

**CONTRACT-I (LAW OF CONTRACT)****GENERAL INDEX**

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
<b>PART - A</b>		
<b>THE INDIAN CONTRACT ACT, 1872</b>		
A.	HISTORICAL LEGAL TERMS OF CONTRACT LAW IN ENGLAND	1
1.	DEVELOPMENT OF CONTRACTS AND SPECIAL CONTRACTS	3
***	2. CHARACTERISTICS OF A CONTRACT (ESSENTIAL ELEMENTS OF A CONTRACT) (ALL CONTRACTS ARE AGREEMENTS, BUT ALL AGREEMENTS ARE NOT CONTRACTS) (AGREEMENTS ENFORCEABLE AT LAW) (BASIS AND NATURE OF CONTRACT)(SEC. 10)	9
**	3. CLASSIFICATION OF CONTRACTS	19
	4. TERMS OF CONTRACT	29
	5. STANDARD FORM CONTRACTS (ADHESIVE CONTRACTS)	36
	6. REALTY CONTRACTS	41
	7. CONTRACT ANALYSIS AND NEED FOR IT	46

	<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
	8.	DIFFERENCE BETWEEN ENGLISH AND INDIAN LAW IN CONTRACT	50
	9.	VOID AND VOIDABLE CONTRACTS	54
***	10.	ESSENTIALS OF A VALID OFFER (PROPOSAL)[SEC. 2(A)]	56
	11.	TERMINATION OF OFFER	70
***	12.	ESSENTIALS/FACT OF ACCEPTANCE OF A VALID ACCEPTANCE [SEC. 2(B)], COMMUNICATION OF OFFER AND ACCEPTANCE [SEC. 3 & 4], REVOCATION OF ACCEPTANCE (SEC. 5 & 6)	72
	13.	TENDER [SEC. 37 & 38]	85
**	14.	CONSIDERATION [SEC. 2 (D)]	91
**	15.	PRIVITY OF CONTRACT AND CONSIDERATION (STRANGERS TO CONTRACT AND CONSIDERATION) [SEC. 2(D)]	101
***	16.	AGREEMENT WITHOUT CONSIDERATION IS VOID [SEC. 25]	112

	<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
**	17.	CONSIDERATION NEED NOT BE ADEQUATE (ADEQUACY OF CONSIDERATION) [SEC. 25 - EXPL. 2]	119
**	19.	PAST CONSIDERATION IS NO CONSIDERATION [SEC. 2 (D)]	122
***	20.	MINORS/INFANTS (RULE IN MOHIRIBIBI VS. DHARMODAS GHOSH) CAPACITY/ COMPETENCY OF PARTIES - DISQUALIFIED PERSONS FROM CONTRACT [SEC. 11 & 12]	127
**	21.	PERSONS OF UNSOUND MIND/INSANE/ LUNATIC AND DRUNKEN PERSONS (COMPETENCY OF PARTIES - DISQUALIFIED PERSONS FROM CONTRACT)(SEC. 11 & 12)	143
*	22.	COERCION AND DURESS [SEC. 15]	149
**	23.	UNDUE INFLUENCE [SEC. 16 & 19A]	156
	24.	UNCONSCIONABLE BARGAIN/CONTRACT	165
**	25.	MISREPRESENTATION [SEC. 18]	169
**	26.	FRAUD OR FRAUDULENT MISREPRESENTATION [SEC. 17]	173

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
**	27. FLAW/ERROR IN CONSENT OR MISTAKE [SEC. 20, 21 & 22]	181
**	28. FREE CONSENT [SEC. 10 & 14]	190
**	29. UNLAWFUL CONSIDERATION OR OBJECT [SEC. 23 & 24]	194
	30. IN PARI DELICTO (IN PARI DELICTO POTIOR/MELIOR EST CONDITIO DEFENDANTIS)	206
**	31. AGREEMENTS AGAINST PUBLIC POLICY [SEC. 23]	209
*	32. AGREEMENTS EXPRESSLY DECLARED VOID [SEC. 11, 12, 20 TO 30, 36 & 56]	222
**	33. AGREEMENT IN RESTRAINT OF TRADE [SEC. 27]	225
	34. AGREEMENT IN RESTRAINT OF PARENTAL RIGHTS	234
	35. AGREEMENT IN RESTRAINT OF PERSONAL LIBERTY	235

	<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
***	36.	WAGERING CONTRACT [SEC. 30]	236
**	37.	CONTINGENT CONTRACT [SEC. 31 TO 36]	246
*	38.	PERFORMANCE OF A CONTRACT [SEC. 37, 39 TO 41]	251
	39.	OFFER TO PERFORM/TENDER [SEC. 37 & 38]	256
	40.	ASSIGNMENT OF CONTRACTS [SEC. 40]	257
	41.	CONTRACTUAL RIGHTS AND DUTIES / OBLIGATIONS/LIABILITIES	259
*	42.	DEVOLUTION OF JOINT RIGHTS AND JOINT LIABILITIES [SEC. 42 TO 45]	264
	43.	TIME AND PLACE OF PERFORMANCE [SEC. 46 TO 50]	267
*	44.	PERFORMANCE OF RECIPROCAL PROMISES [SEC. 51 TO 54 & 57]	269
*	45.	TIME AS ESSENCE OF CONTRACT [SEC. 55]	272
*	46.	APPROPRIATION OF PAYMENTS (RULE IN CLAYTON'S CASE)[SEC. 59 TO 61]	273

	<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
***	47.	DISCHARGE OF CONTRACT (PINNELL'S CASE AND EXCEPTIONS) [SEC. 62 TO 67]	276
	48.	RECISSION OF CONTRACTS	289
*	49.	ANTICIPATORY BREACH OF CONTRACT [SEC. 39]	297
***	50.	DOCTRINE OF FRUSTRATION (IMPOSSIBILITY OF PERFORMANCE)[SEC. 56]	301
*	51.	RESTITUTION [SEC. 65]	310
***	52.	QUASI CONTRACTS (NO ONE CAN ENRICH HIMSELF AT THE EXPENSE OF ANOTHER) (CERTAIN RELATIONS RESEMBLING THOSE CREATED BY CONTRACT)[SEC. 68 TO 72]	313
	53.	QUANTUM MERUIT [SEC. 70]	320
**	54.	REMEDIES FOR BREACH OF CONTRACT (CONSEQUENCES FOR BREACH OF CONTRACT)(SEC. 70, 73 TO 75) & (SEC. 10 TO 13, 36 TO 42 OF SPECIFIC RELIEF ACT, 1963)	323

	<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
*	55.	SUIT FOR DAMAGES (COMPENSATION) OR MEASURE OF DAMAGES (COMPENSATION) OR RULE IN HADLEY VS. BAXENDALE (SEC. 73)(REMOTENESS OF DAMAGES) (COMPENSATION)	326
	56.	MITIGATION OF DAMAGES	335
*	57.	REMOTENESS OF DAMAGE	338
*	58.	PENALTY AND LIQUIDATED DAMAGES [SEC. 74]	340
	59.	GOVERNMENT CONTRACTS (GOVERNMENT AS A CONTRACTING PARTY)	344
	60.	ORIGINATOR, ADDRESSEE, ELECTRONIC RECORD AND ELECTRONIC SIGNATURE UNDER THE INFORMATION TECHNOLOGY ACT	353
	61.	E-CONTRACTS	363



\*\*\* *Symbol in the margin of the index denotes 'most important' Chapter.*

\*\* *Symbol in the margin of the index denotes 'very important' Chapter.*

\* *Symbol in the margin of the index denotes 'important' Chapter.*

**IMPORTANT NOTE:**

**KARNATAKA STATE LAW UNIVERSITY**  
**(PRESENT LLB COURSE STUDENTS ARE ADVISED TO REFER**  
**'THIS INDEX / PAGE NUMBERS ONLY' FOR EASY**  
**STUDY OF CHAPTERS AS PER THE NEW SYLLABUS )**

**CONTRACT-I****(I SEMESTER - PAPER I)****INDEX**

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
<b>UNIT — I</b>		
1.	FORMATION OF CONTRACT	26
2.	AGREEMENT AND CONTRACT	11
3.	DEFINITIONS	10
4.	CLASSIFICATION	19
5.	OFFER AND ACCEPTANCE	72
6.	COMMUNICATION	72
7.	REVOCATION	68
8.	ESSENTIAL ELEMENTS	9
9.	INVITATION TO OFFER	62
10.	TENDERS	85
11.	CONSIDERATION	91
12.	NUDUMPACTUM	113
13.	PRIVITY OF CONTRACT AND OF CONSIDERATION	101
14.	EXCEPTIONS	113



<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
15.	UNLAWFUL CONSIDERATION AND ITS EFFECT	194
16.	E-CONTRACT	363
<b>UNIT — II</b>		
1.	CAPACITY TO CONTRACT (MINOR'S AGREEMENTS AND ITS EFFECTS AGREEMENT OF PERSONS OF UNSOUND MIND AND PERSONS DISQUALIFIED BY LAW)	127
2.	FREE CONSENT	190
3.	COERCION	149
4.	UNDUE INFLUENCE	156
5.	MISREPRESENTATION	169
6.	FRAUD	135
7.	MISTAKE	173
8.	LEGALITY OF OBJECT	194
9.	VOID AGREEMENTS	20
10.	CONTINGENT CONTRACTS	246
<b>UNIT — III</b>		
1.	MODES OF DISCHARGE OF CONTRACTS	276
2.	TIME AND PLACE OF PERFORMANCE	267
3.	PERFORMANCE OF RECIPROCAL PROMISES	269
4.	APPROPRIATION OF PAYMENTS	273
5.	DISCHARGE BY AGREEMENT	276
6.	OPERATION OF LAW	287
7.	FRUSTRATION (IMPOSSIBILITY OF PERFORMANCE) AND BY BREACH (ANTICIPATORY AND ACTUAL)	301 & 297

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
<b>UNIT — IV</b>		
1.	REMEDIES FOR BREACH OF CONTRACTS	323
2.	DAMAGES	326
3.	KINDS OF DAMAGES	328-334
4.	RE MOTENESS OF DAMAGES	338
5.	ASCERTAINMENT OF DAMAGES	326
6.	QUASI CONTRACTS	313
<b>UNIT — V</b>		
1.	THE SPECIFIC RELIEF ACT (SECTIONS 9-16, SECTIONS 21, SECTION 24, SECTIONS 36, 42) NATURE OF SPECIFIC RELIEF)	369
2.	RECOVERY OF POSSESSION OF MOVABLE AND IMMOVABLE PROPERTY	381,385
3.	SPECIFIC PERFORMANCE WHEN GRANTED AND NOT GRANTED	397
4.	WHO MAY OBTAIN AND AGAINST WHOM	399
5.	DISCRETIONARY REMEDY	400
6.	POWER OF COURT TO GRANT RELIEF	400
7.	RECTIFICATION OF INSTRUMENTS	406
8.	CANCELLATION	411
9.	DECLARATORY DECREES	413
10.	PREVENTIVE RELIEF	416
11.	TEMPORARY INJUNCTIONS	417
12.	PERPETUAL AND MANDATORY INJUNCTIONS	419,420



**IMPORTANT NOTE :**

**DR. AMBEDKAR LAW UNIVERSITY (PRESENT  
LLB COURSE STUDENTS ARE ADVISED TO REFER 'THIS INDEX  
/ PAGE NUMBERS ONLY' FOR EASY STUDY OF CHAPTERS  
AS PER THE NEW SYLLABUS )**

**LAW OF CONTRACT - I****(I SEMESTER - PAPER III)****INDEX**

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
	<b>UNIT - I</b>	
	INTRODUCTION TO GENERAL PRINCIPLES OF CONTRACT: BASIS AND NATURE OF CONTRACTS	9
	<b>UNIT - II</b>	
1.	PRIVITY OF CONTRACT	101
2.	DEVELOPMENT OF CONTRACT – DEVELOPMENT OF SPECIALISED CONTRACT	3
	<b>UNIT - III</b>	
1.	TYPES OF CONTRACT – VOID, VOIDABLE AND UNENFORCEABLE CONTRACTS	20,54
2.	EXPRESS AND IMPLIED CONTRACTS	21
3.	UNILATERAL AND BILATERAL CONTRACTS	24

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
4.	E - CONTRACTS	363
5.	ANALYSIS OF CONTRACT	28
6.	THEORY CONSENSUS	17
7.	ESSENTIAL ELEMENTS OF A CONTRACT	9
<b>UNIT - IV</b>		
<b>FORMATION</b>		
1.	OFFER AND ACCEPTANCE	73
2.	OFFER AND INVITATION TO TREAT	62
3.	FACT OF ACCEPTANCE	72
4.	ACCEPTANCE IN CASE OF TENDER	85
5.	COMMUNICATION OF ACCEPTANCE	77
6.	ACCEPTANCE IN PERSON, BY POST, TELEPHONE, TELEGRAM ETC.	76,80 82,83
	REVOCAION OF ACCEPTANCE	72
	TERMINATION OF OFFER	70
<b>UNIT - V</b>		
	TERMS OF CONTRACT	
	WARRANTY, CONDITION, FUNDAMENTAL OBLIGATION, TICKET CASES	29
<b>UNIT - VI</b>		
1.	CONSIDERATION	91
2.	DEFINITION INDIAN AND ENGLISH,	123,124

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
3.	EXECUTED- EXECUTORY AND PAST, MUST MOVE FROM THE PROMISES	96,98
4.	ADEQUACY AND REALITY OF CONSIDERATION	96,119
5.	PERFORMANCE OF EXISTING DUTY	251
6.	CONSIDERATION IN DISCHARGE OF CONTRACT	276
7.	RULE IN PINNELLS CASE	276
8.	HIGH TREES CASE	284
9.	COMPOSITION WITH CREDITORS	284
10.	DIFFERENCE BETWEEN ENGLISH AND INDIAN LAW	103,105
<b>UNIT - VII</b>		
	INTENTION TO CREATE LEGAL OBLIGATION	16
<b>UNIT - VIII</b>		
<b>CAPACITY TO CONTRACT</b>		
1.	INFANTS	127
2.	LUNATIC	143
3.	DRUNKEN PERSONS	145
4.	ALIEN ENEMIES	211
5.	CORPORATION	146
6.	FOREIGN SOVEREIGNS AND AMBASSADORS	145
7.	MARRIED WOMEN	139

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
7.	CONTRACT OF NECESSARIES	130
9.	BASIS OF SUCH CONTRACTS	139
10.	INFANT RELIEF ACT OF 1874	142
11.	BENEFICIAL CONTRACTS OF SERVICE EQUITABLE DOCTRINE OF RESTITUTION	310
12.	DELICTUAL LIABILITY	137
13.	ENGLISH AND INDIAN LAW.	308,309
<b>UNIT - IX</b>		
1.	FLAW IN CONSENT (MISTAKES OF FACT AND LAW, AS TO IDENTIFY, AS TO TITLE, AS TO THE EXISTENCE, THE NON-SUBJECT MATTER, AS TO 'QUALITY	181-187
2.	AS TO WRITTEN CONTRACT (NON EST FACTUM)	185
3.	ERROR IN VERBIS	185
4.	ERROR IN 'CAUSA'	192
5.	DIFFERENCE BETWEEN ENGLISH AND INDIAN LAW	50
<b>UNIT - X</b>		
	MISREPRESENTATION (INNOCENT OR FRAUDULENT ELEMENTS OF AN EFFECTIVE REPRESENTATION CAN SILENCE AMOUNT TO REPRESENTATION WHICH IS A TERM OF CONTRACT OR MERE REPRESENTATION, CONDITION OR WARRANTY)	169-172

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
<b>UNIT - XI</b>		
	LIMITS OR RIGHTS TO RESCIND	289
<b>UNIT - XII</b>		
1.	COERCION AND DURESS	149
2.	UNDUE INFLUENCE	156
3.	UNCONSCIONABLE BARGAINS	165
<b>UNIT - XIII</b>		
1.	UNLAWFUL AGREEMENTS (BY COMMON LAW (PUBLIC POLICY) STIFFING OF PROSECUTION	194
2.	MAINTENANCE, CHAMPERTY	213
3.	AGREEMENTS WHICH TEND TO AFFECT THE FREEDOM OR SECURITY OF MARRIAGE	221&216
	IMMORAL - AGREEMENT	221
4.	OUTSIDE, THE JURISDICTION OF COURTS	200
5.	RESTRAINT OF TRADE	226
6.	WAGERING CONTRACTS RESTRAINT OF PARENTAL RIGHT	234
7.	RESTRAINT OF PERSONAL LIBERTY	235
8.	CONSEQUENCES OF ILLEGALITY IMPARI DELICTO	206
9.	DIFFERENCE BETWEEN ILLEGAL AND VOID CONTRACT	20,21

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
<b>UNIT - XIV</b>		
1.	LIMITS OF CONTRACTUAL OBLIGATION	259
2.	PRIVITY OF CONTRACT	102
3.	STRANGERS TO A CONTRACT SUE OR CANNOT BE BOUND BY ITS TERMS. AGREEMENT OF CONTRACTUAL RIGHTS AND LIABILITIES	261
<b>UNIT - XV</b>		
1.	DISCHARGE OF CONTRACTS	276
2.	PERFORMANCE	279
3.	TENDER BY EXPRESS AGREEMENT	85
4.	ACCORD AND SATISFACTION	285
5.	BILATERAL AND UNILATERAL DISCHARGE	277
6.	OTHE DOCTRINE OF FRUSTRATION	308
7.	THEORIES OF FRUSTRATION	308
8.	OPERATION OF DOCTRINE	301
9.	EFFECT OF DOCTRINE	307
10.	DIFFERENCE BETWEEN ENGLISH AND INDIAN LAW	308,309
<b>UNIT - XVI</b>		
1.	BREACH	323
2.	ANTICIPATORY BREACH	297



<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
<b>UNIT - XVII</b>		
1.	REMEDIES FOR BREACH OF CONTRACT	323
2.	MEASURE OF DAMAGES	326
3.	RE MOTENESS OF DAMAGES	338
4.	PENALTY AND LIQUIDATED DAMAGES	330
5.	MITIGATION OF DAMAGES	335
<b>UNIT - XVIII</b>		
1.	QUASI CONTRACT, DEFINITION, HISTORICAL BASIS)	313
2.	QUANTUM MERUIT	320
3.	OBLIGATION	322
4.	RESEMBLING THOSE CREATED BY CONTRACT UNDER INDIAN ACT	313
<b>UNIT - XIX</b>		
<b>MISCELLANEOUS</b>		
1.	CONTINGENT CONTRACTS	246
2.	APPROPRIATION OF PAYMENTS	273
3.	TIME AND PLACE OF PERFORMANCE	267
4.	JOINT PROMISES	265
5.	RECIPROCAL PROMISES	248,269

<b>S.NO</b>	<b>TOPICS</b>	<b>P. NO</b>
<b>UNIT - XX</b>		
1.	SPECIFIC RELIEF ACT (RECOVERING POSSESSION OF PROPERTY SPECIFIC PERFORMANCE OF CONTRACTS)	369
2.	CONTRACTS WHICH CAN BE SPECIFICALLY ENFORCED	389
4.	PERSONS FOR OR AGAINST WHOM CONTRACTS  MAY BE SPECIFICALLY ENFORCED	397
5.	DISCRETIONARY POWERS OF COURT	400
6.	RATIFICATION OR INSTRUMENTS	406
7.	RESCISSION OF CONTRACT	408
8.	CANCELLATION OF INSTRUMENTS	411
9.	DECLARATORY DEGREE	413
10.	PREVENTIVE RELIEF	416
11.	INJUNCTION GENERALLY	416
12.	PERPETUAL INJUNCTION	418
		