BBAL-106/ BAL-106/BCL-106

(Following Paper ID and R	oll No.	o. to be filled in your Answer Book.
9106/ PAPER ID : 9206/ 9306	Roll No.	

Int LLB. Examination, 2013-2014

(First Semester)

LAW OF GENERAL CONTRACT-I

Time: 3 Hours]

[Maximum Marks: 100

- Note: (i) The question paper contains three sections A, B and C.
 - (ii) All section are compulsory.
 - (iii) Section A carries 20 marks, section B carries 30 marks and section C carries 50 marks.

SECTION-A

- 1. Fill in the blanks of the following questions:
 - (a) Indian Contract Act 1872 come into force on the.....1872.
 - (b) Contract has been defined as an agreement enforceable by law under section......
 - (c) An agreement not enforceable by law is stated to be void under section.......

[P. T. O.

BAL-106/BCL-106

(d)	Consent defined in under section
(e)	Fraud defined in under section
(f)	An agreement enforceable by law at the instance of one party and not of other party under section 2(i) is called
(g)	Under section 2(c) promise is the
(h)	An agreement is restraint of marriage under section 26 is
<u>(i)</u>	A contingent contract is
(j)	A contract without consideration under section 25 is
(k)	An agreement in restraint of trade under section 27 is
(I)	Where one of the parties is under a mistake as to matter of the fact
(m)	The contract is
(n)	Tender is an
(o)	An agreement not enforceable by law is stated to be void under section
(p)	Mohiri Bibi Vs. Dharmodas Ghos case related to

SECTION-B

should enclose a space, the agreement is......

Note:— Answer any three questions out of five questions.

3x10=30

- 2. "All contract are agreement but all agreements are not contract". Comment.
- 3. Distinguish between the following:
 - (a) Void agreement and illegal agreement.
 - (b) Void agreement and void contract.
- 4. What is consideration? Explain its essential ingredients with the help of suitable example.

- 5. What is coercion? Explain its effect on contract.
- 6. What is mistkae? Discuss the effect of mistake of fact on contract.

SECTION-C

Note: All questions are compulsory. Each questions has internal choices. 5x10=50

7. "Agreements by way of wager are void". Explain.

OR

"Agreement is restraint of trade are void". Is there any exception of this rule? Explain.

8. Explain the different ways in which the obligation under a valid contract is discharged.

OR

Discuss the doctrine of impossibility. Refer to decided case law on the point.

9. Slate various remedies available to the aggrieved party for a breach of contract.

OR

What do you understand by anticipatory breach of contract? Discuss the rights and liabilities of both the parties if anticipatory breach of contract has occurred.

10. What do you mean by specific performance of contract?

OR

What is the difference between cancellation and rescission?

11. Explain the term "Free concsent". What factors vitiate the consent given by a person? Give example.

OR

What do you understand by wagering contract? Discuss the legality of such contract.
