KASNEB

CCP PART III SECTION 6

DEBT RECOVERY

THURSDAY: 26 May 2016.			Time Allowed: 3 hours.			
Answ	er ALL	questions. Marks allocated to each question are shown at the end of the question.				
QUES	STION (
(a)	With	reference to debt management, outline four rules governing payment of interest on loan	s. (4 marks)			
(b)	Explain how the following debt management methods could be used as opposed to civil litigation:					
	(i)	Foreclosure.	(2 marks)			
	(ii)	Surrender of securities.	(2 marks)			
	(iii)	Suspended payments.	(2 marks)			
(c)	(iii) Suspended payments. (2 marks) Distinguish between the following terms as used in civil litigation for debt recovery: (i) "Judgement" and "decree". (2 marks) (ii) "Decree holder" and "judgement debtor". (2 marks)					
	(i)	"Judgement" and "decree".	(2 marks)			
	(ii)	"Decree holder" and "judgement debtor".	(2 marks)			
(d)	Highl	Highlight six modes of execution as provided for in the civil procedure and or guidelines in your country. (6 marks)				
		N. Free	(Total: 20 marks)			
_	STION T					
(a)	Pryauka Shahiri and Terry Luseno are partners carrying on business as manufacturers of cosmetics but have failed to pay excise duty for their cosmetic products. Evidence also shows that they are unable to meet any other financial obligations as and when they fall due.					
	Pryauka Shahir is a minor while Terry Luseno has since become insane.					
	Required:					
	(i)	Analyse the legal principles applicable in the above case.	(8 marks)			
	(ii)	Advise the commissioner of customs and excise duty whether he could successfully	sue the partners. (2 marks)			
(b)	(i)	"Service outside the country of summons or notice of summons might be allowed le circumstances".	by the court under certain			
		In reference above statement, assess five such circumstances.	(5 marks)			
	(ii)	Describe the process of service of notice of summons in a foreign country as provicivil laws and procedures.	ded for in your country's (5 marks) (Total: 20 marks)			
QUES (a)	Roy 7	ION THREE Roy Timoi is a disgruntled partner in Timoo Enterprises. He intends to apply to the court for the appointment of a receiver of the partnership property.				
	Summarise five grounds which Roy Timoi might rely on to convince the court to grant him his app		is application. (10 marks)			
(b)	In relation to arbitration, examine the reasons why an arbitration might be considered to be:					
	(i)	Domestic.	(3 marks)			
	(ii)	International.	(3 marks)			
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(c)	An arb	itration agreement might be in the form of an arbitration clause in a contract or in the	he form of a separate	
OUT		the circumstances under which an arbitration agreement could be said to be in writing.	(4 marks) (Total: 20 marks)	
(a)	Jezebel Waudo sued Aaron Kyalo for breach of contract. On the hearing day, Jezebel Waudo got a pleasant surprise when she arrived in court and found that Aaron Kyalo was conspicuously missing. The Judge gave Jezebel at opportunity to proceed with her case, Aaron's absence notwithstanding.			
	Describ appeara	be the procedure Jezebel might follow in presenting evidence to enable her obtain a judence.	dgement in default of (10 marks)	
(b)	(i)	mobility, explain the place of suing as a preliminary consideration before instituting a debt recovery suit.		
	(ii)	In determining the viability of a debt, inability to pay a debt comes into question.	(4 marks)	
		Explain three factors that might indicate that a debtor has no reasonable prospect of be that is not immediately payable.	ing able to pay a debt (6 marks) (Total: 20 marks)	
QUEST	ΓΙΟΝ FI	VE		
(a)	With re insolver	eference to the United Nations Commission on International Trade Law (UNICITR ney	AL) on cross-border	
	Describ	e three purposes of the model law.	(6 marks)	
(b)	Suggest eight ways proposed by the World Bank Principle and Gurdelines for effective insolvency and Cred Rights Systems.			
(c)	With re	ference to emerging trends in bankruptcy, describe three alternatives to bankruptcy.	(6 marks) (Total: 20 marks)	
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