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## 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

- Explain any six of the following. Each question carries 2 marks. Answer should not exceed 50 words each. college
- Unlawful object 1.
- 2. Wagering agreements
- 3. Void Agreements and Voidable Contracts
- Doctrine of frustration
- Quantum meruit rule 5.
- Deny v. Peek
- 7. Rescission
- Injunction 8.

 $(6 \times 2 = 12 \text{ Marks})$ 

### 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.

 $(4 \times 5 = 20 \text{ Marks})$ 

# 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 function, 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 is 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?

 $(4 \times 6 = 24 \text{ Marks})$ 

### 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

 $(2 \times 12 = 24 \text{ Marks})$