

سری سوال: یک ۱

زمان آزمون (دقیقه): تستی: ۷۰ تشریحی: ۰

تعداد سوالات: تستی: ۳۰ تشریحی: ۰

عنوان درس: متون حقوقی ۱، متون حقوقی ۱ به زبان خارجه

رشته تحصیلی/کد درس: حقوق ۱۲۱۲۱۷۷ - فقه و حقوق خصوصی ۱۲۲۰۷۲۹

1-A misrepresentation is only operative where it ..... the misrepresentee to enter in to the contract:

1. induces                      2. applies                      3. reliance                      4. statement

2-Terms whose status or importance is unclear and that can only be decided in light of the consequences of the term being breached:

1. warranties                      2. innominate terms  
3. conditions                      4. capacity

3-Most contracts are ..... by each party performing his obligations:

1. discharged                      2. void                      3. impossible                      4. bilateral

4-This is where the parties have provided for compensation in the contract itself by specifying the amount to be paid or formula for working it out:

1. damage                      2. liquidated damages  
3. unliquidated damages                      4. specific performance

5-To be effective, the exclusion clause must have been properly ..... in to the contract:

1. incorporated                      2. restitution                      3. construction                      4. interpretation

6-it is presumed that an ..... is not intended to defeat the main purpose of contract by excluding liability for failing to fulfil that purpose:

1. injunction                      2. condition                      3. exclusion clause                      4. destroy

7-Any term which is deemed to be unfair will not be ..... on the consumer:

1. disability                      2. dealing                      3. discharge                      4. binding

8-the manufacturer, the person who has abstracted the product, or the person who has applied an industrial process to it.

1. the producer                      2. consumer                      3. seller                      4. bargainer

9-A promise to keep the offer open for a certain period is not binding unless supported by .....

1. consideration                      2. acceptance  
3. offeree                      4. invitations to treat

10-For ..... to be effective, it must be communicated to offeree:

1. rejection                      2. exception                      3. capacity                      4. drunkard

سری سوال: یک ۱

زمان آزمون (دقیقه): تستی: ۷۰ تشریحی: ۰

تعداد سوالات: تستی: ۳۰ تشریحی: ۰

عنوان درس: متون حقوقی ۱، متون حقوقی ۱ به زبان خارجه

رشته تحصیلی/کد درس: حقوق ۱۲۱۲۱۷۷ - فقه و حقوق خصوصی ۱۲۲۰۷۲۹

11-The ..... is the one significant exception to this general rule regarding communication of acceptance:

- |               |                         |
|---------------|-------------------------|
| 1. revocation | 2. postal rule          |
| 3. rejection  | 4. invitations to treat |

12-Rejection by the offeree immediately ..... the offer:

- |            |              |              |               |
|------------|--------------|--------------|---------------|
| 1. delayed | 2. effective | 3. indicates | 4. terminates |
|------------|--------------|--------------|---------------|

13-Sufficient means something of ....., however small or trivial:

- |          |             |              |          |
|----------|-------------|--------------|----------|
| 1. value | 2. adequate | 3. detriment | 4. vague |
|----------|-------------|--------------|----------|

14-in such circumstances, the ..... may be able to rely on the equitable doctrine of promissory estoppel:

- |            |           |             |            |
|------------|-----------|-------------|------------|
| 1. offeror | 2. debtor | 3. creditor | 4. offeree |
|------------|-----------|-------------|------------|

15-..... arises where one party has made a conditional offer:

- |                        |                          |
|------------------------|--------------------------|
| 1. unilateral contract | 2. bargain obligation    |
| 3. bilateral relations | 4. contractual intention |

16-The parties must have the ..... to enter in to contractual relations:

- |                   |                        |
|-------------------|------------------------|
| 1. pressure       | 2. uncertainty         |
| 3. legal capacity | 4. promissory estoppel |

17-Drunkards are given the same protection and are in the same position as .....

- |                        |                           |
|------------------------|---------------------------|
| 1. mentally disordered | 2. voluntary intoxication |
| 3. minors              | 4. adults                 |

18-Most contracts are ..... contracts, meaning that there are no formal requirements to be met in creating one:

- |               |           |              |           |
|---------------|-----------|--------------|-----------|
| 1. unilateral | 2. simple | 3. difficult | 4. formal |
|---------------|-----------|--------------|-----------|

19-Where the contract is voidable, the party wishing to avoid it can apply for the equitable remedy of .....

- |               |                      |
|---------------|----------------------|
| 1. rescission | 2. misrepresentation |
| 3. affirm     | 4. discretionary     |

20-Where a person has been ..... to enter in to a contract, it will be voidable:

- |             |                |                |              |
|-------------|----------------|----------------|--------------|
| 1. intended | 2. pressurised | 3. restitution | 4. requested |
|-------------|----------------|----------------|--------------|

سری سوال: یک ۱

زمان آزمون (دقیقه): تستی: ۷۰ تشریحی: ۰

تعداد سوالات: تستی: ۳۰ تشریحی: ۰

عنوان درس: متون حقوقی ۱، متون حقوقی ۱ به زبان خارجه

رشته تحصیلی/کد درس: حقوق ۱۲۱۲۱۷۷ - فقه و حقوق خصوصی ۱۲۲۰۷۲۹

21-The common law notion of ..... only applied where the pressure took the form of physical violence to the person or the threat of such violence:

1. duress                      2. undue influence                      3. illegality                      4. mistake

22-A contract is ..... if it is illegal either in its objective or manner of performance:

1. misrepresentation                      2. enforceable  
3. void                      4. valid

23-Where the representor believes the statement to be true but that belief is unreasonable:

1. fraudulend                      2. negligent                      3. innocent                      4. owners

24-Generally, contract liability ..... - it is not necessary to show that the party in breach was at fault in their failure to perform:

1. is not strict                      2. is strict  
3. is based on presumed fault                      4. is based on fault

25-What is the meaning of mistake?

1. اجبار                      2. اشتباه                      3. اکراه                      4. فریب

۲۶- معادل فارسی واژه "Void" کدام است؟

۱. صحیح                      ۲. باطل                      ۳. قابل ابطال                      ۴. ایقاع

۲۷- معادل فارسی عبارت "hire of goods" کدام است؟

۱. اتلاف کالا                      ۲. اجاره کالا                      ۳. نقص کالا                      ۴. خرید کالا

۲۸- معادل فارسی واژه "acceptance" کدام است؟

۱. ایجاب                      ۲. قبول                      ۳. توافق                      ۴. قرارداد

۲۹- معادل انگلیسی واژه "تقض واقعی" کدام است؟

۱. breach of condition                      ۲. breach of warranty  
۳. breach of an innominate term                      ۴. actual breach

۳۰- معادل انگلیسی واژه "اجرا" کدام است؟

۱. performance                      ۲. prevention                      ۳. deem                      ۴. correspond