

Reg. No. :

Name :

Second Semester B.A. LL.B/B.Com. LL.B/B.B.A. LL.B (Five Year Integrated) Degree Examination, February 2025

Paper V : LAW OF CONTRACT

(2020 Admission Onwards)

Time : 3 Hours

Max. Marks : 80

PART – A

I. Explain **any six** of the following. Each question carries **2** marks. Answer should not exceed **50** words each.

1. Unlawful object
2. Wagering agreements
3. Void Agreements and Voidable Contracts
4. Doctrine of frustration
5. Quantum meruit rule
6. Deny v. Peek
7. Rescission
8. Injunction

(6 × 2 = 12 Marks)

P.T.O.

PART – B

II. Answer **any four** of the following. **Each** question carries **5** marks. Answer should not exceed **150** words each.

1. Discuss the essential elements of a valid contract.
2. Write about privity of contract.
3. Discuss the doctrine of "accord and satisfaction."
4. Specific performance of part of contract.
5. What are the remedies available for breach of contract?
6. Describe the factors invalidating contracts.

(4 × 5 = 20 Marks)

PART – C

III. Answer **any four** of the following. **Each** question carries **6** marks.

1. A, intending to deceive B, falsely represents that five hundred maunds of indigo are made annually at A's factory, and thereby induces B to buy the factory. Is the contract void or voidable?
2. A promises to obtain for B an employment in the public service and B promises to pay 1,000 rupees to A. Is the agreement valid?
3. A supplies B, a lunatic, with necessaries suitable to his condition in life. Can A claim reimbursement from B's property?
4. A and B agree that A shall pay B 1,000 rupees, for which B shall afterwards deliver to A either rice or smuggled opium. Is this a valid contract?
5. A contracts to sing for B at a concert for 1,000 rupees, which are paid in advance. A is too ill to sing. Is A bound to make compensation to B for the loss of the profits which B would have made if A had been able to sing? Is A bound to refund to B the 1,000 rupees paid in advance?

(4 × 6 = 24 Marks)

PART – D

IV. Answer **any two** of the following. Each question carries **12** marks.

1. Explain the doctrine of “consideration” with exceptions under the Indian Contract Act.
2. Discuss the concept of “specific performance” and its applicability in contract law.
3. Elaborate on the factors invalidating contracts.

(2 × 12 = 24 Marks)

Mar Gregorios College of Law Library