# SERVICE

## FEDERAL PUBLIC SERVICE COMMISSION

COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BS-17 UNDER THE FEDERAL GOVERNMENT, 2014 Roll Number

## LAW, PAPER-I

TIME AL	LOWED:	(PART-I MCQs)	30 MINUTES	MAXIMUM MARKS: 20			
THREE H		(PART-II)	2 HOURS & 30 MINUTES	MAXIMUM MARKS: 80			
NOTE:(i)			ne separate <b>Answer Book.</b>				
(ii)	(ii) Attempt ONLY FIVE questions from PART-II, selecting AT LEAST ONE question from						
		-	ons carry EQUAL marks.				
			the Answer Book in accordance with				
(iv) No Page/Space be left blank between the answers. All the blank pages of Answer Book must							
()	be crosse		on any ment of the attenuated avection	will not be considered			
(v)	Ехиа ан	empt of any question of	or any part of the attempted question	will not be considered.			
		SECTION – A (	<u>PART-II</u> THE CODE OF CIVIL PROCED	URE)			
Q. No. 2.	(a) Uı	ndar what circumstanc	es, production of additional evidence	e is (8 each) (16)			
Q. 140. 2.		lmissible in appeal?	es, production of additional evidence	(10)			
			ing additional evidence.				
	(0) 21						
Q. No. 3.	What is P	leading? Discuss with	reference to analogy of set off.	(16)			
Q. No. 4.			That reforms and amendments you sug	ggest with reference (16)			
	to vexation	ous claims or defences	!				
		<b>SECTION</b>	N –B (THE CONTRACT ACT)				
Q. No. 5.		hat agreements are co		(8 each) (16)			
	(b) Di	istinguish between voi	d and voidable contracts.				
0 N. (	VV	" NOTEC - " - " EO	IID -641 - 6-11	(4			
Q. No. 6.		ort NOTES on any <b>FO</b> oercion (b	_	(4 each) (16)			
	` /	oercion (b raud (d	•				
	` /	,	wagering agreements.				
	(0)	greements condictor to	wagering agreements.				
Q. No. 7.	What is th	ne effect of:		(16)			
	(a) Refusal to accept offer of performance						
		efusal of party to perfo	*				
	(c) Fa	ailure to perform at fix	ed time.				
		CECT					
			ION –C (LAW OF TORTS)				
Q. No. 8.	Discuss th	he law of Torts as adm	inistered in Pakistan.	(16)			
O No O	Dofina	w <b>FOLID</b> of the fellow	ing	$(A \operatorname{oach})$ $(10)$			
Q. No. 9.		y <b>FOUR</b> of the follow (b)	<del>-</del>	(4 each) (16)			
	` /	lotive (d	,				
	` /	legal damages	Continuatory negligence				
	(C) III	egai damages					
Q. No.10.	A tort is a	a civil injury, but all ci	vil injuries are not torts. Discuss.	(16)			

\*\*\*\*\*\*



TIME ALLOWED: (PART-I MCQs)

#### FEDERAL PUBLIC SERVICE COMMISSION

### **COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BS-17 UNDER THE FEDERAL GOVERNMENT, 2014**

Roll Number

**MAXIMUM MARKS: 20** 

# **LAW, PAPER-II**

**30 MINUTES** 

	LOWED.	(IAKI-IMCQS)	30 MINOTES	MAXIMUM MAKKS. 20				
THREE H	OURS	(PART-II)	2 HOURS & 30 MINUTES	MAXIMUM MARKS: 80				
NOTE:(i)	Part-II is	s to be attempted on t	the separate <b>Answer Book.</b>					
(ii)	Attempt	ONLY FIVE quest	tions from PART-II, selecting	AT LEAST ONE question from				
	EACH SCTION. ALL questions carry EQUAL marks.							
(iii)				re with O No in the O Paper				
	Candidate must write <b>Q. No.</b> in the <b>Answer Book</b> in accordance with <b>Q. No.</b> in the <b>Q. Paper.</b> No Page/Space be left blank between the answers. All the blank pages of Answer Book must							
(11)	be crossed	_	between the answers. An the t	Draink pages of Allswer Book must				
(v)			or any part of the attempted que	stion will not be considered.				
(v) Extra attempt of any question or any part of the attempted question will not be considered.  PART-II								
		SECTION – A	(QANUN-E-SHAHADAT ORI	DER, 1984)				
O No 2	" A n accor	malias is varyouthy o	f andit unless somebonated in m	otorial avidance"				
Q. No. 2.			of credit unless corroborated in ma					
	Comment	. Support your answe	er by quoting relevant provision of	of law. (16)				
O No 2	Write	note on duties of	court in disallowing contains	quantians during areas				
Q. No. 3.			court in disallowing certain of	_				
	examination	on.		(16)				
0.37.4	TT 7 1	ANOTES 4 CH		(0 1) (4.0)				
Q. No. 4.		rt NOTES on the foll	lowing:	(8 each) (16)				
	` '	entification parade						
	(b) Dy	ying declaration						
	(-)	ing acciaiation						
	(-) - )	, mg declaration						
			NOMINAL PROCEDURE CO.	DE 1999)				
			CRIMINAL PROCEDURE CO	DE, 1898)				
O. No. 5.	•	SECTION -B (C						
Q. No. 5.	•	SECTION -B (C	CRIMINAL PROCEDURE CO					
	How would	SECTION –B (Cold you distinguish be	etween discharge and acquittal of	an accused? (16)				
Q. No. 5. Q. No. 6.	How would	SECTION –B (Cold you distinguish be		an accused? (16)				
Q. No. 6.	How woul	SECTION –B (Cold you distinguish be dedure is adopted by	etween discharge and acquittal of a court of session in the trial of a	an accused? (16) criminal case? (16)				
	How would What proc	SECTION –B (Cold you distinguish be cedure is adopted by is to be taken in pre	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any e	an accused? (16) criminal case? (16) exception to this general				
Q. No. 6.	How would What proc	SECTION –B (Cold you distinguish be cedure is adopted by is to be taken in pre	etween discharge and acquittal of a court of session in the trial of a	an accused? (16) criminal case? (16) exception to this general				
Q. No. 6.	How would What proc	SECTION –B (Cold you distinguish be cedure is adopted by is to be taken in pre	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any e	an accused? (16) criminal case? (16) exception to this general				
Q. No. 6.	How would What proc	SECTION –B (Cold you distinguish be cedure is adopted by is to be taken in predictions).	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any e nce to relevant provisions of law.	an accused? (16) criminal case? (16) exception to this general (16)				
Q. No. 6.	How would What proc	SECTION –B (Cold you distinguish be cedure is adopted by is to be taken in predictions).	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any e	an accused? (16) criminal case? (16) exception to this general (16)				
Q. No. 6.	How would What proceed Evidence principle?	SECTION –B (Cold you distinguish be cedure is adopted by is to be taken in prediction of Discuss with reference SECTION –Cold Section SECTION –Cold Section SECTION –Cold Section SECTION –Cold Section	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any e nce to relevant provisions of law.	an accused? (16) criminal case? (16) exception to this general (16)				
Q. No. 6. Q. No. 7.	How would What produce Evidence principle?	SECTION –B (C)  Id you distinguish be cedure is adopted by is to be taken in prediction by Discuss with reference the relationship of	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any ence to relevant provisions of law.	an accused? (16) criminal case? (16) exception to this general (16)  1860) riminal Procedure Code				
Q. No. 6. Q. No. 7.	How would What produce Evidence principle?	SECTION –B (Cold you distinguish be cedure is adopted by is to be taken in prediction of Discuss with reference SECTION –Cold Section SECTION –Cold Section SECTION –Cold Section SECTION –Cold Section	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any ence to relevant provisions of law.	an accused? (16) criminal case? (16) exception to this general (16)				
Q. No. 6. Q. No. 7. Q. No. 8.	How would What proceed Evidence principle?  Determine and Qanuary	SECTION –B (Cold you distinguish be dedure is adopted by is to be taken in prediction of Discuss with reference of SECTION –Color the relationship of the relationship of the re-Shahadat Order.	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any ence to relevant provisions of law.  C (PAKISTAN PENAL CODE, Pakistan Penal Code with the C	an accused? (16) criminal case? (16) exception to this general (16)  1860) riminal Procedure Code (16)				
Q. No. 6. Q. No. 7.	How would What proceed Evidence principle?  Determine and Qanuar When does	SECTION –B (C)  Id you distinguish be cedure is adopted by is to be taken in prediction in the Discuss with reference and the control of the relationship of the relationship of the relationship of the right of privates the right of privates.	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any ence to relevant provisions of law.  C (PAKISTAN PENAL CODE, Pakistan Penal Code with the Code ate defence of the body and of	an accused? (16) criminal case? (16) exception to this general (16)  1860) riminal Procedure Code (16) property extend to the				
Q. No. 6. Q. No. 7. Q. No. 8.	How would What production Evidence principle?  Determine and Qanuar When does causing or	SECTION –B (C)  Id you distinguish be cedure is adopted by is to be taken in prediction in the discussion of the relationship of the relationship of the company of the right of private of the right of the assail	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any ence to relevant provisions of law.  C (PAKISTAN PENAL CODE, Pakistan Penal Code with the Code attended to the body and of lant? Under what circumstances	an accused? (16) criminal case? (16) exception to this general (16)  1860) riminal Procedure Code property extend to the in the exercise of this				
Q. No. 6. Q. No. 7. Q. No. 8.	How would What production Evidence principle?  Determine and Qanuar When does causing or	SECTION –B (C)  Id you distinguish be cedure is adopted by is to be taken in prediction in the discussion of the relationship of the relationship of the company of the right of private of the right of the assail	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any ence to relevant provisions of law.  C (PAKISTAN PENAL CODE, Pakistan Penal Code with the Code ate defence of the body and of	an accused? (16) criminal case? (16) exception to this general (16)  1860) riminal Procedure Code (16) property extend to the				
Q. No. 6. Q. No. 7. Q. No. 8.	How would What proceed Evidence principle?  Determine and Qanuary When does causing or right, risk	SECTION –B (C)  Id you distinguish be cedure is adopted by is to be taken in prediction in prediction in the composition of the relationship of the relationship of the right of private of the assail of harm to an innoced	etween discharge and acquittal of a court of session in the trial of a esence of accused. Is there any ence to relevant provisions of law.  C (PAKISTAN PENAL CODE, Pakistan Penal Code with the Code attended to the body and of lant? Under what circumstances	an accused? (16) criminal case? (16) exception to this general (16)  1860) riminal Procedure Code (16) property extend to the in the exercise of this (16)				

\*\*\*\*\*\*