

VVM'S GOVIND RAMNATH KARE COLLEGE OF LAW
B.A.LL.B. SEMESTER II EXAMINATION OCTOBER 2019

CONTRACT -I

Duration: 3 Hours

Total marks: 75

Instructions: 1) Answer **any EIGHT** from Q. No. 1 to Q. No.12

2) Q. No.13 and 14 are **COMPULSORY**

(8 X 8 =64)

- Q1. What is a contract? Discuss the essentials of a valid contract.
- Q2. Define acceptance. Discuss the essentials of a valid acceptance.
- Q3. What is the meaning of the doctrine, 'Privity of Contract'? Does it admit any exceptions?
- Q4. Discuss the position of a minor in Partnership
- Q5. What is Coercion? Discuss its essentials with the help of case law.
- Q6. What is Undue Influence? When is a contract said to be induced by undue influence?
- Q7. State what considerations and objects are lawful. Discuss any one in detail.
- Q8. "Agreements in restraint of trade are void" discuss the statement in the light of its exceptions.
- Q9. Write an essay on discharge by breach of contract
- Q10. What are quasi contracts? Discuss any two
- Q11. Explain the rule laid down in Hadley v. Baxandale
- Q12. Explain the provisions of the Specific Relief Act,1963 which deal with recovery of specific immovable property

Q13. Write short notes on any **TWO**

(2X3=6)

- a. Quantum Meruit
- b. Standard Form Contracts
- c. Offer and Invitation to Offer

Q14. Write Short notes on any **TWO**

(2X2.5=5)

- a. Government contracts
- b. Mistake
- c. Specific Performance of contract

-----X-----X-----

VVM'S G. R. KARE COLLEGE OF LAW
B.A.LL.B. SEMESTER II EXAMINATION APRIL 2019

CONTRACT -I

Duration: 3 Hours

Total marks: 75

Instructions: 1) Answer **any EIGHT** from Q. No. 1 to Q. No.12

2) Q. No.13 and 14 are **COMPULSORY**

(8x8=64)

1. "All contracts are agreements but all agreements are not contracts". Discuss
2. Define Proposal. Discuss the essentials of proposal.
3. Can a stranger to a contract sue under the Indian Contract Act? Discuss in the light of the doctrine of privity of contract and its exceptions.
4. Discuss the position of a minor under various contractual laws.
5. Enumerate what considerations and objects are lawful. Discuss any one in detail.
6. What is Undue Influence? When is a contract said to be induced by undue influence?
7. Define Coercion. With the help of case law discuss its essentials.
8. Define void agreements. Discuss any two expressly declared to be void under the Indian Contract Act.
9. What are the essentials of a valid tender?
10. What is meant by discharge of contract by breach?
11. "Certain relations resemble those created by contract". In the light of the statement discuss any two kinds of quasi contracts.
12. What is Specific Performance of Contract? Discuss the circumstance in which it is enforceable and not enforceable under the Specific Relief Act, 1963,

13. Write short notes on any **TWO**

(2X3=6)

- a. Government contracts
- b. Revocation of Offer and Acceptance
- c. Misrepresentation

14. Write Short notes on any **TWO**

(2X2.5=5)

- a. Damages
- b. Quantum Meruit
- c. Rescission of contract

CONTRACT – I

DURATION : 3 HOURS

TOTAL MARKS = 75

Instructions: i) Answer **ANY EIGHT** questions from Q. 1 to Q. 12
ii) Q. 13 and Q. 14 are **COMPULSORY**

(8x8 = 64)

- 1) Define Contract. Discuss the essentials of Contract.
 - 2) What is a proposal? Discuss the rules of valid proposal with the help of case law.
 - 3) "An agreement without consideration is void". Discuss the statement in the light of its exceptions.
 - 4) Discuss with case law the nature of minor's agreement.
 - 5) What is undue influence? What are its essentials?
 - 6) 'Mere silence does not amount to fraud'. Discuss the statement and the exceptions to it.
 - 7) What is the effect of a void agreement? Discuss the agreements which have been declared void by the Act.
 - 8) What are the different methods / ways in which a Contract may be discharged?
 - 9) Discuss remoteness of Damages in the light of the case of Hadley V. Baxendale
 - 10) What do you understand by voidable contracts? How are they different from void agreements?
 - 11) Discuss Contingent Contracts.
 - 12) Write an essay on specific performance of Contract.
 - 13) Write short notes on **ANY TWO** **(2 x 2.5 = 5)**
 - a) Standard form Contracts
 - b) Privity of Contract
 - c) Agreement in restraint of trade
 - 14) Write notes on **ANY TWO** **(2 x 3 = 6)**
 - a) Modes of Revocation of Proposal
 - b) Acceptance
 - c) Declaratory Orders/Decree
-

B.A.LL.B SEMESTER-II EXAMINATION, APRIL 2018

CONTRACT – I

DURATION : 3 HOURS

TOTAL MARKS = 75

Instructions: i) Answer **ANY EIGHT** questions from Q. 1 to Q. 12
ii) Q. 13 and Q. 14 are **COMPULSORY**

(8x8 = 64)

- 1) "All contracts are agreements but all agreements are not contracts". Discuss.
 - 2) Define acceptance. What are the essentials of a valid acceptance?
 - 3) Define consideration and discuss the essentials required to satisfy valid consideration.
 - 4) Discuss the position of minor under the Indian Contract Act.
 - 5) What is coercion? When is consent said to be induced by coercion?
 - 6) When is consent said to be free? Discuss the elements that vitiate free consent.
 - 7) "Every agreement of which the object or consideration is unlawful is void".
Discuss in the light of section 23 of Indian Contract Act.
 - 8) When is a contract said to be discharged by breach of contract?
 - 9) With reference to quasi contracts discuss the responsibility of finder of goods.
 - 10) Discuss the doctrine of privity of contract.
 - 11) Discuss the cases in which specific performance of contract is enforceable.
 - 12) When can an instrument be rectified under section 26 of the Specific Relief Act 1963.
 - 13) Write notes on **(ANY TWO)** **(2 x 3 = 6)**
 - a) Discharge by Novation
 - b) Misrepresentation
 - c) Proposal
 - 14) Write short notes on **(ANY TWO)** **(2 x 2.5 = 5)**
 - a) Wagering agreements
 - b) Offer and Invitation to offer
 - c) Quantum Meruit
-

B.A.LL.B SEMESTER-II EXAMINATION, OCTOBER 2017

CONTRACT – I

DURATION : 3 HOURS

TOTAL MARKS = 75

Instructions: i) Answer **ANY EIGHT** questions from Q. 1 to Q. 12
ii) Q. 13 and Q. 14 are **COMPULSORY**

(8x8 = 64)

- 1) Discuss the requisites of valid consideration.
 - 2) What is offer? Explain different types of offer.
 - 3) Define acceptance. State the essential conditions for acceptance to be binding on parties.
 - 4) Explain the legal consequences when a contract is entered by mistake.
 - 5) Examine position of minor under Indian Contract Act.
 - 6) Are agreements in restraints of legal proceedings valid? Explain.
 - 7) Explain various agreements that are opposed to public policy.
 - 8) 'Quasi contracts resemble contractual action so far as such action is against person who have got unjust benefits.' Explain the statement highlighting different types of quasi contracts.
 - 9) Explain the discharge of contract by breach of contract.
 - 10) Explain the rules relating to remoteness of damage and measure of damage.
 - 11) Examine provisions relating to standard form of contract.
 - 12) What is declaratory decree? Explain requisites of a declaratory suit.
 - 13) Write short notes on **(ANY TWO)** **(2 x 3 = 6)**
 - a) Undue influence
 - b) Revocation of offer
 - c) Government contracts
 - 14) Write short notes on **(ANY TWO)** **(2 x 2½ = 5)**
 - a) Contract with person with unsound mind
 - b) Solus agreement
 - c) Temporary and Perpetual injunction
-

CONTRACT – I

DURATION : 3 HOURS

TOTAL MARKS = 75

Instructions: i) Answer **ANY EIGHT** questions from Q. 1 to Q. 12
ii) Q. 13 and Q. 14 are **COMPULSORY**

(8x8 = 64)

- 1) Define Contract. Explain the essentials of valid contract.
 - 2) 'An agreement without consideration is void'. Explain.
 - 3) Explain the standard form of contract under Indian Contract Act.
 - 4) Examine the nature of minor's agreement under Indian Contract Act.
 - 5) Discuss the legal effect of agreements opposed to public policy.
 - 6) What is free consent? Explain legality of contracts induced by undue influence.
 - 7) Examine the legal validity of agreements in restraint of trade.
 - 8) What are quasi contracts? Explain different kinds of quasi contracts.
 - 9) Discuss the provisions relating to discharge of contract by impossibility.
 - 10) Discuss various remedies available for breach of contract.
 - 11) Explain the rules governing enforcement of contingent contracts.
 - 12) What is injunction? Explain various kinds of injunctions.
 - 13) Write short notes on **(ANY TWO)** **(2 x 3 = 6)**
 - a) Declaratory decree.
 - b) Tender
 - c) Mistake
 - 14) Write short notes on **(ANY TWO)** **(2 x 2½ = 5)**
 - a) Types of offer
 - b) Novation
 - c) Ambiguous & uncertain agreements
-

VVM'S G.R. KARE COLLEGE OF LAW, MARGAO-GOA
B.A.LL.B. (SEMESTER - II) EXAMINATION, 2016

CONTRACT - I

Duration: 3 hrs

Total Marks: 75

INSTRUCTIONS: 1) Answer **ANY EIGHT** questions from Q.No. 1) to Q. No. 12)

2) Q. No. 13) & Q. No. 14) are **COMPULSORY**.

(8X8=64)

- 1) 'Stranger to a contract is not allowed but stranger to consideration is allowed' - Explain.
- 2) Define consideration. State the exceptions to the rule that 'An agreement without consideration is void'.
- 3) Define 'free consent' and state the circumstances under which contract is said to be obtained by undue influence.
- 4) Explain:
 - a) Immoral Agreements
 - b) Discharge by neglect
- 5) Who is a minor? What are the various effects of a minor's agreement?
- 6) What type of contracts can and cannot be specifically enforced under the Specific Relief Act, 1963?
- 7) Explain contractual liability of the State in government contracts.
- 8) What is meant by 'standard form' contracts? Explain the rules relating thereto.
- 9) 'An Agreement by Wager is Void'. Explain.
- 10) Explain in detail discharge of contract by performance.
- 11) Explain the principles of the doctrine of frustration.
- 12) Explain the different types of damages related to the breach of contract.
- 13) Write short notes on **ANY TWO**: **(2 x 3 = 6 Marks)**
 - a) Revocation of acceptance
 - b) Maintenance and Champerty
 - c) Types of Offer
- 14) Write short notes on **ANY TWO**: **(2 x 2½ = 5 Marks)**
 - a) Anticipatory breach
 - b) Insanity
 - c) Finder of goods

*****The End*****

CONTRACT

Duration : 3 hrs

Total Marks = 75

INSTRUCTIONS : 1) Answer ANY FOUR questions from Q.No. 1) to Q. No. 6) & ANY FOUR questions from Q. No. 8) to Q.No. 13)

2) Q. No. 7) & Q. No. 14) are **COMPULSORY**.

SECTION - I

(4 x 8 = 32 Marks)

- 1) Explain 'Offer'. What are the various kinds of 'offer'?
- 2) "Stranger to a contract is not allowed but stranger to consideration is allowed" - Explain.
- 3) What is 'free consent'? Explain the legal effects of an agreement where consent is vitiated.
- 4) Explain the legal effects of a minor's agreement.
- 5) Explain:
 - a) Immoral Agreements
 - b) Discharge by neglect
- 6) What type of contracts can and cannot be specifically enforced under the Specific Relief Act, 1963?
- 7) Write short notes on ANY TWO: (2 x 3 = 6 Marks)
 - a) Revocation of acceptance
 - b) Champerty
 - c) Sale of Goodwill

SECTION - II

(4 x 8 = 32 Marks)

- 8) Explain the rules regarding standard form contracts.
- 9) Explain in detail discharge of contract by performance.
- 10) Explain the rules governing damages for breach of contract.
- 11) What are contingent contracts? Explain the rules governing them.
- 12) Define and distinguish between void, voidable and illegal agreements.
- 13) Explain the essentials of a government contract.
- 14) Write short notes on ANY TWO: (2 x 2½ = 5 Marks)
 - a) Uncertain agreement
 - b) Anticipatory breach

G.R. KARE COLLEGE OF LAW
MARGAO-GOA
B.A.LL.B. (Sem II) Examination, ~~OCTOBER~~ 2014
LAW OF CONTRACT - I

Time: 3 hours

Max. Marks: 75

Instructions:

- 1. Answer any **eight** questions from Q. No.1 to Q. NO. 12*
- 2. Q. Nos. 13 and 14 are compulsory*
- 3. Figures to the right indicate full marks*

1. Explain the rules of valid offer and enumerate and explain the circumstances under which an offer lapses. **8**
2. Explain the doctrine of privity of contract and its exceptions with relevant case laws. **8**
3. Discuss in detail the contractual capacity of minor in India. **8**
4. An agreement in restraint of trade is void - Discuss and state the exceptions to this rule **8**
5. Explain the concept of impossibility to perform. When does an agreement become void due to impossibility to perform? **8**
6. Explain the rules as regards to contingent contract. **8**
7. "Agreements by way of wager are void but not illegal" – Elaborate. **8**

8. Give an account of quasi contracts recognized under contract law 8
9. Explain the rules as regards to measure of damages. 8
10. Explain and enumerate various heads of illegal agreements. 8
11. Under what circumstances may principles of contract law be made applicable in case of contract with the Government. 8
12. Explain: 8
- 1) Recovery of possession of movable property under specific Relief Act.
 - 2) Declaratory decree under specific Relief Act.
13. Write short notes on **any two**: 6
- a) Misrepresentation
 - b) Essentials of fraud
 - c) Coercion
14. Write short notes on **any two**: 5
- a) Anticipatory breach of contract
 - b) Acceptance
 - c) Maintenance and champerty.

G.R. KARE COLLEGE OF LAW
MARGAO-GOA
B.A.LL.B. (Sem II) Examination, April/May 2014
LAW OF CONTRACT - I

Time: 3 hours

Max. Marks: 75

Instructions:

- 1. Answer any eight questions from Q. No.1 to Q. NO. 12*
- 2. Q. Nos. 13 and 14 are compulsory*
- 3. Figures to the right indicate full marks*

1. Define contract and explain essentials of valid contract. 8
2. What is consideration? Explain its essentials and exceptional cases where agreement without consideration is valid . 8
3. Who is a minor? Explain in detail position of a minor under the law of contract. 8
4. Distinguish between offer and invitation to offer. What are the modes of revocation of an offer? 8
5. What is meant by free consent? Explain the factors that prevent consent from being free. 8
6. State various heads of public policy. What is the effect when the object of an agreement is against the public policy? 8

7. When an agreement becomes void on ground of wager? 8
 8. Explain various kinds of discharge of contract and examine its effect. 8
 9. What are quasi-contracts? Outline the different categories of quasi-contracts under the law. 8
 10. Examine various kinds of damages that could be awarded for breach of contract. 8
 11. What is meant by frustration? When is a contract said to be discharged by frustration? 8
 12. What is injunction? Enumerate various kinds of injunctions. 8
 13. Write short notes **on any two** of the following : 6
 - a) General Offer
 - b) Acceptance
 - c) *Quantum meruit*
 14. Write short notes **on any two** of the following : 5
 - a} Novation
 - b) Finder of lost goods
 - c) Rectification of instruments.
-