAGES	

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LAW, PAPER-I

(4)	The ru (a) (c)	ile of <u>res judicata</u> suits appeals	applie		(b) (d)		ion proceed above	lings
(5)	A dec	ree may not agree correct (udgeme incorre		(c)	None of the	nese
(6)	lssues (a) (b) (c) (d)	points of agreer points of interro points of discov None of these	ogatorio	es in a s	suit			
(7)	A gar (a) (c)	nishee is a: judgement-debt decree-holder	lor		(b) (d)		ment-debto of these	r's debto
(8)	An in (a) (c)	terpleader suit is pleaders judgement-deb		en:	(b) (d)	defen None	dants of these	. **
(9)	An in (a) (c)	terlocutory order determines the protects the sul	sybsta			(b) t (d)	terminate None of (
(10)	A pro (a) (b) (c)	ecept is issued by a witness of hip a party who by a nother court	gh stati	ıs	ess is u (d)	nable to None	o appear of these	
(11)	Prop (a)	osal and its accep agreement	tance c (b)	create: contra	ct	(c)	None of	these
(12)	All a (a)	greements are co correct	ntracts: (b)	: incorr	ect	(c)	None of	these
(13)	Tenc (a) (c)	ler means: r ites for suppl anticipatory br		icles	(b) (d)		al to perfor of these	m
(14)	(a)	onsideration is no Correct	cessar (b)	y to cre		Agency (c)	: None of	these
(15)	(a) (c)	Contract Act is: exhaustive retrospective			(b) (d)	incoi None	nplete of these	
(16)	(a) (c)	Law of Torts is b common law procedural lay		n:	(b) (d)		tory law e of these	
(17)	(a)	rt motive is: relevant nnum means loss	(b) of:	irrele		(c)	None of	
(19)		money all the above en anything autho constructive n	rised b	None y law is	ort and of the done of (b)	(a), (b) careless	and (c)	ed: zence
(20)	(a) (c) Kin	nuisance ds of nuisance are	 ::		(d)	Non	e of these	•

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COMPETITIVL EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17, UNDER THE FEDERAL GOVERNMENT, 2002.

LAW, PAPER-II

΄ΓΙΜΙ	E ALLOWED: THREE HOURS		MAXIMUM	MARKS: 100				
Note:	Attempt any SIX questions in all, includin COMPULSORY and carries 20 marks. each. Attempt at least One question from	All other	questions carry	16 marks				
	PART 'A' – QUNUN-E-SHAII	ADAT (ORDER; 1984	r				
τ.	When a previous statement of a witness ca	n be usee	d?					
2.	"Dying Declaration is a weaker type of evi	dence".	Discuss.					
3.	Explain the following terms:- (a) Hearsay evidence (b) Estoppel (c) Document							
	PART 'B' - CODE OF CRIM	INAL P	ROCEDURE					
4.	Describe "First Information Report" and "	Complai	nt" and state the	differences				
	between them.							
5.	Define the following terms:- (a) Summary Trial (b) Com	position	of offences	(c) Revision				
6.	Under what circumstances can the accused bailable cases?	l be gran	ted bail in bailat	ole and non-				
	PART 'C' - PAKISTAN	PENAL	CODE	•				
7.	Describe the different stages of the commicach of them is punishable.	ssion of	an offence and s	state whether				
8.	Generally, a person is liable for his own acts of others. Comment.	ets, but so	ome times he is	liable for the				
9.	Explain the following terms:-			• •				
	(a) Injury (b) Illegal omiss	sion	(c) Joint o	ffenders				
	<u>COMPULSORY Q</u>	UESTIC	<u>DN</u>					
10.	Write only the correct answer in the Answ question.	er Book.	Do not reprodu	ice the				
	(1) A Minister is a public servant: (a) True	(b)	False	·				
	(2) Arsh and daman are: (a) kinds of hurt		(b)	kinds of qisas				
	(b) commutation of sentence o(3) Cowries are:	l umpriso	nment (d)	None of these				
	(a) Coins	(b)	medals					
	(c) Unstamped copper	(d)	None of these					
	(4) Damiyah (راجيب) and hashimah (a) hurts	ع حتمہ) (b)) are: punishments					
	(c) names of persons	(b)	None of these					

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LAW, PAPER-II

(5)	Medical and legal standards of sanit	v are:								
ζ- γ.	(a) identical	(b)	different from each other							
÷	(c) None of these	` ,								
-(6)	When five or more persons disturb t	he nubl	ic peace by fighting on a							
(0)	public road they are said to commit									
	(a) unlawful assembly	(b)	riot							
	(c) affray	(d)	None of these							
(7)	Isqut-I-janin is miscarriage:	(0)	rond of those							
(1)	(a) with consent	(b)	in good faith							
	(c) None of these	(0)	in good iditii							
(8)	Punishment for qatl-i-khata is:		,							
(0)	(a) diyat	(b)	qisas							
	(c) imprisonment	(d)	None of these							
(9)	The Code of Criminal Procedure is:		None of these							
(2)			administrative law							
	• •	(b)								
(10)	(c) special law	(d)	None of these							
(10)	An accused person has been describ (a) father of law		child of law .							
	· •	(b) .	None of these							
(1.1)	(c) mother of law	(d)	None of these							
(11)	Charge and offence are:	d.s	Abor manage (a) Ni ang Atil ang							
(10)	(a) distinct from each other	(p)	the same (c) None of these							
(12)	An inquiry is conducted by:									
	(a) the Police	(b)	the prosecution							
	(c) the Court	(d)	None of these							
(13)	An Additional Sessions Judge can pass:									
	(a) a sentence of imprisonment									
	(b) any sentence authorised by l									
	(c) any sentence authorised by l	aw excl	uding death sentence							
	(d) None of these.									
(14)	F.I.R. means:									
	(a) Final Investigation Report	(b)	First Information Report							
	(c) Factual Information Report	(d)	None of these							
(15)	Approver is a person:									
	 (a) who approved the crime pla 	n (b)	who participated in the crime							
	(c) Who retracted confession	(d)	None of these							
(16)	Refreshing of memory is allowed to) :								
	(a) plaintiffs (b) defendants	(c)	both (d) None of these							
(17)	 Irrelevant questions may be asked b 	y:								
	(a) defence counsel	(b)	prosecution							
	(c) the Court	(d)	None of these							
(18)	Hearsay evidence is:									
	(a) no evidence (b) good	evidenc	e (c) None of these							
(19)	Leading questions are generally ask	ed in:								
	(a) examination-in-chief	(b)	cross examination							
	(c) re-examination	(d)	None of these							
(20)	The plea of alibi is raised by:									
	(a) witnesses	(b)	complainants							
	(c) accused persons	(d)	All the above							



COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN PBS-17, UNDER THE FEDERAL GOVERNMENT, 2003

LAW-I

TIM NOT		OWED: THREE HOURS MAXIMUM MARKS: 100 Attempt any SIX questions in all, including QUESTION NO. 9 which is COMPULSORY and carries 20 marks. All other questions carry 16
		marks each. Attempt at least ONE question from each of the PARTS
		'A', 'B' and 'C'. Write clearly.
	•	PART-A: (CIVIL PROCEDURE CODE)
1.	Write	a detailed note on the doctrine of restitution.
2.	Expla	in the meaning and scope of "Inherent Powers" of the Court.
3.	Write	short notes on:
	(a)	Judgement debtor (b) Ex parte decree
		PART-B: (THE CONTRACT ACT)
4.	"Law	does not countenance an agreement whereby it is sought to oust the
	jurisd this ru	liction of law courts". Discuss and state whether there are any exceptions to ule.
5.	Write (a)	e short notes on the following: Consideration (b) Contract of Guarantee
		PART-C: (LAW OF TORTS)
6.		action lies for a wrong, which is authorised by the Legislature".
7		nment. ain the maxim "Actio Personalis Maritur cum Persona".
7.		e short notes on:
8	(a)	Abuse of legal process (b) Vicarious liability
		COMPULSORY QUESTION
9.	· Write	e only the correct answer in the Answer Book. Do not reproduce the
•	quest	tion. The Civil Procedure Code was enacted in:
	(1)	(a) 1908 (b) 1809
		(c) 1947 (d) None of these
	(2)	When a decision of a civil court is a decree: (a) No appeal lies therefrom (b) An appeal invariably lies therefrom (c) None of these
	(3)	Cause of action means: (a) Subject matter of a suit. (b) Relief claimed in a suit. (c) Parties to a suit. (d) None of these
	(4)	Written statement is a statement of: (a) plaintiff (b) defendant (c) witness (d) None of these CSS.COM.PK

	(a) into the Court which pa (b) to the decree holder out (c) both of these (ssed the decor	cree	
(7)	A suit comes to an end on the c (a) false	death of the (b)	plaintiff: true	
(8)	A commission is appointed und (a) The parties (c) the Court	der the Civi (b) (d)	l Procedure Code by: the Provincial Government None of these.	
(9)	A receiver is representative of: (a) the Court (c) defendant	(b) (d)	plaintiff None of these.	
(10)	Issues in a civil suit are framed (a) the parties (c) witnesses	by: (b) (d)	Advocates of the parties None of these	
(11)	In a contract of guarantee there (a) Two parties (c) Four parties	are: (b) (d)	Three parties None of these.	
(12)	Remedy of injunction is: (a) negative (c) mitigation of damages	(b) (d)	positive None of these	
(13)	Performance of a contract: (a) cannot be avoided (b) may be avoided in certa	in circumst	ances	
(14)	A proposal when accepted becomes (a) An agreement (c) None of these	omes: (b)	a contract	
(15)	An agreement to do an impossi (a) Voidable (c) None of these	ble act is: (b)	valid -	
(16)	The word tort is derived from: (a) Latin (c) English	(b) (d)	Roman None of these.	•
(17)	Malice is necessary ingredient (a) True	in tort: (b)	False	
(18)	Wrongfully setting the law in n (a) defamation (c) nuisance	notion is: (b) (d)	fraud None of these	
(19)	Where a person having right to for a long time, it is called: (a) Release (c) negligence	enforce a c (b) (d)	laim abstains from enforcing it acquiescence None of these	
(20)	Trespass to person without law (a) assault (c) false imprisonment (e) None of these.	ful justifica (b) (d)	tion involves: battery All of these.	

TIME

COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN PBS-17, UNDER THE FEDERAL GOVERNMENT, 2003

		<u>LA</u>	W-II			
TIMI	E ALL	OWED: THREE HOURS			MAXIMUM MARKS:	100
NOTI		Attempt any SIX questions in COMPULSORY and carries marks each. Attempt at lea. 'A', 'B' and 'C'. Write clear	s 20 mai st ONE	rks. All	QUESTION NO. 9 which other questions carry 16	n is
•		PART-A: (THE QANUN-E	-SHAH	ADAT	ORDER, 1984)	
1.	Expla	in the different stages in which	eviden	ce of a v	witness is recorded in a cas	в.
2.	"All r Discu	elevant facts are not admissible ss.	e, but all	admiss	sible facts are relevant".	
3.	Write (a)	short notes on: Refreshing memory	(b)	Privile	ged communication	
		PART-B: (CODE OF C	RIMIN	AL PR	OCEDURE)	
4.	Descr it.	ibe confession and state the pr	ocedure	laid do	wn in the Code for recordi	ng
5.		in the appellate jurisdiction an iting points of difference betwe			isdiction of a High Court	
6.	Write (a)	short notes on the following: Approver	(b)	Comp	oundable offences	
		PART-C: (PAKIS)	ran pe	NAL C	CODE)	
7.	Expla P.P.C	in the principle of "mens rea".	How fa	ır this p	rinciple is recognised in	
8.	Write (a)	short notes on: Harbouring an offender	(b)	Crimii	nal intimidation	
		COMPULSO	RY QU	<u>ESTIO</u>	<u>N</u>	
9.	Write questi	only the correct answer in the on.	Answer	Book.	Do not reproduce the	
	(1) (2) (3) (4)	An arbitrator is also a Court: (a) correct An oral statement made by a any fact in issue under certai (a) Admission (c) None of these Oral evidence is: (a) Best evidence (c) bad evidence Generally documents are to be	person n circun	(b) (b) (b) (d) d by:	s is: confession no evidence None of these)
		(a) primary evidence(c) None of these	-	(b)	secondary evidence CSS.C	OM.PK

LAW-II

(5)	(a)	vant questions may be as	·	(b)	defence		
	(c)	presiding judge		(d)	None of the	se	
(6)		guities in documents are		21.5			
	(a) (c)	Latent Both (a) and (b)		(b) (d)	patent None of the	SP.	
(7)	• •	,		•			
(7)	(a) (c)	a fact is neither proved a not proved None of these		orovea. (b)	proved	be:	
(8)	Α cog	nizable offence is usuall	v:				
(0)	(a)	no offence		(b)	serious offer	nce	
	(c)	minor offence		(d)	None of the	se.	
(9)	There	is no difference between	a com	plaint a	and FIR.		
	(a)	correct		(b)	incorrect		
(10)	An in	vestigation is made by:	,				
, ,	(a)	a Police Officer		(b)	a Magistrate		
•	(c)	Both		(d)	None of the	se	
(11)	After	a charge has been framed	d agains	st an ac	cused. he ma	ıy be:	
	(a)	Discharged		(b)	acquitted		
	(c)	both of these	ı	(d)	None of the	se.	
(12)	A ners	son, who has committed	a serioi	ıs offei	nce may be a	rrested by:	
(1-)	(a)	a private person		(b)	Police Offic		
	(c)	Magistrate	1	(d)	All of the ab	oove	
	(e)	None of these					
(13)	Retrac	eted confession is a confe	ession n	nade b	efore:		
	(a)	A Police Officer		(b)	a Magistrate		
	(c)	a private person		(d)	None of the	ese	
(14)		e there is a conviction, th					
	(a)	False		(b)	True		
(15)	believ	ns his own name to a bill red that the bill was draw committed:					
-	(a)	forgery		(b)	fraud		
	(c)	mischief		(d)	None of the	se	
(16)		•	ther pe (b)	rson is gaininį		at thing:	
(17)	Prepai	ration to commit an offer	nce is:				
	(a)			punish	able in certai	n cases	
	(c)	None of these		_	•		
(18)	_	ny means:					
	(a)	adultery taking away with crimi	nal inta	ention s	a married wa	nan	
	(b) (c)	Concealment of a marr		HILIOH &	a marricu wo	man.	
	(d)	None of these	_				
(19)	Jurh (ング)is a hurt, its kin					
	(a) ·	Two		(4) (p)	three		
(20)	(c)	four cution is bound to prove t		(d) for the	None of thes	ຶ່CSS.C	\bigcirc
(20)	(a)	correct			incorrect	USS. C	

COMF IN

TIME AL NOTE:

1. Asif and "Asif & on the bear on the bear of judgement enforce that his dissolution confirmito destraint?

2. "The La member statemen the reali

3. Aftab su which s substant to Bilal omitted because are now Compar situation

4. How is a

5. Arif pur ever bee never see quickly accident.' although there has Ltd. and raised th and had constitute Compare lost watch

COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17, UNDER THE FEDERAL GOVERNMENT, 2004

	٠	LAW, PAPER-I
TIME NOTE	: At	WED: THREE HOURS MAXIMUM MARKS: 100 tempt FIVE questions in all, including QUESTION NO. 9 which is DMPULSORY carrying 20 marks. All other questions carry 16 marks each. tempt at least ONE Question from each of the PARTS A, B, and C.
		PART – A: (CIVIL PROCEDURE CODE)
1.		Doctrine of Resjudicate is of Universal application and a fundamental concept in ganization of every jural society". Comment. Also quote the relevant provisions.
2.	"The v	vorries of the Decree Holder start after he obtains the decree". Elucidate.
3.	Write (a)	notes on: Principles of Natural justice (b) Review as enshrined in the provision of C.P.C.
	•	PART -B: (THE CONTRACT ACT)
4.	" Frau	d vitiates most solemn proceedings" Elucidate.
5.	When	time is of the essence of the Contract? Give examples.
6	Write (a)	notes on: Doctrine of frustration. (b) Contingent Contract.
		PART -C: (LAW OF TORTS)
7.	Quote	four pleas which may be taken as defence against an action for Torts.
8.	Write (a)	notes on: Quasi judicial acts (b) Joint tort feasors
	-	COMPULSORY QUESTION
9.	Write	only the correct answer in the Answer Book. Do not reproduce the question.
	(1)	Can a party file a fresh suit on the subject matter in respect of which earlier suit was withdrawn:
		(a) Yes (b) No (c) Yes if the earlier suit was withdrawn with permission of the court.
	(2)	The provisions of Law ousting jurisdiction of a court should be construed (a) liberally (b) strictly (c) According to facts of a case (d) None of these
	(3)	Are the right to take out procession or the right of franchise of civil nature permissible/accepted: (a) Yes (b) No (c) Yes the right of franchise but not the right to take out procession. (d) Yes the right to take out procession but not the right of franchise.
ì	(4)	A resides at Murree, B at Lahore and C at Karachi. They all get together at Bahawalpur. B and C make a joint Promissory note payable on demand and deliver it to A with leave of the court. A may sue B and C at: (a) Murree only (b) Lahore only (c) Karachi only (d) Murree Lahore and Karachi (e) Bahawalpur or Lahore or Karachi
	(5)	The Code of Civil Procedure is:

Act V of 1908

Act V of 1912

(a)

(c)

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Act IV of 1908

Act 1 of 1930

(b)

(d)

W	PAPE	R-I:							
	(6)	Are the fe		erties i (ii)		o attachment at ng vessels:	nd sale i	n execution of a decree	
		(a) Y	es		(b)	No			
	(7)	the expir		ct of co	ollection	n of Public rev	enues co	eases to have effect on One year	
	(8)	The court	mav at anv t	ime be	fore na	ssing a decree s	. ,	he issues or frame	
	ν-7	additiona			,	(b)	Incorr		
	(9)		ousand rupee			yment in the pr agreement voi (b)		rvice and B promises to	
	(10)	according (a) Y	ly done. Is B es till he is pa	entitle id for t	d to reta the serv	eweler, to be cannot be to be	nd: ndered.	olished which is	
	(11)	brings the	e goods to B's	s warel:	iouse b	ut after the usu		July. On that day A for closing it, and they	
	(12)	(a) A	the statemen contract may may be expre	be exp	oress or	nly or of mixed ch	aracter		e ui
	(13)	not object	t:	a lawf (b)		ract to which the	,	contracting party does	
	(14)					ised by coercional ole at the option		greement is a contract: other party.	٠
	(15)	(a) A	dies available batement, da lly injunction	nages a		or nuisance are unction (b)		amages	
	(16)	plain-tiff damages.	standing on the standing on the standing of th	the Hig t club l	hway r iable?		ı-tiff bro	ball which injured the bught an action for e (c) None of these	
	(17)	(a) da		t infrin		of any legal ri any legal right.			
	(18)		es where ther			nt act of a cont I warranty by t		oyer	4
	(19)	(a) Li	bel is written	defam	ation w	tween Libel an hile slander is nd Slander is w	spoken	defamation.	
	(20)	ls it correc				ch an action w			7 :

COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17, UNDER THE FEDERAL GOVERNMENT, 2004

	LAW, PAPER-II
TIME NOTE	ALLOWED: THREE HOURS Attempt SIX questions in all, including QUESTION NO. 10 which is COMPULSORY and carries 20 marks. All other questions carry 16 marks each. Attempt at least ONE Question from each of the PARTS A, B, and C.
	PART - A: (THE QANUN-I-SHAHADAT ORDER)
1.	Who are competent to testify and how the court shall determine the competence of a witness?
2.	How can credit of a witness be impeached? Quote instances.
3.	Write notes on: (a) Shahada ala al Shahada (b) Burden of proof.
	PART -B: (THE CRIMINAL PROCEDURE CODE)
4.	What measures you suggest for speedy trial of a criminal case without compromising the principles of Natural justice?
5.	What irregularities vitiate proceedings? Quote some instances.
6.	Write notes on: (a) Importance of Precedents of Superior Courts (b) Warrant trial
	PART -C: (PAKISTAN PENAL CODE)
7.	Define 'Document'. Give illustrations.
8.	A picks up a cheque on a banker signed by B, payable to bearer but without a sum having been inserted in the cheque. A fraudulently fills up the cheque by inserting the sum of ten thousand rupees and attempts to withdraw it. What offence is it? Also give another illustration of this offence.
9.	Write notes on: (a) Offences by foreigner (b) Form of charges
	COMPULSORY QUESTION
10.	Write only the correct answer in the Answer Book. Do not reproduce the question.
	 Civil court can review its order under Section 114 C.P.C. Has a Criminal Court the similar power: (a) Yes (b) No (c) Yes, in some cases. To prove terms of a contract contained in six letters should: (a) All the letters be produced (b) More important among them be produced. Can a court allow to be produced any evidence made available through recorded cassette talk between accused and another person: (a) Yes (b) No (c) Yes if the court considers appropriate. Can Caricature and an inscription on a metal plate be categorized as a document:
	(a) Yes (b) No
	(a) Yes but not in a Hadd case (b) No (6) Can witness to character may be cross examined and reexamined: (a) Yes (b) No (c) Yes, may be cross examined but not re-examined.
	(7) Bailable offence means an offence shown as bailable: (a) In the Second Schedule (b) In the First Schedule (c) In the Second schedule or any other Law for the time being in force

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LAW PAPER-II:

(8)	Can a person be tried again for an offence for which he was acquitted by a court not competent to try the case:
	(a) Yes (b) No
(9)	Can a criminal court order disposal of property of a pending case if it consists of
	fruit and vegetables:
/1 A	(a) No (b) Yes
(10)	Is the offence of cheating (Sec 417):
	(a) Non Bailable and Not Compoundable (b) Non Bailable and Compoundable
	(c) Bailable and Compoundable with permission of Court
(11)	Is the provincial legislature competent to amend, modify or repeal the code of
(**)	criminal procedure:
	(a) Yes (b) No
(12)	Is a previously convicted woman accused entitled to Bail under Section 497
	Cr.P.C.:
	(a) Yes (b) No
(13)	A is wounded within jurisdiction of court X, and dies within jurisdiction of
	court Z. The offence may be tried by:
	(a) Court X alone (b) Court Z alone (c) Court X or Z
(14)	A and B mutually agree to fence with each other for amusement. A while playing fairly causes grievour hurt to B. Has A committed offence: (a) Yes (b) No
(15)	A enters into the house of B at midnight and is challenged by B and during
	ensuing scuffle causes death of B. Which of the following offences have been
	committed by A:
	(a) Section 452 and 302 (b) Section 460 and 302
112	(c) Section 448 and 302
(16)	A, being executor to the will of the deceased person disobeys the law which directs him to divide the effects according to the will and appropriates them to his own use. Which of the following offences has A committed:
	(a) Cheating (b) Criminal breach of trust
	(c) Forgery
(17)	Can a judge of High Court and an Arbitrator appointed by a Court categorized
	as "Public Servant".
	(a) Yes (b) No
(18)	(c) judge is a public servant but not the Arbitrator A, a surgeon, knowing that a particular operation is likely to cause death of Z but
(10)	in good faith and in Z's benefit performs that operation on Z with his consent.
	Has be committed any offence:
	(a) Yes (b) No
(19)	A, a public servant, induces Z, erroneously to believe that A's influence with the
	government has obtained a title for Z and thus induces Z to give A money as a
	reward for this service. A has committed the offence of:
	(a) Cheating (b) Taking gratification other than legal remuneration
(20)	Apprehending injury to him, A confined B in a house but escape is open through a
·	door. Is a guilty of the offence of:
	(a) Wrongful confinement (b) Wrongful restraint (c) None of these

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COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17, UNDER THE FEDERAL GOVERNMENT, 2005

LAW, PAPER-I

TIME	ALLOV	VED:	THREE	HOUF	us					ΜΛΣ	UMU	M M	ARKS	: 10	<u>)0</u>
NOTE: MAXIMUM MARKS NOTE: MAXIMUM MARKS Attempt SIX questions in all, including QUESTION NO.10, which is COMPULSORY and carries 20 marks. All other questions carry 16 marks of Attempt at least ONE question from each of the PARTS A, B and C.							arks e	ach.							
		Attem	ipt at Ica	st UNI	g quest	on tron	n each (of the	PAR	IS A,	B and	d C.			
-			<u>PA</u>	RT A	: CI	VIL PI	ROCEI	DURI	E COI	<u>DE</u>					
1.	What PLEAL	is mo DINGS	eant by ?	PLEA	ADING	S and	what	are	the in	mpor	tant 1	rules	relati	ng	to
2.	Write s	short ne Abate	otes on: ment		(b)	Recei	ver		(0	1)	Inter	plead	er suit		
3.	Define	"Issue	s". How	are th	cy fram	ed and	by who	m?							
			Ŀ	ART -	- <u>B:</u>	THE C	ONTR	RACT	`ACT	-					
4.	Describe "CONTRACT" and briefly explain its essentials.														
5.	Write s	short ne Tende	otes on: r		(b)	Bailm	ient		(c	:)	Princ	cipal o	lebtor		
6.	Discus	s the n	ormal re	me dy i	n a ll ca	ses of b	reach o	of con	iract.						
				<u>PAF</u>	RT – C:	LA	W OF	TOR	<u>TS</u>						
7.	What is false imprisonment and what defences are available in an action for false imprisonment?									lse					
8.	Write short notes on: (a) Statutory Negligence (b) Public Nuisance (c) Absolute liability														
9.	In wha	t circui	nstances	inay a	ssault a	ınd batt	ery be j	justifi	ed?						
			٠	<u>C0</u>	MPUL	SORY	QUES	STIO	<u>N</u>						
10.	Write	Write only the correct answer in the Answer Book. Do not reproduce the question.													
	(1)		of actio relief c nature	laim c d	in a su	it	(b) (d)		oject m			uit			
	(2)	For br (a) (c)		the con		as made		who	ere the						
	(3)	There is distinction between <u>res_judicata_and res_sub_judice:</u> (a) Yes (b) No (c) Same thing													
	(4)	Plainti (a) (c)	ff is the files a s delays	suit	who:	I	(b)		ends a						
	(5)	Interro (a) (c)	gatores parties lawyers	to a su		ed to:	(b) (d)		nesses ne of t			Par	ze 1 of	F 2	

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LAW, PAPER-L

(6)	Precep (a)	t is issued by: plaintiffs to defendants	(1	b)	oath commission	er to deponent					
	(c)	a Court to another Court		d)	None of these						
(7)		nt power vests in:	,	L X	parties						
	(a) (c)	Court witnesses		b) d)	All of the above						
(8)	(a)	urisdiction is exercised by every Court in Pakistan	r; ((b)	(be High Courts						
	(c)	None of the above									
(9)	interle (a)	nterlocutory order determines substantive rights in a suit; a) Correct (b) incorrect									
(10)	All ag	greements are contracts:									
	(a)	Truc		(b)	False						
(11)	A constructive contract is created by the:										
	(a)	parties		(b)	legal heirs of the	e parties					
	(c)	witnesses to the contrac	t	(d)	None of these						
(12)	An a	greement to do an imposs	ible ac	t is a:		· ·					
` '	(a)	void contract		(b)	voidable contra						
	(c)	void agreement		(d)	All of the above	C					
(13)	Λεο	ntracts to pay B, Rs.100,	000/- i	f his h	ouse is burnt. It i	s a:					
()	(a)	contingent contract		(0)	contract of gua None of these	ramec					
	(c)	contract of indemnity		(d)		in dealings with thir					
(14)	Ар	A person who employs another person to represent him in dealings with third									
	pers (a)	ons is called: Master		(b)	Creditor						
	(c)	Principal.		(d)	None of these						
(15)	The	Contract Act is of the year	ır:								
(12)	(a)	1972		.(b)	1875 None of these						
-	(c)	1895		(d)	Mille of mese						
(16)	Lav	v of Torts is based on:		4.	Common law						
	(a)	Statute Law		(b)	All of the abo	ve					
	(c)	Law of Contract		(u)							
(17)) Ma	lice is a necessary ingredi	ent in	Tort:	e (c)	neither (a) nor (b)					
	(a)	True 'True	(b)	Fals	e (c)	normal (ii)					
(18)) Mi	sfeasance means:			•						
	(a)	commission of an un	lawiul	act	mannet						
	(b) (c)		nn an i egal ol	oligatio	on (d)	None of these					
(19		oel is a defamatory statem verbally	· CHL HIL	(b)	in writing						
	(a) (c)			ν-7							
(7)	M. M.	ere touching of another in	anger	is:							
(20) ivi (a)	1.	-	(b)	battery						
	(c)	·									
	•										

COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BPS-17, UNDER THE FEDERAL GOVERNMENT, 2005

LAW, PAPER-II

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NOT		Attempt SIX questions in all, including QUESTION NO.10, which is COMPULSORY and carries 20 marks. All other questions carry 16 marks each. Attempt at least ONE question from each of the PARTS A, B and C.						
		PART – A: PAKISTAN PANEL CODE						
1.	Briefl	y discuss the various punishments to which offenders are liable under P.P.C.						
2.	Write (a)	short notes on: Injury (b) Robbery (c) Shajjah						
3.	Write	a summary of "General Exceptions" contained in P.P.C.						
		PART - B: THE CODE OF CRIMINAL PROCEDURE						
4.		what circumstances, a Police Officer may arrest without a warrant in a ognizable case?						
5.	Write (a)	short notes on: Summons (b) First Information Report (c) Retracted confession						
6.	What acquit	is an appeal and what are the powers of an Appellate Court in appeal from tal?						
		PART - C: THE OANUN-E-SHAHADAT ORDER						
7.	What is "Burden of proof" and on whom it lies?							
8.		rules of evidence are generally the same in civil and criminal proceedings". nent and state if there are any exceptions to this rule.						
9.	Write short notes on:							
,	(a)	Competent witness (b) Hearsay evidence (c) Estoppel						
		COMPULSORY QUESTION						
8.	Write	only the correct answer in the Answer Book. Do not reproduce the question.						
	(1)	An affray is committed in a: (a) private place (b) public place (c) both (d) None of these						
	(2)	Sedition means exciting bad feelings against: (a) Armed forces (b) Government (c) Political leaders (d) All of these (e) None of these						
	(3)	In robbery there is: (a) theft (b) extortion (c) either of the above (d) None of these						
	(4)	The Pakistan Panel Code is as old as: (a) 1890 (b) 1865 (c) 1860 (d) None of these						

Page 1 of 2

LAW, PAPER-II (5)Extradition is a: (a) punishment offence (c) law None of these (d) (6)Standards of medical and legal sanity are: identical different (a) None of these (c) A person is liable for his own wrongful acts: (7)absolutely correct generally correct (a) None of these absurd (d) (c) (8)Homicide is the killing of: a human being (b) a living creature (a) None of these both (d) (c) In the Code of Criminal Procedure, offences are divided into: (9)(b) five categories (a) two categories (d) None of these (c) seven categories (10)Appeal is: a right given by law (b) a natural right (a) None of these a right given by the trial Court (d) (c) Appellate and revisional jurisdictions are: (11)inter-linked same (b) (a) None of these (d) (c) separate Trial is a judicial proceeding which ends in: (12)discharge conviction/acquittal (b) (a) None of these (c) (d) both The term offence has been defined in the Code of Criminal Procedure: (13)None of these (c) Yes No (a) (14)A complaint is made to a: Police Officer (b) (a) Magistrate None of these (d) (c) District Nazim Summary trial is: (15)speedy trial (b) no trial (a) both (c) The Qanun-e-Shahadat Order, 1984 repealed: (16)the Ordinance of 1978 the Evidence Act, 1872 (b) (a) None of these (c) (17)Who decides whether a person is competent to testify? Defence lawyer Prosecutor (b) (a)

(a) not proved (b) disproved (c) both (d) None of these

(19) A lunatic is incompetent to give evidence:
(a) Yes (b) No (c) a Court may decide

(d)

None of these

District Attorney

A fact is said not to be proved when it is:

(c)

(18)

(20) The examination of a witness after his cross-examination is called:

(a) examination-in-chief
(b) leading examination

concluding examination (d) None of these

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