

## FEDERAL PUBLIC SERVICE COMMISSION COMPETITIVE EXAMINATION - 2017 FOR RECRUITMENT TO POSTS IN BS-17 UNDER THE FEDERAL GOVERNMENT

Roll Number

## MUSLIM LAW & JURISPRUDENCE

TIME ALLOWED: THREE HOURS PART-I (MCQS) MAXIMUM MARKS = 20**PART-I(MCOS): MAXIMUM 30 MINUTES PART-II** MAXIMUM MARKS = 80NOTE: (i) **Part-II** is to be attempted on the separate **Answer Book.** Attempt ONLY FOUR questions from PART-II. ALL questions carry EQUAL marks. (iii) All the parts (if any) of each Question must be attempted at one place instead of at different places. (iv) Candidate must write Q. No. in the Answer Book in accordance with Q. No. in the Q.Paper. (v) No Page/Space be left blank between the answers. All the blank pages of Answer Book must be crossed. (vi) Extra attempt of any question or any part of the attempted question will not be considered. **PART-II** Give your peer analysis about the approaches of Al-Ghaz 1 and Al-Sh ib on the (20)Q. No. 2. doctrine of maq id al-Shar ah. Explore the primary and secondary purposes of this doctrine and discuss whether maq id al-Shar ah are definite in number as determined by the earlier jurists or they may be increased. Muslim jurists classified offences on the basis of right. Why was there need of this Q. No. 3. (20)classification? What important consequences flow from it and what will be the result if this classification is changed? Q. No. 4. Define Aqd' according to Muslim jurists. Which are the circumstances that affect the (20)legal capacity of the parties to execute a contract under Islamic Shar ah? Q. No. 5. Discuss critically the admissibility of inserting stipulations in a marriage contract by (20)the parties. Your answer should be based on the debates of classical Muslim jurists and modern scholars. Your own opinion is also required. Q. No. 6. Im m Sh fi studied deeply the principles of anaf school of law. He disagreed with (20)some views of anaf jurists and established his own independent school. What were his differences with anaf s and what did he contribute in modification of Islamic law and jurisprudence? The four Sunni canonical schools hold Ijm to be a valid source of law. But it is said Q. No. 7. (20)that "there is no workable machinery for the selection of qualified jurists to take part in and for establishing their deliberations in an authoritative form". Discuss and give arguments for and against this opinion. (5 marks each) Write notes on the following topics: Q. No. 8. (20)(A) Analysis of the terminology U lal-fiqh (B) Status of mutawatir tradition al q raj and its rules (C) (D) Section 4 of Muslim Family Law Ordinance 1961

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