

LL.B. (3 Years Course) (CBCS Pattern) Semester-I
UL31C04 / UL31F04 - Law of Contract-I

P. Pages : 1

Time : Three Hours



GUG/S/25/10079

Max. Marks : 80

-
- Notes :
1. Attempt all questions.
 2. All questions carry equal marks.
 3. Refer case laws wherever necessary.

1. Define contract. Explain the essentials of a valid contract.

OR

‘Offer is the first step in contract’ explain the modes and legal rules as to offer under the contract Act.

2. “No consideration: no-contract” – Explain the concept of the consideration and its difference between Indian and English Law.

OR

Write notes on:

- a) Doctrine of privity
- b) Wagering agreement.

3. What do you mean by the discharge of contracts? Explain the different modes of discharge.

OR

Mr. A and Mr. B enter into a valid contract. Mr. B claimed that on behalf of him Mr. C a third party will perform the said contract. Do you think Mr. B can entrust Mr. C as per the provisions of performance of the contract? Also discuss the validity of such contract.

4. Explain the reliefs of Injunction and rectification in the light of case law as the remedies for breach of contract.

OR

A person finds the goods of other. He don't know the real owner and he uses the goods for his personal purpose. Do you think that the finder must return them? Explain the elements of quasi-contract under the contract Act.

5. Explain in which type of cases specific performance is stressed under the specific relief Act.

OR

Explain injunction as a speedy remedy provided by specific relief Act in the light of landmark caselaw's.
