MERCANTILE LAW



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

	18
S.No.	Bount
R.No.	

MAXIMUM MARKS:20

MERCANTILE LAW

30 MINUTES

(PART-I)

TIME A	ALLOWED:	(PART-II)	2 HOURS		TES		UM MARKS:20 UM MARKS:80
NOTE	after	t attempt PAR 30 minutes. rwriting/cutti		_			be taken back
	(m) 010					Siven cicul	
				<u>T – I (MC</u> <u>IPULSOI</u>			
Q.1.	Select the b	est option/an	swer and fill	in the appro	opriate box	on the Answ	er Sheet. (20)
(i)		orrect answer:					
	` '	see and Offere				. •.	
	` '	ee is a party wh	no propose an	agreement v	while promis	see accepts it	
(ii)	· /	of these	na marriago e	f any adult =	ercon ic voi	d avaant of a	minor
(ii)	(a) Yes	ement forbiddii	ng marriage of No	•			minor: None of these
(iii)	· /	act executed in				, ,	rone of these
(111)	(a) Yes	act executed II.	(b) No		(c)	None of the	se
(iv)	` '	of coercion on	` '		` ′		
\ \ /	(a) void		voidable		c) valid	(d)	None of these
(v)	The membe	ers of partnersh	ip carrying ou	it business o	f banking m	ust not excee	d:
` /	(a) 10	(b)	20	(0	e) 50	(d)	None of these
(vi)	The minimu	um number of	members requ	ired for form	ning private		
	(a) 1	(b)	3	`	c) 5	(d)	None of these
(vii)		um number of					NI C.1
(:::)	(a) 7	` ′	50	•	c) 5	(d)	None of these
(viii)		corporation, the	e ordinary Ger	ierai Meetin	-	•	
	(a) One y (c) Eighte	ear een months fro	m the data of	incornoratio		e year of inco one of these	гроганоп
(ix)		of tax is referre		-		one of these	
	(a) Incom			lth tax		Customs duty	
	(d) Sales		` /	e of these	(*)	unty	
(x)	` '	holds the good	` '				
	(a) Truste	_	Agent		e) Bailee	(d)	None of these
(xi)						ace to be at m	aturity when it is no
	_	be either pay					
	(a) 30 day	, ,	15 days	,	c) 3 days	` '	None of these
(xii)				nday, being	public holid	lay. Whether s	such promissory note
		emed to be due		(b) T1-		adina kusia	a day
	1 1	ext preceding boot of these	usiness day	(b) The	e next succe	eding busines	s uay
(xiii)	` '	of these r become a pay	vee of a negoti	iahle instrun	nent?		
(XIII)	(a) Yes	i decome a pay	(b) No	iadie ilistiuli		Not himself h	ut his guardian
(xiv)	` '	nce Policy can	` /	in question	` '		ound of inaccurate o
\· <i>)</i>		erial statement		-	-	_	
	(a) one ye		two years	-	c) three ye		None of these
(xv)		, ,	•	•	•	• ,	e Act, 1938, shall be
	punishable	with imprisonr	nent upto:				
	(a) five ye		(b) four y		(c)	three years	
	(d) fine or		` '	of these	C T	D 1' 0	
(xvi)		minor can be a	· •			-	NT- C.1
	(a) Yes	(b)	No	(c)	His guardia	ın only (d)	None of these

MERCANTILE LAW Caveat emptor: is a person who institutes preemption suit is seller who discloses defects in the goods being sold (b) is the buyer who is supposed to be aware of the suitability of the goods (c) (d) is owner of an empty cave None of these (e) ovided for driving unincured vehicle is: (xviii) (b) (c) (d) fine upto Rs. 10000/- only

Pena	arty provided for driving uninsured venicle is:
(a)	imprisonment upto 5 years and fine upto Rs. 1000/- or both
(h)	imprisonment upto 1 year and fine upto Ps. 100/ or both

- imprisonment upto 1 year and fine upto Rs. 100/- or both
- Imprisonment upto 3 months or fine upto Rs. 500/- or with both
- (e) None of these
- Can a compoundable criminal case be referred to arbitration? (xix)
 - (a) Yes (b) No (c) None of these as only civil matters can be referred to
- Within how much period, the arbitrators are legally required to make their award after entering on (xx)the reference?
 - one month (a)
- (b) two months
- three months

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- (d) four months
- (e) None of these

PART - II

NOTE:	 (i) PART-II is to be attempted on the 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.
Q.2. (a) (b)	All contracts are agreements but all agreements are not contracts. Please justify. (10) Give five examples of such agreements which are declared to be void under the contract Act, 1872. (10)
Q.3. (a) (b)	When will consent of a party to a contract be deemed to have been caused by coercion? (10) Whether threat to commit suicide by husband will amount to coercion against wife in a contract between them? Comment. (10)
Q.4. (a)	A and B contract to marry each other. Before the time fixed for the marriage, A goes mad. What

- Vhat type of contract it becomes? (10)
 - (b) Can A, who is pleader, recover fee from his client B, when there was no express agreement as to the remuneration for the services rendered? Justify your reply. **(5)**
 - A, gratuitously saves B's property from fire. Is A entitled to any compensation for it from (ii) **B**? **(5)**
- Jewellery was pledged with a money lender as security for a loan. The lender gave it to his wife **Q.5.** (a) for putting it on a marriage. While returning from the ceremony, she was attacked by decoits and robbed of it. Was the money lender liable for making good the loss to the loanee after such incident? Comment. (10)
 - What are the rights of the Pawnee in respect of the thing pledged? (10)
- Q.6. What statutory restrictions are imposed on the alteration of articles of association of a company? (20)
- What remedies are available to a buyer when the seller delivers him goods less and/or more than **Q.7.** (a) the quantity contacted?
 - A purchased a pole for his carriage from B. While A was driving the pole due to a latent defect, (b) broke and the horses got frightened and injured. Is any remedy available to A in such a case? Comment.
- In what cases, a party to the arbitration agreement may appoint his own appointed arbitrator to **Q.8.** (a) act as sole arbitrator in the reference? (10)(10)
 - (b) Define the following:

(i)

Drawee

(ii) Payee (iii) Accommodation Bills

(iv) Blank instrument

(v) Cross cheque
