FEDERAL PUBLIC SERVICE COMMISSION



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

Roll Number

MUSLIM LAW & JURISPRUDENCE

TIME ALLOWED:			(PART-I	MCQ	ACQs) 30 MINUTES					MAXIMUM MARKS: 20			
THREE HOURS			(PART-II	/	2 HOUR			MAXIMUM MARKS: 80					
NOTE: (i) First attempt PART-I (MCQs) on separate Answer Sheet which shall be taken back after 30													
	minutes.												
(ii) Overwriting/cutting of the options/answers will not be given credit.													
(PART-I MCQs) (COMPULSORY)													
Q.1.	Select the best option/answer and fill in the appropriate box on the Answer Sheet . $(1 \times 20=20)$												
(i)	Who established a prison-house for malefactors?												
	(a)	Hazrat Un	nar (R.A.)				(b)	Hazrat Abu B	Bakar (R.A.)				
	(c)	Hazrat Usi	man (R.A.))			(d)	None of these	;				
(ii)	Who wrote the first book on science of law or usul:												
	(a)	Abu Hanif	fa	(b)	Imam Malik		(c)	Imam Shafi'i	(d)	None of these			
(iii)	Sale	Sale of dates on a tree in consideration for plucked dates is:											
	(a)	Mulamass	a	(b)	Munabadha		(c)	Muzabana	(d)	None of these			
(iv)	A wo	A woman may be a Qadi according to:											
	(a)	Malikis		(b)	Hanafis		(c)	Hamblis	(d)	None of these			
(v)	Plura	ality of wive	es is called	:									
	(a)	Bigamy		(b)	Polygamy		(c)	Polyandry	(d)	None of these			
(vi)	The	Muslim Far	mily Laws	Ordin	ance was enacted	d in:							
	(a)	1960		(b)	1959		(c)	1961	(d)	None of these			
(vii)	The	Dissolution	of Muslim	Marı	iages Act was er	nacted in	:						
	(a)	1949		(b)	1939		(c)	1959	(d)	None of these			
(viii)	Who was appointed as first Qadi by Hazrat Abu Bakar (R.A.)?												
	(a)	Hazrat Ali	(R.A.)	(b)	Hazrat Usman (H	R.A.)	(c)	Hazrat Umar (l	R.A.) (d)	None of these			
(ix)	Who is the author of 'Taudeh':												
	(a)	Taftazani		(b)	Sadru Shariat	(c)	Ah	nmed Ibn-e-Qas	sim (d)	None of these			
(x)	A vo	id bequest i	is:										
	(a)	Contingen	t bequest	(b)	Bequest made t	to the chi	ild in	womb born wi	thin six n	nonths			
	(c)	Alternative	e bequest	(d)	None of these								
(xi)	Maa	' si' at deal	ls with:										
	(a)	Torts		(b)	Crime		(c)	Sale	(d) I	None of these			

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(xii)	Under Islamic Law a child is legitimate if born after the dissolution of marriage and wife remaining unmarried:													
	(a) W													
	` /		•			•	` /			•	(d)		of these	•
(xiii)	(c) Within six months of the termination of marriage (d) None of these The limit of testamentary power by Muslim is:													
(1111)	(a) 1/		, , , , , , , , , , , , , , , , , , , 	(b)	1/3			(c)	1/5		(d)	None	of these	
(xiv)	` /		La means	` /	1,0			(0)	170		(4)	1 (0110	or these	
(1117)		-	cusation of		v hv hush	(b) Apostasy from Islam by husband								
	, ,		•											
(xv)	(c) An agreement between husband and wife to dissolve marriage. (d) None of these At the time when Islamic Law came into force the kinds of marriages were in vogue:													
(AV)	$\begin{array}{ccc} \text{(a)} & 5 \end{array}$	illic wi	ich istann	(b)	3	ioree un	c Killus C	(c)	4	were r	_		of these	
(xvi)	` ′	once co	mpleted b	` '				(0)	7		(u) 1	vone c	or these	
(AVI)	_	evocab	_	-	vocable	(c)	Revoca	hla c	uhiect	to conc	dition	(d)	None of	thoso
(vvii)	(a) K		ie (b)	Notic	vocable	(C)	Revoca	ioie s	ubject	to con	JILIOII	(u)	None of	uiese
(XVII)	5		s of opinio	n (b)	A gatha	ring of l	Muitahid	le.	(c)	Law-m	akina	(d)	None of	these
(vviii)	` ′		uhammad	` '	Ū	Ü		13	(C)	Law-111	iakiiig	(u)	- 10	
(AVIII,			ou Hanifa		Imam S			(c)	Imam	Malik		(d) N	None of th	0000
(xix)	` /		f tradition	` ′								` ′	volic of th	icsc
(XIX)		0,000	i uaumon	(b)	40,000	iauu i ii		(c)	50,00		d) d)		ne of thes	20
(vv)	` '	ŕ	racardina	` ′	,	tha Muc		` '			` '			
(xx)	-) V 1 S 1 O 1 1	regarding		7	me mus	siiiii 1 aii	•	aws O	Tuman	(d		ne of thes	
	(a) 4			(b)	1	D. D.		(c)	O		(u) NO	ne or mes	se
							<u>eT-II</u>							
NOTE:(i) PART-II is to be attempted on separate Answer Book. (ii) Attempt ONLY FOUR questions from PART-II. All questions carry EQUAL marks. (iii) Extra attempt of any question or any part of the attempted question will not be considered.														
	· .													(20)
Q.2.		_	e reign of t									•	rehensive	(20)
Q.3.	note on the Hanafi school of thought with regard to the development of Islamic Jurisprudence. A Muslim marriage is a civil contract. Both the contracting parties have equal rights in rescinding a marriage contract. Discuss this in the light of both traditional Islamic law and Pakistani Law.										(20)			
Q.4.	e e										(20)			
	Law.													(20)
Q.5.	Jurisprudence.											(20)		
Q.6.	Dissolution of Muslim Marriages Act, 1939.											(20)		
Q.7.	The parliament in Pakistan can not be used for consensus of opinion. Do you agree? If not then give reasons.											(20)		
Q.8.	Write no	ote on e	ach of the f	following	; :								(5×4)	l = 20)
	(i)	Iddat	(ii) D	eath illne	ess (iii)	Khul	la	(iv) O _j	ption of	pubert	y		
