

b. It was a contract agreement between both parties? Explain
a. Is a decision (1) and (2) was correct? Explain

have jurisdiction over him but administration court refuse his appeal.
decision of administration court because he presume the administration court does not
from past graduate Student, a interest and 2% of delay (2) the past graduate appeal the
The administration court give the City of Shbein decision order to collect all money
loan, the Counsel of State Send a case to administration court for deciding a case (1)
percentage for delay, he star working indpendent work but he can not pay back a
City Bank and he promise to pay back by payment every month, with interest and 2 %
Counsel of State, against past graduate student who has take a loan of \$11,000 from

2. In the 6/27/2011 a City of Shbein El Koom file a case by City employee agent to
b. It was a contract agreement between both parties ? Explain
a. Is a decision (1) and (2) was correct? Explain

delay for unite pay for every month related to contract agreement.
decision for the plaintiff to collect the contract agreement 10% and 2% for monthly
return a case to administration court, (2) the administration district court issue
administration jurisdiction court the only one can decide the case. After the civil court
court of Shbein El Koom return a case to a court of administration court because the
file the claim the court denied the claim because of (1) wrong jurisdiction the civil
equipment like printer and computer under governor law of brown money the plaintiff
agreement to give the graduate student money of \$ 10,000 as browed for buying
interest percentage and a cast of the trail, as the plaintiff agent made a contract
because of a breach contract between the both parties and a remedy of delay, the
1. A plaintiff (Agent) file a claim to civil court in Shbein El Koom for decision

Part three: Answer one of two

- c) Both parties decide to abandon the contract d) The contract has been frustrated
- b) One of the parties does not perform without a lawful excuse
- a) One of the parties does not perform

15. A contract is breached when:

- a) All purposes of the contract have failed? b) The main purpose of the contract has failed? c) Prices have changed drastically? d) Performance has become inconvenient?

14. Is a contract frustrated when:

- a) Damages b) Rescission c) Damages and Rescission d) Neither damages nor rescission are available