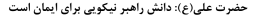
## www.PnuNews.com





سرى سوال: يك ١ تعداد سوالات: تستى: ٣٠ تشريحي: ٠ زمان آزمون (دقیقه): تستی: ۶۰ تشریحی: ۰ عنــوان درس: متون حقوقي ابه زبان خارجه www.PnuNews.com رشته تحصیلی/کد درس: حقوق ۱۲۱۲۱۷۷ www.PnuNews.net 1-"bargain" means in Persian: قانون 3. معامله 2. رياضت 4. رفتار 1. 2-"consideration" means in Persian: عوض 4. قرارداد 1. 3-"contractual intention" means in Persian: توجه ممكن 2. رابطه کاری 4. قصد قرار دادی نیت همکاری .3 4-"pre-contractual position" means in Persian: پیش شرط قرار داد <sup>2.</sup> **1.** وضعیت در حال کار پیش بینی وضعیت قرار داد .4 وضعیت پیش از قرارداد 3. 5-"misrepresentation" means in Persian: اظهارات ناممكن 2. اظهارات بیان شده .1 اظهارات خلاف واقع 4. اظهارات بیان شده تکراری 3. ۶− معادل انگلیسی واژه" اکراه " کدام است؟ failure . Y duress . T treatment 1 contract . \* ٧- معادل انگلیسی واژه " عوامل فاسد کننده " کدام است؟ vitiating factors 1 normative elements . 7 defective factors . \* vitiating matters .\* ٨- معادل انگليسي واژه" نظم عمومي " كدام است؟ local policy . 7 public treatment 1 public policy . \* legal notion . " ٩- معادل انگلیسی واژه " شرط مهم و اصلی " کدام است؟ condition . 7 term . \* composition . " conduct .1 ١٠- معادل انگليسي واژه" عدم امكان اجرا " كدام است؟ confiscation . 7 regulation . \* frustration . \* damages .1

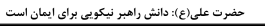
## www.PnuNews.com

حضرت على(ع): دانش راهبر نيكويي براي ايمان است



<b>سری سوال :</b> ۱ یک	زمان آزمون (دقيقه): تستى: 60 تشريحي: 0		تعداد سوالات: تستى : 30 تشريحي : 0		
www.PnuNews.com www.PnuNews.net		<i>ج</i> ه	عنـــوان درس: متون حقوقی ۱به زبان خار، رشته تحصیلی/کد درس: حقوق ۱۲۱۲۱۷۷		
11-" compensation " means:					
1. remedy	<sup>2.</sup> rejection	<sup>3.</sup> ratify	<sup>4.</sup> ommission		
12-" damage " means:					
1. control	<sup>2.</sup> draft	<sup>3.</sup> loss	<sup>4.</sup> promotion		
13-"to terminate " means:					
1. to effect	<sup>2.</sup> to retard	<sup>3.</sup> to buy	<sup>4.</sup> to expire		
14-" to apply " means:					
<sup>1.</sup> to confine	<sup>2.</sup> to fulfill	<sup>3.</sup> to fill	<sup>4.</sup> to reset		
15-" rejection " means:					
<sup>1.</sup> remaind	<sup>2.</sup> importance	<sup>3.</sup> reward	<sup>4.</sup> refusal		
16-Offer and acceptance are characteristics of					
<sup>1.</sup> statute	<sup>2.</sup> agreement	<sup>3.</sup> capacity	<sup>4.</sup> bargain		
17-A contract is an enforceable at law.					
<sup>1.</sup> application	<sup>2.</sup> intention	<sup>3.</sup> agreement	<sup>4.</sup> notice		
18- Display of goods for sale is one common forms of					
1. revocation		<sup>2.</sup> invitation to	treat		
<sup>3.</sup> specific		<sup>4.</sup> offer			
19by the offeree immediately terminates the offer.					
<sup>1.</sup> rejection	<sup>2.</sup> death	<sup>3.</sup> acceptance	<sup>4.</sup> failure		
20-The general rule is that acceptance must exactly match the of the offer.					
1. intention		<sup>2.</sup> terms			
<sup>3.</sup> invitation		<sup>4.</sup> communicati	ons		
21-The parties must have the legalto enter into contractual relations.					
<sup>1.</sup> attention	<sup>2.</sup> acceptance	<sup>3.</sup> capacity	<sup>4.</sup> terms		
22-Where a contract isthe general rule is that the parties must be returned to their pre-contractual positions.					
1. void	<sup>2.</sup> possible	<sup>3.</sup> valid	<sup>4.</sup> voidable		







<b>سری سوال:</b> یک ۱	زمان آزمون (دقيقه) : تستى : 60 تشريحي : 0		<b>عداد سوالات: تستى : 30٪ تشريحى : 0</b>	
www.PnuNews.com www.PnuNews.net			<b>عنـــوان درس:</b> متون حقوقی 1به زبان خارجه رِ <b>شته تحصیلی/کد درس:</b> حقوق12171۷	
23-Most contracts are met in creating one.	contract ,mea	ning that there are n	o formal requirement to be	
1. important	<sup>2.</sup> simple	<sup>3.</sup> valid	<sup>4.</sup> different	
24-Where the represento or being reckless as to			false , believing it to be false	
1. innocent	<sup>2.</sup> rescission	<sup>3.</sup> decision	<sup>4.</sup> fraudulent	
25-Death of thete	rminates the offer.			
1. offeror	<sup>2.</sup> personal represent		presentative	
<sup>3.</sup> offeree		<sup>4.</sup> party		
26-A contract is	if it is illegal eithe	er in its objective or r	manner of performance.	
1. fraud	<sup>2.</sup> fiduciary	<sup>3.</sup> void	<sup>4.</sup> valid	
27-The result of "mistake	as to the subject m	atter" is a		
<ol> <li>valid contract</li> </ol>		<sup>2.</sup> real agreen	nent	
3. void contract		<sup>4.</sup> precise con	tract	
28-It is the terms of the c	ontract that define.	of the parties to	it.	
1. sources		<sup>2.</sup> the rights 8	duties	
<sup>3.</sup> reluctant		<sup>4.</sup> functions		
29-When without the fau impossible or complet			ce of the contract become	
1. performed	<sup>2.</sup> frustrated	<sup>3.</sup> agreed	<sup>4.</sup> finished	
30-A party fails to perform	m any or all of their	obligations or perfor	rms them improperly, it	
<ol> <li>real performance</li> </ol>		<sup>2.</sup> actual brea	ch	
3. discharged contract	t	<sup>4.</sup> injunction		