Guidelines for GRE Type Admission Test to PhD Law-Spring 2021

Note: The Paper will be of 100 marks and will comprise of multiple choice questions (MCQ’s). Candidates are expected to know statutory law as well as its interpretation by the Superior Courts in Pakistan. However, in Islamic law as well as International law, case law will not be focused. Following areas of law will be focused.

<table>
<thead>
<tr>
<th>Sr. #</th>
<th>Area of Law</th>
<th>Marks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Constitutional Law and Constitutional History of Pakistan along with Important Constitutional Cases</td>
<td>20</td>
</tr>
<tr>
<td>2.</td>
<td>Jurisprudence &amp; Legal Theory</td>
<td>15</td>
</tr>
<tr>
<td>3.</td>
<td>Commercial Law</td>
<td>10</td>
</tr>
<tr>
<td>4.</td>
<td>Criminal Law</td>
<td>10</td>
</tr>
<tr>
<td>5.</td>
<td>Islamic Law (Sources &amp; Methods)</td>
<td>10</td>
</tr>
<tr>
<td>6.</td>
<td>Muslim Personal Law</td>
<td>10</td>
</tr>
<tr>
<td>7.</td>
<td>International Law</td>
<td>10</td>
</tr>
<tr>
<td>8.</td>
<td>Research Methodology</td>
<td>10</td>
</tr>
<tr>
<td>9.</td>
<td>Interpretation of Statutes</td>
<td>05</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>100</strong></td>
</tr>
</tbody>
</table>

Sample Questions:

1. The Supreme Court in ………………………………….. declared the Proclamation of Emergency of 3\(^{rd}\) November, 2007, the Provisional Constitution Order, 2007, Provisional Constitution (Amendment) Order, 2007, the Oath of Office (Judges) Order, 2007, and the President’s Order No. 5 of 2007, to be unconstitutional, illegal and void \textit{ab initio}, as a result whereof Article 270AAA stood deleted from the Constitution.
   a. \textit{Tikka Iqbal Muhammad Khan v. General Pervez Musharraf}, PLD 2008 SC 178
   b. \textit{Dr. Mubashir Hassan v. The Federation of Pakistan}, PLD 2010 SC 265
   c. \textit{Sindh High Court Bar Association v. Federation of Pakistan}, PLD 2009 SC 879

2. A principle is a standard that is to be observed because it is a requirement of justice or fairness or some other dimension of morality. This definition of legal principle is given by:
   a. \textit{Ronald Dworkin}. 
c. John Austin.

3. The theory that contract law protects the promisee, is the:
   a. Will theory of contracts.
   b. **The reliance theory of contracts.**
   c. The fairness theory of contracts.

4. The aim of *Nulla Poena Sine Lege* (The principle of legality) is:
   a. To prohibit *ex post facto* laws.
   b. To exclude any penalty without written and well defined law.
   c. **Both a & b**

5. *Ahliyat al-wujub* is known as:
   a. **Legal capacity for acquisition of rights.**
   b. Legal capacity for execution or performance of duties.
   c. Both a & b

   a. False
   b. **True**
   c. Partially True

7. Individuals, corporations, parts of a federal state, NGOs, UN organs and self-determination groups are:
   a. Excluded from direct participation in cases.
   b. **Excluded from direct participation in cases, however, the Court may receive information from public international organizations.**
   c. Not excluded from participation in cases because even individuals and corporations are subjects of international law.

***************