



End Term Examination (December 2019)

School: Law

Program: LLB

Course: Contract-I

Course Code: LLB101

Semester: I

Max Marks: 40

Duration (mins): 120 mins

I. NOTE: Answer any 2 questions out of 3.

Q 1. Discuss in detail the various modes of *Discharge of a contract*.

Q 2. What do you understand by Consent? Is it necessary that the parties to a contract should be '*ad idem*' for a valid contract? When is a contract not said to be free?

Discuss.

Q 3. What kinds of Consideration and objects are not lawful? Discuss exhaustively with suitable examples and case laws.

II. NOTE: Answer any 4 questions out of 5.

Q 4. Explain *Quasi contracts* under the Indian Contract Act, 1872, with suitable illustrations.

Q 5. Explain *Mistake of Fact* and *Mistake of Law*, and their respective effects on validity of a contract.

Q 6. State the ***Doctrine of Impossibility of Performance and Frustration*** under the Indian Contract Act.

Q 7. State briefly the remedies available to the aggrieved party for a breach of contract.

Q 8. Define Consideration. State the exceptions to the rule "*An agreement made without consideration is void*".

III. NOTE: Answer all the questions.

Q 8. What is Anticipatory breach of contract?

Q 9. Distinguish between Void Agreement and Voidable contract.

Q 10. What are the elements of Fraud?

Q 11. What is a Standard Form of Contract?

*****ALL THE BEST*****