به نام خدا



به کوشش: استاد سید حسن موسوی هاشمی

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)- '' conditional'' means:

a)term

b) condition c) total

d)to be subject to a condition

Y-"will" means:

a)assent

. .

b)<u>intention</u>

c)consent

d)contractual

موسیہ حقوقی اوای عدالت سروش

برگ ۱ از ۲۴

~-"term" means:

. .

a) <i>condition</i>	b) prima facie	c)totally	d)on purpose
f-"intention" m	eans:		
a) decision	b)objective	c) <u>purpose</u>	d)binding
۵-''apparent'' m	eans:		
a)subsequent	b) proceeding	c) not seen	d) <u>clearly seen</u>
۶ -''offeror'' me a a)offeree	nns: b) the <u>person who of</u>j	f <u>ers</u> c)acceptor	d)inviter
Y-''bound'' mea			
a <u>)forced to do st</u>		c)opened	d)free
∧-''solicitor'' m	eans:		
a)expert	b)medical advisor	c) <u>lawyer</u>	d)teacher
۹-''contrary'' m	eans:		
a)agreed	b)the same	c)not different	d) <u>opposite</u>

موسبه حقوقي آواي عدالت سروش

برگ ۲ از ۲۴

\--'' to settle'' means:

. .

a) <i>put an en</i>	d to a dispute	b)to pic	ck up c)to	o fit d)to sit		
۱۱-''liability''means:						
a)escape	0)1032	onsible	c)accountab	ole d) <u>responsibility</u>		
۱۲-"offeree"	means:					
a)offeror	b)tenderer	c)acceptor	d)the <i>person</i>	to whom the offer is made		
۱۳-''judicial	" means:					
a)justice	b) <u>by a</u>	a law court	c)judge	d)judgment		
۱۴-''proof'' ۱	means:					
a) improvem	ient	b) <u>inform</u>	nation which sh	ow sth is true		
c)disprove		d)burder	1			
۱۵-''criteria'	' means:					
a) judgment	b)o	court	c) <u>test</u>	d)agreement		
۱۶-''individual'' means:						
a <u>)for one per</u>	b)for	r a group	c)to the public	c at large d)all of them		

موسبه حقوقی آوای عدالت سروش

برگ ۳ از ۲۴

\V-"to tender" n	neans:		
a) to accept	b)to reject	c) to refuse	d) <u>to offer</u>
۱۸-''dispute'' me	eans:		
a) claim	b) <u>disagreement</u>	c)agreement	d)settlement
۱۹-''arbitrator''	means:		
a) judge		b)conv	riction
c) <u>the person cho</u>	osen as a judge to settle d	<u>a dispute</u> d)refer	ee
Y''treat'' mear	ns:		
a)dealer	b)invitation	c)agreement	d) <u>bargain</u>
۲۱-"to sign" mea	ans:		
a)to accept	b)to agree	c) <u>to put a signature</u>	d)document
YY-''conclusive''	means:		
a)indefinite	b) <i>proving by no doul</i>	nt c)conditional	d)all of them
۲۳-''assent'' mea	ans:		
a) <u>consent</u>	b) intention	c)duress	d)mistake
	عدالت سيروش	موسیہ حقوقی اوای ،	برگ ۴ از ۲۴

c)clearly d)all of them a) not directly b)at first sight ۲۵-''customer'' means: d)<u>buyer</u> a)retailer b) seller c)settler **Y9-"retailer" means:** a) buyer b)customer c)seller d)acceptor **YY-''to display '' means:** b)to place c)to die d)to dispatch a)*to show* ۲۸-"tender" means: a) offer b)formal offer to do sth at a stated <u>price</u> c)informal offer d)auction **Y9-''to submit'' means:** a) to take b) to fetch c)to leave d)*to give T***··**"shareholder" means: c)the owner of a share a) subscriber b)director d)partner.

YF-"prima facie" means:

برگ ۵از ۲۴

موسبه حقوقي آواي عدالت سروش

W1-a legal system prevailing in continental European states based on Roman law is called.....

b-statute law	<u>c- civil law</u>	d-internal law
de by the offeree ind	licating assent to an o	offer is an
b-bargain	<u>c-acceptance</u>	d-offeror
ll and generally acce	pted way behaving o	r doing things.
b-practice	c-tradition	<u>d-custom</u>
nent signed by the pr b-precedent	resident is a c-custom	<u>d-statute</u>
on regarded as a rule	e to be followed in Si	milar circumstances later
<u>b-precedent</u>	c-judgment	d-custom
ation made to a cour	t is called	
b-defendant	c-plaintiff	d-judge
unt of money given t	o compensate.	
active عدالت سرور	میسه حقوقی اوای	<u>a-</u> ک ۶از ۲۴ ۲۴
	de by the offeree ind b-bargain b-bargain al and generally accept b-practice b-precedent b-precedent on regarded as a rule <u>b-precedent</u> ation made to a cour b-defendant	al and generally accepted way behaving o b-practice c-tradition b-practice c-tradition ent signed by the president is a b-precedent c-custom on regarded as a rule to be followed in Si <u>b-precedent</u> c-judgment ation made to a court is called

برگ ۶ از ۲۴

۳۸- Law governing relations of nations with another is called							
a- municipal law	<u>b-international law</u>	c-internal law	d-national law				
۳۹-to obtain ownership of something by paying money for it s called							
a-sale	b-consideration	c-sell	d- <u>buy</u>				
۶۰-To do or carry	out the contract by pa	rties is called					
a-undertake	b-promise	c-arrangement	<u>d-perform</u>				
۴۱who is a pe	erson selling goods or o	other property.					
a- <u>vendor</u>	b-buyer	c-purchaser	d-customer				
۴۲-To give up prop	erty for something of v	value is called					
a-buy	<u>b-sell</u>	c-consent	d- confer				
۴۳-in civil cases, theof proof rests upon the plaintiff.							
a-petition	b-right	c-evidence	<u>d-burden</u>				
۴۴-discussion aimed at reaching an agreement called							
<u>a-negotiation</u>	b-rescind	c-claim	d-inducement				

موسبه حقوقي آواي عدالت سروش

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برگ ۷ از ۲۴

۶۵-legally binding is the meaning of						
a-perform	<u>b-valid</u>	c-judgment	d-claim			
۴۶-A relation bet draft	ween two parties of b-burden	contract that is recogn <u>c- privity</u>	ized by law called a- d- consideration			
۴۷-to use someth	ing for the wrong pu	rpose or in the wrong	way is			
a-exceed	b-breach	c-useful	d- <u>misuse</u>			
۴۸-A contract w	vill be concluded by	the acceptance of an	•••			
a-promise	b-rectify	<u>c-offer</u>	d-act			
۴۹is the Ap	oplication of the prin	ciples of justice.				
a- <u>equity</u>	b-justice	c-common	d-tradition			
۵۰-Theof contract means the breaking of or failure the contractual obligation. a - performance <u>b-breach</u> c-conclude d- termination						
۵۱. What is the meaning of consensus ad idem?						
a) An agreement to sell b) idea of an agreement						
c) <u>Meeting of minds</u> d) meeting for agreement						

 ΔY . What are the essential elements of an agreement?

. .

موسیہ حقوقی اوای عدالت سروش

برگ ۸ از ۲۴

a) Existence of subject and consent

b) Offer and acceptance, intention, capacity, consent, consideration, legality of object, possibility of performance.

- c) Offer and acceptance, existence of subject matter.
- d) Offer and acceptance, capacity and consent

۵۳. An express contract is one where the termsby the parties.

a) Are stated orally b) are stated in writing

c) Are implied by conduct <u>d) are stated in words</u>

۵۴. The sources of international law are international conventions, international custom and

a) Judicial

b) General principles of law

c) Teachings of publicists

d) Judicial decisions and general principals of law

۵۵. Opinion juries and state practice are

a) Peripheral b) <u>complementary</u>

c) Unascertainable d) Complimentary

۵۶. The rule <u>stare decisis</u> means

موسبه حقوقي اواي عدالت سروش

برگ ۹ از ۲۴

a) <i>Binding precedent</i> b) non - binding precedent
c) Binding judgment d) non – binding decision
۶۰. The court held the respondent damages.
a) Not guilty for <u>b) liable for</u> c) liable to d) guilty for
۶۱. A hearing held <u>in camera</u> is a
a) Public hearing <u>b) private hearing</u>
c) Which is recorded d) which is reported by the press
۶۲. Separation of powers means that different branches of state are
a) Interdependent <u>b) independent</u> c) dependent d) interlocked
۶۳. <u>Lex fori</u> means the law of
۶۳. <u>Lex fori</u> means the law of <u>a) The place of the court</u> b) the domicile of the plaintiff
a) <i>The place of the court</i> b) the domicile of the plaintiff
a) <i>The place of the court</i> b) the domicile of the plaintiff
a) The place of the courtb) the domicile of the plaintiffc) The choice of the partiesd) the personal statues
a) The place of the courtb) the domicile of the plaintiffc) The choice of the partiesd) the personal statues۶۴. A person who lodges an appeal is called
a) The place of the courtb) the domicile of the plaintiffc) The choice of the partiesd) the personal statues۶۴. A person who lodges an appeal is called

موسبه حقوقي آواي عدالت سروش

برگ ۱۰ از ۲۴

b) Can be cancelled by each of the parties to the contract at any time he/she likes.

c) Only one of the contracting parties has right of revocation.

d) is based on a condition precedent.

99. acontract is an obligation not created by, but similar to that created by contract, and is independent of the consent of the person bound.

b) unilateral <u>a) Quasi</u> c) credit d) bilateral

*9***Y.** A contract by parol

a) Is not valid b) is unenforceable

c) Is an unwritten contract d) is voidable

۶۸. The ratio decidendi of case are

a) Evidence presented by parties

b) General comments of a deciding judge

c) Reasons given by a judge for his decision

d) Statements made by a witness

.۶۹. Mitigation یعنی چه ؟

ب) تخفیف در بهاء *الف) پایین آوردن میزان خسارت*

ج) سبک کردن مسئولیت د) ملاقات با طرف دعوی

موسیہ حقوقی اوای عدالت سروش

برگ ۱۱ از ۲۴

Y. In a valid contract offer and acceptance are

a) Mutually exclusive <u>b) complementary of one another</u>

c) Substitute of one another d) none of them

- **Y1. Specialty contracts are**
- a) Contracts in writing b) *contracts by deed*
- c) Oral contracts d) none of them

VY. A contractual term inferred from the conduct of the parties is

a) <u>An implied term</u>	b) express term
c) a simple term	d) a written term

۷۳. Tort is a

a) Petty crime b) malicious breach of contract

c) <u>Civil wrong</u> d) semi – crime

VF. A treaty is an agreement between

a) Private entities

b) states

c) individuals

d) corporations

موسبه حقوقي اواي عدالت سروش

برگ ۱۲ از ۲۴

۲۵. A person who died without making a will is					
a)intestate	b) wi	thout an heir			
c) Without inheritance d) none of them					
Y9. Statute is enacted by the	e	•••••			
a)executive b <u>) legislati</u>	<u>ure</u>	c) judiciary	d) none of them		
YY. In civil cases the burden of proof in the					
a) prosecution (prosecutor))	b) respondent			

c) <u>Plaintiff</u> d) jury

YA. Release from the obligation of a contract is technically termed

- a) Breach loyalty b) compensation
- c) *Discharge* d) unilateral termination
- **V9.** A term in a contract that is expressed By the parties is an express term.
- a) Orally b) *orally or in writing*
- c) In writing d) none of them.

۸۰. اصطلاح «غصب» به کدامیک از معانی زیر نزدیک است؟

a) Wrongfully depriving another of possession of his land

- b) Wrongfully detention of the goods of another
- c) detinue

d) all of them

موسبه حقوقي اواي عدالت سروش

برگ ۱۳ از ۲۴

۸۱. اصطلاح «سند در وجه کامل» با کدامیک از معانی زیر معادل است؟

a) Negotiable instrument b) a transferable document

c) a document which record an order by one person, addressed to a second , asking him to pay a sum of money to a third.

d) all of them

AT. An invitation to treat means
a) an invitation to sing the contract
b) *an invitation to make offers*

۸۳. وازه ی «باطل» با کدامیک از عبارات زیر معادل است؟

d) an invitation to rescind the contract

a)void	b) invalid	c) destitute of legal effects	<u>d)all of them</u>
--------	------------	-------------------------------	----------------------

۸۴. A contractual provision which is inferred is

a<u>) an implied provision</u>

b) a term which is read in to the contract by operation of the law

c) implied term d) all of them

c) an invitation to cancel to contract

AΔ. When a person is liable for damages caused to another, in a non contractual relationship he has incurred.

a) Strict liability

b) <u>tortuous liability</u>

- c) Vicarious liability
- d) Absolute liability

موسبه حقوقي اواي عدالت سروش

برگ ۱۴ از ۲۴

۸۶. In civil act	ion the burden of	proof rests with	•••••	
a) Plaintiff	b) claimant	c) applicant	d) all of them	
۸۷ A person p	ossessing a negotia	able instrument pa	yable unspecified pay	ee is
a) <u>Bearer</u>	b) holder	c) maker	d) owner	
۸۸. Under inte	ernational law an a	agreement betwee	nia a treaty.	
a) States and i	ndividuals	b) <u>s</u>	tates	

c) States and commercial companies d) none of them

۸۹. Lien means:

a) An order or decree by which a party to an action is required to do refrain from doing a particular thing.

b) The means by which the violation of a right is prevented, redressed or compensated

c) The right of purchasing property or in preference to other persons.

d) The right to hold property belonging to another as security for performance of an obligation.

A.In contracts , breach of warranty by one party to the contract leads:

a) To a right of repudiation for other party

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برگ ۱۵ از ۲۴

b) Only to a right to damage for the other party.

c) To both of repudiation and a right of damages.

d) to no right the other party.

41. Proper law of a contract is

a) The system of law to be applied by the court settles the case before it.

b) The law of the country in which the contract was made.

c) The law of the country in which the contract is to be performed.

d) The law of the country by its currency the payment is made.

٩7. The law which is concerned with the work of official agencies in providing services and regulating the citizen's activities is called:

c) Constitutional law d) *administrative law*

۹۳. A constitution may be

a) <u>Both b and C</u> b) written c) unwritten d) neither a nor b

AF. The law setting out the framework and the principal functions of the organs of government within the state, and which declares the principles by which those organs must operate is called:

a) Civil law

b) constitutional law

- c) <u>Administrative law</u>
- d) private international law

موسیہ حقوقی اوای عدالت سروش

برگ ۱۶ از ۲۴

۹۵. Trading narcotics means					
<u>a) Drug trafficking</u> b) illegal trading of		al trading of medicine			
c) Producing any illegal drugs		d) unlawful importing medicine			
۹۶are primarily engaged in advocating parties in courts.					
a) Advisory	<u>b) barristers</u>	c) councilors	d) magistrates		
۹ Y. Procuring release of a person charged with an offence while awaiting trail is called					
••••					
a) Warrant	b) surety	c) discharge	<u>d) bail</u>		

A. The defense ofcan be used if the defendant is threatened with serious violence.

a) Duress b) acception c) intoxication u) voluntarin	a) <i>Duress</i>	b) deception	c) intoxication	d) voluntarines
--	------------------	--------------	-----------------	-----------------

A. The important thing about an agreement being enforceable at law is that injured party will be able to take advantage of the armory of weapons provided by the law to securefor him.

a) Restitution <u>b) redress</u> c) damages d) payment

٩٩. Expression quantum meruit means

. . .

a) as much as it was worth **b**) as action to claim the value of goods

c) as much as he has deserved d) as much as he gains

موسبه حقوقی اوای عدالت سروش

برگ ۱۷ از ۲۴

1... In England, where a person considers he has a civil claim against another, he will normally consult his

a) Barrister b) lawyer c) advocate d) solicitor

\. Ny consolidation

a) We mean the enactment of a statute incorporating all precious statue law and case on a particular subject.

b) We mean the combination of all statutes relating to a give matter.

c) We mean a statute that sets out the whole of the existing law (i.e .both law and case law) on a particular subject.

d) We mean the enactment of a statute incorporating all precious case law on a give matter.

1.7. International convention is another name for

a) International contracts <u>b) treaties</u>

c) International transaction d) agreements

1...... may be defined as the law which determines the organization, power and duties of executive authorities.

a) Constitutional law b) criminal law

c) Public law d) *administrative law*

1.F. Observance means

a) The act of looking and observing

b) a short look at something

c) behaving according to a law

. .

d) using a particular law

موسیہ حقوقی اوای عدالت سروش

برگ ۱۸ از ۲۴

۱۰۵. A writ is

a) Any written document

b) any written law

c<u>) An order issued a court</u>

d) a conviction by a court

1.9. To enforce a law means

a) to force someone to accept it

b<u>) to make it effective</u>

c) to give force or strength to it

d) to use force to get someone to do something

\. Y. A code is

a) an article of law passed by the parliament

b)a complete formulation of a body of law

c) an act of law

d) a rule of judge- made law

1.A. A contract that has been carried out by both parties, said to have been

a) Execute

b) perform

c) execution

d) executed

. . . .

موسیہ حقوقی اوای عدالت سروش

برگ ۱۹ از ۲۴

۱۰۹. A petition is

a) A breach proved according to a legal procedure

b) A theory submitted to a judge or a jury

c) An application for a legal remedy

d) A comment written to support a claim

11. When a person breaks a contract, the person who is damaged may sue for the breach. When the harm caused by the breach is insubstantial, the damage is said to be

a) Recovery b) remedial <u>c) nominal</u> d) compensatory

111. The expression <u>vicarious liability</u> means:

a) The liability which a may have when he commits a wrong

b) <u>The liability which falls on one person as a result of an action of another</u>.

- c) The liability which a may have when he breaks a contract.
- d) A contingent liability which is a future unascertained obligation.

۱۱۲ معادل انگلیسی لغات «تدلیس، اشتباه، اجبار» به ترتیب عبارتند از:

- a) Misrepresentation mistake- undue influence
- b) Representation duress- mistake
- c) Misrepresentation mistake- duress
- d) Representation mistake- duress

. .

موسبه حقوقي آواي عدالت سروش

1)". The defense ofcan be used only if the accused committed the offense against his will and under such compulsion as deprived him of choice.

a) Necessity	b) insanity	<u>c) duress</u>	d) intoxication
			۱۱۴- کدام گزینه به معنی «الحاق» است؟
a) Ratification	b) Accession	c) Acceptance	d) Approval

119. A teenage boy is for stealing six cars form the car park and he will arrested soon.

a)disappointing b) responsible

NV. A unilateral contract is:

c) Suitable

a) a contract in which each party will give and receive a promise.

d) surprised

b) A contract which can be revoked by one of the parties to it.

c) A contract made under duress.

d) A contract in which only one party will give a promise and the other just accepts the promise.

11A.A contractual clause enabling one party to avoid liability that he would otherwise carry is called:

- a) Limitation b) paramount clause
- d) choice of law clause c) *Exclusion*

برگ ۲۱ از ۲۴

موسبه حقوقي اواي عدالت سروش

. .

119. A contractual clause by which the proper law of the contract is determined is called:

a)*choice of law clause* b) exclusion

c) Choice of court clause d) exemption clause

۱۲۰. معادل انگلیسی «بطلان، نقض، فسخ» به ترتیب عبارتند از:

b) repudiation – performance – breach <u>rescission-breach – repudiation</u> (a

c) Breach – rescission – repudiation d) fulfillment – breach – repudiation

171. The English theft act of 1988 defienes property as money all property, real or personal in this definition real property means:

a) Actual property <u>b) immovable property</u>

c) Movable property d) actual goods

. . . .

NYY When an offer is withdrawn by an offeror one can say that offer has been

a) Rejected <u>b) revoked</u> c) innovated d) capitulated

NTW. An evidence of a fact which the court must take as proof of such fact unless disproved by further evidence is called...... evidence.

a) Conclusive b) direct c) hearsay <u>d) prime – facie</u>

۱۲۵.In order to set up awe have to draw up articles of association.

موسبه حقوقي آواي عدالت سروش

برگ ۲۲ از ۲۴

a) Partnership <u>b) company</u> c) shop d) exhibition

179. The primary meaning of the rule of law is that everything must be done according to:

a) Law	b) criminal law
--------	-----------------

c) Administrative law d) constitutional law

NYV. Bill means

a) Any of various written instruments

b) a written account of money owed

c) a draft of a proposed act which must normally be passed by parliament

d) an account of costs

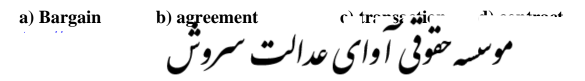
NTA. A contract in which only one party give promise and the other party, giving to promise, just accepts the promise is technically called

a) Bilateral contract
b) *unilateral contract*c) Synallagmatic contract
d) quasi contract

NY9. Mere combination of a clear and definite offer and an unconditional acceptance will make a/an

a) Contract b) agreement c) transaction d) bargain

17. Which of the following can br regarded as exchange of promises?



برگ ۲۳ از ۲۴

۱۳۱ .در جمله فوق واژه های hire purchase, balance به ترتیب به چه معانی به کار برده شده اند؟

NTY. The proper law of an international contract is

a) The law of the country in which the contract is negotiated

b) The law of the country in which the contract is breached

c) The system of law chosen by the parties to the contract

d) The system of law applied by the court to settle the case before it.

۱۳۳.واژه ی اقاله به کدامیک از معانی زیر نزدیک است؟

a)rescission b) novation c) option <u>d) unilateral termination</u>

موسیہ حقوقی اوای عدالت سروش