THE INDIAN CONTRACT ACT, 1872

CHAPTER - 1 NATURE OF CONTRACT



1. DEFINITIONS

DEFINITIONS	
A. CONTRACT Sec. 2(h)	An agreement enforceable by law.
B. AGREEMENT Sec. 2(e)	Every promise and every set of promises forming consideration for each
	other.
C. ENFORCEABILITY BY LAW	An agreement which creates legal obligation on the part of parties.
D. PROMISE Sec. 2 (b)	A proposal when accepted becomes a promise.
E. CONSIDERATION	Price paid by the one party for the promise of the other. Technical word
	meaning 'QUID PRO QUO' i.e. something in return.

2. ESSENTIAL ELEMENTS OF A VALID CONTRACT (SECTION 10)

- > All Agreements are contracts
- \succ if they are made by the consent
- \succ of the parties competent to contract
- > for a lawful consideration and with a lawful object and
- > are not hereby expressly declared to be void.

	ESSENTIAL ELEMENTS OF A VALID CONTRACT	
1. AGREEMENT	In order to constitute a void contract, there must be an agreement between the parties. To	
	form an agreement, there should be proper offer by one and its proper acceptance by the other.	
2. FREE CONSENT	Consent means agreed upon same thing in the same sense i.e. there should be consensus –	
	ad- idem.	
	A consent is said to be free when it is not caused by coercion, undue influence, fraud,	
	misrepresentation or mistake.	
	Example :- 'A' threatened to shoot 'B' if he (B) does not sell his house to him Rs. 20000 and	
	'B' agreed to it. Here the agreement is entered into under coercion and hence voidable at the	
	option of 'B'.	
3. COMPETENCY	Parties must have the capacity to enter into a contract otherwise the contract is not valid.	
OF THE PARTIES		
Who is competent to	Who is incompetent to contract	
contract		
Major	Minor	
Person of Sound	Person of Unsound Mind	
mind		
Person not	Person disqualified by law from contracting	
disqualified by law		
from contracting 4. LAWFUL	Consideration must not be unlawful, immoral or opposed to the public policy.	
4. LAWFUL CONSIDERATION	Examples :	
CONSIDERATION	Unlawful :- A agrees to sell narcotics to B for a sum of Rs. 100000. This agreement is not	
	valid because the consideration is unlawful.	
	Immoral :- An agreement for letting a house to a prostitute for carrying on her vocation	
	there.	
	Opposed to the public policy :- Trading with enemy, Agreement in restraint of marriage,	
	trade, legal proceedings etc.	
5. LAWFUL	Object means the purpose or design. The object of the agreement must be lawful.	
OBJECT	Example :- 'A' and 'B' make an agreement for smuggling out some goods from India to	
	another country. This agreement cannot be enforced in the court because the object is	

	unlawful.
6. NOT	An agreement should not be one which is expressly declared void by the law.
EXPRESSLY	Example :- Agreement in restraint of trade, marriage or legal proceedings are expressly
DECLARED VOID	declared void by the law and hence not enforceable.
7. INTENTION TO	Parties must have an intention of creating the legal relationship. An agreement of a purely
CREATE LEGAL	domestic or social nature is not a contract.
RELATIONSHIP	Example 1 :- 'A' invites his friend 'B' to his birthday party. 'B' accepts the offer. But he fails
	to turn up for the party. This agreement creates social and personal relationship between 'A'
	and 'B'. It cannot be enforced in the court. Thus A has no legal remedy against B.
	Example 2 :- 'A' borrows sum of Rs. 500 from his friend 'B' for three months. 'B' gets legal
	right to sue upon 'A' if he fails to return money. It is because this agreement creates legal
	relationship, which can be enforced in the court.
BALFOUR Vs. BALFOUR (1919)	
In this case a husband just makes a promise to pay his wife monthly allowance of £30 for her maintenance. Later on	

In this case a husband just makes a promise to pay his wife monthly allowance of £30 for her maintenance. Later on they separated and husband failed to pay stipulated amount to his wife. She filed suit for that allowance. But it was held by the court that such arrangements are not contracts or do not result in a contract because parties did not intend to create legal relationship and finally the suit was dismissed.

CERTAINTY OF MEANING	Agreement made by the parties must be certain or capable of being made certain. Example: 'A' is a dealer of kerosene oil and coconut oil. 'B' makes an agreement with him for buying 10 lts of oil. Meaning of this agreement is uncertain and therefore it cannot be enforced.
POSSIBILITY OF	An agreement to do an act impossible in itself is void.
PERFORMANCE	Example: An agreement to discover treasure by magic is void.
LEGAL FORMALITIES	Such as in writing, registration etc must be completed otherwise the contract is not enforceable at law.

Classification of contract

A. ON THE BASIS OF ENFORCEABILITY	
1.VALID CONTRACT	A contract which contains all the essential elements.
2. VOID CONTRACT [SEC. 2(j)]	A contract which ceases to be enforceable by law becomes void when it
	ceases to be enforceable.
3.VOID AGREEMENT [SEC.	An agreement which is not enforceable by law is said to be void. It is an
2(g)]	agreement which cannot be enforced from the date when they were made. It is
	void ab initio.
4. VOIDABLE CONTRACT	An agreement, which is enforceable by law at the option of one more of the
[SEC. 2(i)]	parties, but not at the option of the other (s) is a voidable contract.
	For example :- Mr. A, at knife – point, asks B to sell his scooter for Rs.50 Mr.
	B gives consent. The agreement is voidable at the option of B, whose consent
	is not free.
5. UNFORCEABLE CONTRACT	An unenforceable contract is one which is good in substance but cannot be
	enforced by law due to some technical defects, such as under stamping,
	absence of writing, barred by limitation.
6. ILLEGAL CONTRACT	A contract which is forbidden by law. For example :- Agreement to commit
	crime.

	B. CLASSIFICATION ON THE BASIS OF CREATION
1. EXPRESS	A contract which is created either by word spoken or written.

CONTRACT	For example :- If 'A' of Agra offers to sell his car for Rs. 150000 to 'B' of Delhi by a letter
	and 'B' accepts the offer by writing a letter. Thus the contract between 'A' and 'B' is said to
	be an express contract.
2. IMPLIED	The contract which is created otherwise then by words spoken or written. i.e. these
CONTRACT	contracts are
A. Tacit Contract	A contract which is inferred from the conduct of the parties is said to be tacit contract.
	For example :- (i) When we enter into a bus without asking any question from bus
	conductor, we enter into implied contract. (ii) Obtaining cash form ATM
B. Quasi Contracts	These are the contracts, which are created neither by word spoken, nor written, nor by the
	conducts of the parties, but these are created by the law.
	For example :- If 'A' leaves his goods at 'B' a shop by mistake, then it is 'B's duty to return
	the goods or to compensate the price.
	In fact, these contracts depends upon the principle that nobody will be allowed to become
	rich at the expense of the others. This principle is known a doctrine of unjust enrichment.
3. E-CONTRACT	An e-contract is one, which is entered into between two parties via internet.

C. CLASSIFICATION ON THE BASIS OF BASIS OF EXECUTION	
1. Executed Contract	An executed contract is a contract in which both the parties have performed their
	obligation. This is a contract which has been completed.
	For example :- If 'A' agrees to sell his car to 'B' for Rs. 100000. The contract is said to be
	executed if 'A' delivers car to 'B' and B pays the price to 'A'.
2. Executory Contract	An Executory contract is the contract which is to be performed in future.
3. Unilateral Contract	Where obligation is pending on the part of one of the parties.
4. Bilateral Contract	A Bilateral Contract in which obligation is pending on the part of both of the parties.

CHAPTER - 2 OFFER & ACCEPTANCE

1. <u>PROPOSAL [Sec. 2(a)]</u> :



LEGAL RULES REGARDING OFFER	
1. Offer must be	A social invitation, even if it is accepted, does not create legal relations because it is not
capable of creating the	so intended. (Balfour Vs. Balfour Vs. Balfour)
legal relation	
2. Offer must be	The terms of the offer must be certain or capable of being made certain.
certain, definite and not	
vague	
Example 1	'A' has two Maruti cars, one is red and other blue. He offers to sell his car to 'B'. In this
	case, which car he is offering to sell is not clear. Therefore the offer is not valid one.
Example 2	'A', a dealer of coconut oil, offers to sell 10 lts of oil to 'B' for a certain price. This offer is
	valid one because it is capable of being made certain.
Example 3	'A' offered to take a house on lease provided the house should be put into thorough
	repairs and should be sufficiently decorated. This offer is too vague and hence not valid.
3. Offer may be express	
or implied	
a. Express Offer	An offer which is made by words spoken or written.
	Example :- 'X' says to 'Y', "Will you purchase my white horse for Rs. 20000.
	Example :- 'X' writes to 'Y' a letter, "I want to sell my car for Rs. 40000 to you."
b. Implied Offer	An offer which is made otherwise than by words spoken or written.
	Example :- A transport company runs buses on a particular route. This is an implied
	offer from the transport company to carry passengers on the route who are prepared to
	pay the specified fare. The acceptance of the offer is complete as soon as the passengers
	board the bus. A passenger who enters the bus also impliedly promises to pay the
	prescribed fare.
4. Offer must be	An offer should be distinguished from an invitation to offer. An offer is definite and
distinguished from an	capable of converting an intention into a contract. Whereas an invitation to an offer is
invitation to offer	only a circulation of an offer, it is an attempt to induce offers and precedes a definite
	offer.
Examples of Invitation	1. Window display of goods by a shopkeeper.
to Offer	2. Quotations, Catalogue, Price list.
	3. Advertisement in a newspaper for sale of an article.
	Example :-
	Goods are sold in a shop under 'self service' system. Customer select the goods in the
	shop and take them to the cashier for payment of price. Cashier refuses to accept the
	payment. Held that customer cannot bound the shopkeeper for delivery of goods.
	(Pharmaceutical Society of Great Britain v. Boots Cash Chemists Ltd.)
5. Offer may be	
Specific Offer specific	
general	
Specific Offer	An offer made to definite person is called Specific offer. A specific offer can be accepted
General Offer	only by the person to whom it is made. An offer which is made to the public at large. Anyone having knowledge of the offer can
General Oner	
	accept this offer by complying with the terms of the offer. Example :-
	A company advertised in several newspapers that a reward of \in 100 would be given to
	any person who contracted influenza after using the smoke balls of the company
	according to its printed directions. Carlill used the smoke balls according to the directions
	of the company but contracted influenza. Held that she could recover the amount as by
	using the smoke balls she had accepted the offer. (Carlill V. Carbolic Smoke Ball Co.
	1893)
	/

6. Offer must be communicated to the person to whom it is made	An offer, to be complete, must be communicated to the person to whom it is made. Unless an offer is communicated to the offeree by the offeror or by his duly authorized agent, there can be no acceptance of it. An acceptance of an offer, in ignorance of the offer, is no acceptance and does not confer any right on the acceptor. Example :- S offered a reward to anyone who returned his lost dog. F bought the dog to S without having heard of the offer. Held, F was not entitled to the reward (Fitch v. Snedaker).
	Example :- S sent his servant L to trace his missing nephew. He then announced that anybody who traced his nephew would be entitled to a certain reward. L traced the boy in ignorance of this announcement. Subsequently when he came to know of the reward, he claimed it. Held, he was not entitled to the reward (Lalman Shukla v. Gauri Dutt)
7. Offer must be made	A mere declaration of intention does not amount to offer.
with a view to	Example :- An auctioneer advertised in a newspaper that a sale of office furniture would
obtaining consent of the	be held. A broker came from a distant place to attend that auction, but all the furniture
offeree	was withdrawn. The broker thereupon sued the auctioneer for his loss of time and expenses. Held, a declaration of intention to do a thing did not create a binding contract
	with those who acted upon it, so that the broker could not recover (Harris v. Nickerson)
8. An offer may be	While making an offer the offeror may impose conditions for the acceptance of the offer.
conditional	A conditional offer is a valid offer.
9. An offer should not	Offeror cannot impose any such condition the non-fulfillment of which would lead to
contain a term the non	acceptance of that offer.
compliance of which	Example :- A offers to sell out his bike to B stating that if B does not reply with in a
amounts to acceptance	week, he will assume that he has accepted the offer. This is not a valid offer, because failure on the part of B to reply would result in an acceptance.
10. Communication of	Example :-
Special terms	P deposited his bags in the cloakroom at the railway station. On the face of receipt, the
	words "See back" were printed. One of the conditions printed on the back was "the
	liability of the railway company shall be limited to \in 10 for any package."
	P's bag was lost. He claimed the actual value of bag amounting to \in 24.
	Held that P cannot recover the amount more than \in 10 since the railway company had
	taken all the reasonable steps to ensure that conditions printed on back printed were brought to the knowledge of P. (Parker v. S.E. Rail Co.)

	2 TVDEC OF OFFER
2. TYPES OF OFFER	
A. General offer	An offer made to the public at large. Anyone can accept this offer by doing the desired act.
B. Specific offer	An offer made to a definite person or group of persons. Such offer can be accepted only by
	the specified person to whom it is made.
C. Cross offers	When two parties exchange identical offer in ignorance at the time of each other's offer, the
	offers are called cross offers. Two cross offers cannot become a binding contract in the
	absence of acceptance.
	Example :- A makes an offer for selling out his bike to B for 20000. B, in ignorance of this
	offer makes a similar offer for buying A's bike for Rs. 20000. These two offers are called
	cross offers and none of these would constitute an acceptance.
D. Counter offer	A qualified acceptance to the offer subject to modification and variations in the terms of
	original offer. Counter offer amounts to rejection of the original offer.
	Example :- A offers B, "Will you purchase my car for Rs. 100000. B replies, "I will purchase
	but I can pay only Rs. 75000 for your car." This acceptance given by B is a counter offer.
E. Standing, open or	An offer is allowed to remain open for acceptance over a period of time. Example
continuing offer	Tender for supply of goods.

3. LAPSE (Revocation) of an OFFER

- > On expiry of stipulated or reasonable time.
- > By not accepting in mode prescribed.
- By rejection by the offeree.
- > By death or insanity of the offerer or offeree before acceptance.
- > By revocation by the offeror at any time before acceptance.
- > Revocation of standing offer at any time by giving notice to the offeree.
- > Revocation by non fulfillment of condition precedent to acceptance.
- > By subsequent illegality or destruction of subject matter.

4. ACCEPTANCE : Sec. 2(b)

- > When the person to whom proposal is made.
- \succ signifies his assent thereto,
- the proposal is said to be accepted.
- > A proposal when accepted becomes a promise.

	LEGAL RULES AS TO VALID ACCEPTANCE
Acceptance must be	Offeree should be assented to all terms & conditions of the offer. A qualified acceptance
absolute and unqualified	amounts to counter offer.
Acceptance must be	Mere mental acceptance is not acceptance. Acceptance cannot be made in ignorance of
communicated	the offer. Mere silence is not acceptance.
Acceptance to Whom	Acceptance must be communicated to the offeror i.e. the person who made the offer.
Mode of Acceptance	Acceptance must be in the more prescribed in the proposal. If no mode prescribed in the
	proposal, the acceptance must be according to some usual and reasonable mode.
Time for Acceptance	Acceptance must be given within specified time limits given in the offer. In case no
	time is specified in the offer, offer must be accepted within reasonable time and before
	the offer lapses.
	Example :- A person applied for shares in a company in june. He cannot be bound by
	the allotment made late in November since delay of 6 months in acceptance of
	application for shares was unreasonable. (Ramsgate Victoria Hotels v. Montefiore)
Acceptance by conduct	By performance of an act intended by the proposer.
Who can accept	
Specific offer	A specific offer can be accepted only by the person to whom it is made.
General offer	A general offer can be accepted by anyone having knowledge of the offer by complying
	with the terms of the offer.

6. COMMUNICATION OF OFFER & ACCEPTANCE (Section 4)		
(A) Communication of Offer	The communication of offer is complete when it comes to the knowledge	
	of the person to whom it is made.	
(B) Communication of Acceptance	The communication of acceptance is complete.	
(a) As against the Proposer	When it is put into the course of transmission to him so as to be out of power of the acceptor to withdraw the same.	
(b) As against the Acceptor	When it comes to the knowledge of the proposer.	

	7. REVOCATION OF OFFER & ACCEPTANCE (Section 4)		
	The communication of revocation is complete -		
(a)	(a) As against the person who makes it When it is put into the course of transmission to the person to whom it is made so as to be out of power of the person who makes it.		
(b) As against the person to whom it is made When it comes to his knowledge.		When it comes to his knowledge.	

TIME FOR REVOCAION (Section 5)		
Revocation of Offer	An offer can be revoked at any time before the communication of acceptance is	
	complete as against the proposer.	
Revocation of Acceptance	An acceptance can be revoked at any time before the communication of acceptance is	
	complete as against the offeree.	

CHAPTER -3 CONSIDERATION

Consideration

Price for which promise of another is bought



CONSIDERATION :- "QUID PRO QUO" – i.e. something in return. Consideration is the price agreed to be 1.

paid by the promise for the obligation of the promisor.

- \succ When, at the desire of the promisor,
- ➤ the promise or any other person
- ➢ has done or abstained from doing or
- does or abstains from doing or
- > promise to do or to abstain from doing
- \succ something
- such act or abstinence or promise is called consideration for the promise. [Section 2(d)] \triangleright

	2. LEGAL REQUIREMENTS REGARDING CONSIDERATION		
A. Cons	sideration must	Consideration must move at the desire or request of the promisor. Any act done at the	
mov	e at the desire of	desire of a third party is not consideration.	
the p	promisor		
B. Cons	sideration may	Consideration may move from the promise or any other person who is not a party to	
mov	e from the	the contract. Thus, there can be a stranger to a consideration.	
pron	nise or any other		
pers	on		

C. Executed and	If consideration under the contract has been given, it is said to be executed. If			
Executor	consideration under the contract is to be moved in future, it is called executory			
consideration	consideration.			
D. Consideration may be p	ion may be past, present or future			
Past consideration	The words "has done or abstained from doing" indicates past consideration Past			
	consideration is no consideration in England.			
Present Consideration	The words "does or abstains from doing" indicates present consideration.			
	Consideration which moves simultaneously with the promise.			
	Example :- Cash Sales.			
Future Consideration :	The words "promise to do or to abstain from doing" indicate future consideration.			
	Consideration which is to be performed in future.			

	Example :-
	A get booked an air ticket from Delhi to Mumbai. The flight is to be take off on the
	next day. In this case the consideration from A is a Past consideration and
	consideration is pending on the part of Airlines which is to be performed in future.
E. Consideration should	If consideration is an illusory one, then it is not valid.
be real, not illusory	
F. Consideration need	Though consideration is an essence of contract, adequacy of consideration is not
not be adequate	regarded as an essence of contract. Courts do not regard the adequacy of consideration,
	it is at the part of promisor to consider that whether he is receiving adequate
	consideration or not.
G. The performance of	Example :- Promise to pay money to a witness.
an act what one is	
legally bound to	
perform is not	
consideration for the	
contract.	
H. Consideration must not	be unlawful, immoral or opposed to the public policy.

3.	NO CONSIDERATION, NO CONTRACT			
The general rule of law is that an agreement without consideration is void.				
	EXCEPTIONS			
(i) Agreement on account of	WRITTEN AND REGISTERED AGREEMENT			
Natural love and Affection	BASED ON NATURAL LOVE AND AFFECTION			
	PARTIES STANDING IN NEAR RELATION			
	Example :- A husband by a registered document after referring to quarrels			
	and disagreements between himself and his wife, promised to pay his wife a			
	sum of money for her maintenance and separate residence, it was held that			
	the promise was unenforceable. (Rajlukhy Devi V. Bhootnath)			
(ii) Compensation for past	 Services rendered voluntarily 			
voluntary services (Section 25 (2))	 Services rendered for the promisor. 			
	Promisor must be in existence at the time of rendering services.			
	Promisor must have intended to compensate the promisee.			
	Example :- X finds Y's purse and gives it to him. Y promises to give X Rs			
	1000. This is a valid contract.			
(iii) Promise to pay time barred	A promise to pay, wholly or in part a debt which is barred by law of			
debt (Section 25 (3))	limitation can be enforced if it is :-			
	In writing and			
	Signed by the person making it or his authorized agent.			
(iv) Agency	\triangleright According to Section 185 of the Indian Contract At, no			
	consideration is necessary to create an agency.			
(v) Completed Gifts	Gifts do not require any consideration. (Explanation 1 to Section 25)			
(vi) Charity	A Promise to contribute to charity, though gratuitous, would be enforceable,			
	if on the faith of the promised subscription, the promise takes definite steps			
	in furtherance of the object and undertakes a liability, to the extent of			
	liability incurred, not exceeding the promised amount of subscription.			
	(Kedarnath V.Gorie Mohammad)			
(i) Bailment	Consideration is not necessary to effect bailment. (Section 148)			

CHAPTER - 4 CAPACITY TO CONTRACT

1	. <u>N</u>	HO IS CO	MPETENT T	O MAKE	A CONTR	RACT
SECTION 11 : Every per	rson is co	mpetent to c	ontract who is	of age of m	ajority acco	ording to the law to which he is
subject, who is of so	und mind	and is not d	lisqualified fro	m contractio	ng by any la	aw to which he is subject.
A. AGE OF MAJORITY	According to Section 3 of Indian Majority Act, 1875 A minor is a person who has not completed 18 years of age. Every person domiciled in India attains majority on the					
	completion of 18 years of age.					
	Exceptions : In the following cases, a person attains majority on completion of 21 years					
	of age :-			is, a person	utums maj	only on completion of 21 years
	-		lian of a minor	is being 2	2. Where t	he superintendence of minor's
		•	Guardians and	•		assumed by Court of Wards.
	Act, 1	390.				
B. SOUND MIND						making a contract if at the time
PERSON (Section 12)			-		ling it and	of forming a rational judgement
		-	on his interests			
	_		sually of unsou		-	who is usually of sound mind
			of sound mi			onally of unsound mind, may
	make mind.	a contract	when he is		unsound mi	a contract when he is of
	IIIIId.	UNS	OUND MIND			ind.
Drunken person		Idiot			Lunati	c
A contract by drunken per	son is	An idiot	is a person wh	o is	A lunat	ic is a person who is mentally der
altogether void.		permaner	ntly of unsoun	d mind.	due to s	some mental strain or other person
Partial or ordinary drunker	nness is	Such a p	erson has no lu	icid	experie	nce. However, he has some interv
not sufficient to avoid the	contract.	intervals.			sound n	nind
					-	nt in lunatic asylum, who is at int
					sound n	nind, may contract during those i
C. Persons Disqualified by	/ Law					
Alien enemy		An Alien enemy is a person who is a citizen of a foreign country which is at war with India.				
Contracts during the war		An alien enemy cannot enter into contract during the period of war except a				
		license from the central government.				
Contracts entered before	war	Contracts entered before war are either dissolved or merely suspended for the				
		period of war and revived after the war is over.				
Statutory Corporation		A statutory corporation cannot enter into contracts which are ultra virus its				
		memorandum.				
Municipal Bodies		Municipal bodies cannot enter into acts which are beyond their statutory powers.				
Sovereign States, Ambass	adors	These persons enjoy certain special privileges. They cannot be sued in the Indian				
& Diplomatic Couriers		courts. However, they can enter into contracts and enforce those contracts In				
Convict		Indian Courts.				
Convict Insolvent		A convict cannot enter into contract during the period of imprisonment.				
mouvent		When the person is adjudged insolvent, his property stands vested in the official receiver or official assignee appointed by the court. He cannot enter into				
					-	
	contracts in relation to property which is vested to the official assignee or receiver.					
A contract with a party incompetent to contract is void ab initio.						
		- F •				

	2. POSITION OF MINORS AGREEMENT			
i. An agreement entered into	A minor is not competent to contract. A minor's contract being void, any money			
by or with a minor is void ab	advanced to a minor cannot be recovered. {Mohiri Bibi V.Dharmodas Ghose			
initio	(1903)}			
ii. Minor can be beneficiary	Even if a minor is incapable of contracting, still no law prevents him from taking			
	the benefit under a contract. A promissory note executed in favour of a minor is			
	valid and can be enforced by the minor. A minor can be payee of a cheque or other			
	negotiable instrument.			
Minor as a partner	A Minor cannot become a partner in a firm but he can be admitted to the benefits of			
	the partnership with the consent of all partners. (Section 30 of Indian Partnership			
	Act, 1932)			
Minor can always pleads	If a minor by fraudulently representing his age enters into contract, still minor can			
minority	take the shelter of minority.			
	Example :-			
	A, a minor by fraudulently representing himself to be a major, induce B to lend him			
	Rs. 2000. He refused to repay it and B sued him for the money. Held that the			
	contract was void and A was not liable to repay the amount due.			
Ratification attaining	A minor cannot ratify the agreement on attaining the age of majority as the original			
majority is not allowed	agreement is void – ab – initio and therefore, validity cannot be given to it later on.			
	Example : 'A', a minor makes a promissory note in favour of 'B'. On attaining			
	majority, he makes out a fresh promissory note in lieu of old one. Neither the			
	original, nor the fresh promissory note is valid.			
Contract by minor's	A contract may be entered into on behalf of a minor by his guardian or manager of			
guardian	his estate. In such a case the contract can be enforced by or against the minor			
	provided that the contract.			
	(a) is within the scope of the authority of the guardian or manager, and			
	(b) is for the benefit of the minor.			
Liability for necessaries	No personal liability of minor but minor's property is liable.			
	In order to entitled a supplier to be reimbursed from the minor's estate, following			
	conditions must be satisfied :-			
	A. Goods must be necessaries for that particular minor having regard to his			
	condition of life.			
	B. The minor must be in need ot those goods both at the time of sale and			
	delivery. {Nash v. Inman (1908)}			
	C. The minor's estate is not liable only for necessary goods but also for			
	necessary services rendered to him.			
Minor as an Agent	Minor can be an agent but cannot be held personally liable for negligence or breach			
	of duty.			
Minor as an Insolvent	A minor cannot be adjudicated as insolvent because he is incapable of contracting.			
	THADTER - 5 ERFE CONSENT			

<u>CHAPTER - 5 FREE CONSENT</u>

1. <u>CONSENT (Section 13)</u>

Two or more persons are said to have consented when they agree upon something in the same sense (consensus - ad - idem).

Example : A offers B that he want sell his Maruti 800 to him for Rs. 50000. B replies that I can pay only Rs 40000 for your car. Since there is no consent between the parties, no contract will can be formed.

2. FREE CONSENT (Section 14)

A consent is said to be free when it is not caused by coercion, undue influence, fraud, misrepresentation or mistake.

3. ELEMENTS VITIAT	TING FREE CONSENT				
(a) Coercion (Section	Coercion is committing or threatening to commit any act forbidden by Indian Penal Code,				
15)	or the unlawful detaining or threatening to detain any property, to the prejudice of any				
	person whatever, with the intention of causing any person to enter into an agreement.				
	Threat to commit suicide amounts to coercion.				
	The agreement induced by coercion is voidable.				
	A person to whom money has been paid or anything delivered under coercion, must repay				
	or return it.				
(b) Undue Influence	A contract is said to be induced by undue influence when the relations subsisting between				
(Section 16)	the parties are such that one of the parties is in a position to dominate the will of the other				
	and uses that position to obtain an unfair advantage of the other.				
	A person is deemed to be in a position to dominate the will of the other, when he holds				
	authority real or apparent over the other, or when he stands in a fiduciary relation to the				
	other.				
	Example :-				
	(a) Father and son				
	(b) Solicitor and Client				
	(c) Trustee and Beneficiary				
	(d) Doctor and Patient, etc.				
	A contract which is induced by undue influence is voidable.				
(c) Fraud (Section 17)	Fraud means and includes any of the following acts committed by a party to a contract or				
	with his connivance or by his agent with intent to deceive another party thereto or his				
	agent, or to induce him to enter into the contract:				
	> the suggestion as to fact of that which is not true by one who does not believe it to				
	be true.				
	the active concealment of a fact by one having knowledge or belief of the fact.				
	a promise made without any intention of performing it.				
	> any other act fitted to deceive.				
	any such act or omission as to law specially declared to be fraudulent.				
	> A contract induced by fraud is voidable.				
(d) Misrepresentation	Where a person assets something which is not true though he believes it to be true, is				
	assertion amounts to misrepresentation.				



<u>CHAPTER - 6 LAWFUL CONSIDERATION & OBJECT</u>

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1. I	AWFUL CONSIDERATION OR OBJECT [Section 23]			
Consideration or object is unla	wful if it is :-			
A. Forbidden by law	Acts forbidden by law are those which are punishable under any statute as well as those prohibited by regulation or orders made in exercise of the authority conferred by			
	the legislature.			
	Example :- A promises to drop prosecution which he has instituted against B for			
	robbery and B promises to restore the value of the things taken. The agreement is void, as its object is unlawful.			
	Example :- A loan granted to the guardian of a minor to enable him to celebrate the			
	minor's marriage in contravention of the Child Marriage Restraint Act is illegal and cannot be recovered back.			
	Example :- A license to cut the grass is given to X by forest department under Forest Act. The license provides for imposition of penalty in the event of X choosing to			
	assign his right. However if X assigns his right, the agreement would still be valid			
	since there is no prohibition for such assignment as the consideration stipulating			
	penalty is only to regulate the matter of administrative measure.			
B. Defeat the provisions of	The term 'Law' includes any legislative enactment or rule of the Hindu and Muslim			
any law	Laws or any other rule for the time being in force in India.			
	Example :- Agreement in restraint of parental rights is in violation of Hindu Law.			
C. Fraudulent	Where object or consideration is unlawful on ground of fraud.			
	Example :- A, B and C enter into agreement for the division among them of gains			
	acquired or to be acquired by them for fraud. The agreement is void as its object is			
	unlawful.			
D. Injury to the person or	The general term "injury" means criminal or wrongful harm. Where the object of an			
property of another	agreement is to cause injury to the person or property of another.			
	Example :- An agreement to print a book in violation of another's copyright is void.			
	Example :- A borrowed Rs. 1000 from B. A executed a bond promising to work for B			
	without pay for 2 years and in case of default agreed to pay interest at a very			
	exorbitant rate and the principal amount at once. Held, the contract was void (Ram			
	Swaroop v. Bansi)			
E. Immoral or opposed to	Example :- Letting house to a prostitute knowingly.			
the public policy				
) :- If any part of a single consideration for one or more objects, or any one or any part			
2	ation for a single object, is unlawful, the agreement is void.			
	vive the business on behalf of B, a licensed manufacturer of some permissible chemicals $P_{\rm eff} = 100000$ non-model. The superscript is used the abient			
and some contraband items. B promises to pay A a salary of Rs. 100000 per month. The agreement is void, the object				
of A's promise and the conside	eration for B's promise being in part unlawful.			

CHAPTER - 7 VOID AGREEMENTS

1. AGREEMENTS EXPRESSLY DECLARED VOID

Agreements by incompetent parties (Sec. 11)

Agreements with unlawful object or consideration (Sec. 23)

Agreement made under mutual mistake of fact (Sec. 20)

Agreements without consideration (Sec. 25)

Agreements in restraint of marriage, trade or legal proceedings etc.

Agreements to do impossible Acts (Sec. 56)

Example :- An agreement to discover treasure by magic is void.



AGREEMENTS OPPOSED TO THE PUBLIC POLICY				
These are the agreements which are against the moral laws of the society and contravenes any established interest of				
society. Following agreements are opposed to the public policy :-				
(a) Trading with		owing allegiance to a Government at war with India without the		
enemy		nt of India is void, as the object is opposed to public policy.		
(b) Stifling	-	prosecution tends to be a preservation or an abuse of justice;		
prosecution	therefore, such an agree	ment is void. The principle is that one should not make a trade of		
	felony (crime). One show	ald not convert a crime into into a source of profit.		
	Compromise of public o	ffence is illegal.		
	To drop uncompoundabl	e offence without permission of court.		
	Example :-			
	A knew that B has comm	nitted a crime. He obtains a promise from B to pay him Rs. 20000 in		
	consideration of not exp	osing B. This is a case of stifling prosecution & therefore illegal &		
	void.			
(c) Champerty &	Maintenance	It is the promotion of litigation in which one had no interest.		
maintenance				
	Champerty	It is bargain whereby one party agrees to assist the other in		
		recovering property, with a view to sharing the profits of		
		litigation.		
		Example :- An agreement to give assistance (monetary or		
		otherwise) to another person to recover the property by legal		
		action and to share the proceeds of litigation is a champertous		
		agreement.		
(c) Interference	An agreement whose ob	An agreement whose object is to induce any judicial officer of the state to act partially or		
with the course of	corruptly is void.			
	1 2			

justice		
(e) Marriage	An agreement to negotiate marriage for reward, which is known as a marriage brokerage	
brokerage contracts	contract, is void, as it is opposed to public policy.	
	Example :-	
	An agreement to pay money to a person hired to procure a wife is opposed to public policy	
	and therefore void.	
(f) Interest (benefit)	Taking a benefit against the obligation.	
against obligation	Example :- A, who is the manager of a firm, agrees to pass a contract to X if X pays to A	
	Rs. 20000 privately; the agreement is void.	
(g) Sale of public	Bribe for appointment in a public office as it interfere with the appointment of a person best	
office	qualified for the service of public.	
	An agreement to pay money to a public servant in order to induce him to retire from his	
	office so that another person may secure the appointment is void.	
	An agreement to procure a public recognition like Padma Vibhushan for reward is void.	
(h) Agreements for	r Agreements having their object the establishment of monopolies are opposed to the public	
creation of	policy and hence void. It is also hit by MRTP Act.	
monopolies void	Example :- A local body granted a monopoly to A to sell vegetables in a particular locality.	
	Held that the agreements was void.	
(i) Agreement in	Every agreement in restraint of marriage of any person, other than a minor, is void (Sec. 26)	
restraint of marriage	Example :- A promised to marry no one else except Miss B and in default pay her a sum of	
	Rs. 100000. A married some one else and B sued A for recovery of the sum. Held, the	
	contract was in restraint of marriage, and as such void.	
(j) Agreement in	An agreement by which any person is restraint from exercising a lawful profession, trade or	
restraint of trade	business of any kind, is to that extent void.	
Exception	(i) Sale of goodwill (Within specified local limits) Reasonable	
	(ii) An agreement among the sellers of a particular commodity not to sell the commodity for	
	less than a fixed price is not an agreement in restraint of trade.	
	(iii) An agreement between partners not to carry on competing business during the	
	continuance of partnership is valid. (Section 11 of Indian Partnership Act, 1932)	
	(iv) Agreement with outgoing partner not to carry on competing business for a reasonable	
	time will be valid. (Section 36 of Indian Partnership Act, 1932)	
	(vi) An agreement by a manufacturer to sell during a certain period his entire production to	
	wholesale merchant is not in restraint of trade.	
(k) Agreement in	It is one by which any party thereto is restricted absolutely from enforcing his rights under a	
restraint of legal	contract through a court or which abridges the usual period of starting legal proceedings. It	
proceedings	is void.	
Exceptions :-	Settlement of dispute through arbitration.	
	Question already arisen or which may arise in future refer to arbitration \rightarrow such a contract	
	must be in writing.	

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<u>CHAPTER - 8 PERFORMANCE OF CONTRACT</u>

OVERVIEW Performance of Contract

Who can demand performance?

By whom contract must be performed?

By promiser

Only promisee, III party • His agent can't demand performance

1.

- His legal heir in case of death
- III party, if accepted by promisee then promisor is relieved

PERFORMANCE OF CONTRACTS [Section 37]

The parties to a contract must either perform, or offer to perform their respective promises unless such performance id dispensed with or excused under the provisions of the contract act or any other law. Promises bind the representatives of the promisor in case of death of such promisor before performance, unless a contrary intention appears from the contract.

2. BY WHOM CONTRACT MAY BE PERFORMED		
Promisor himself	If there is something in the contract to show that it was intention of the parties that the	
	promise should be performed by the promisor himself, such promise must be performed by	
	the promisor.	
	This means contracts which involves the exercise of personal skill & diligence or which are	
	founded on personal confidence between the parties must be performed by the promisor	
	himself.	
Agent	Where personal consideration is not the foundation of the contract, the promisor or his	
	representative may employ a competent person to perform it.	
Representatives	A contract which involves the use of personal skill or is founded on personal consideration	
	comes to an end on the death of the promisor.	
	As regards any other contract, the legal representatives of the deceased promisor are bound	
	to perform it unless a contrary intention appears from the contract. But their liability under a	
	contract is limited to the value of the property they inherited from the deceased.	
Third persons	Where the promise accepts performance of the promise from a third person, he cannot	
	afterwards enforce it against the promisor.	
Joint promisors	When two or more persons have made a joint promise, then unless a contrary intention	
	appears from the contract, all such persons must jointly fulfill the promise.	
	If any of them dies, his legal representatives must, jointly with the surviving promisors,	
	fulfill the promise. If all of them dies, the legal representatives of all of them must fulfill the	
	promise jointly (Sec. 42).	

4. EFFECT OF REFUSAL TO ACCEPT OFFER OF PERFORMANCE [Section 38]

When the promisor has made an offer of performance to the promisee, and the offer has not been accepted then the

promisor is not responsible for non – performance, nor does he thereby lose his rights under the contract.

Conditions :-

It must be unconditional

It must be made at proper time and place.

If the offer is to deliver anything to the promise, promisee must have reasonable opportunity to check the goods.

An offer to one of the several promises will have same legal consequences as an offer to all of them.

5. EFFECT OF REFUSAL OF PARTY TO PERFORM PROMISE [Section 39]

When a party to a contract has refused to perform or has disabled himself from performing his promise in entirely, the promisor may put an end to the contract, unless he has signified by words or conduct, his acquiescence in its continuance.

Rights to the aggrieved party

> To terminate the contract.

- > To indicate, by words or by conduct, that he is interested in his continuance.
- Right to claim damages.

6. LIABILITY OF JOINT PROMISORS

Promisee may compel any one or more of such joint promisors to perform the whole of the promise.

If one of the joint promisors is made to perform the whole contract, he can call for a contribution from others.

If any of the joint promisors make a default in making his contribution the remaining joint promisors must bear the loss arising from such default in equal shares.

7. RIGHTS OF JOINT PROMISES

All of them jointly have right to claim performance.

If any one of joint promises dies, Survival promise + Representatives of deceased promisee.

If all of them dies. Representatives of deceased promises.

8. TIME & PLACE FOR PEFORMANCE OF THE PROMISE

No time specified for performance of promise, promise must be performed within reasonable time.

If promise is to be performed on a specified date but hour is not mentioned, the promisor may perform it any time during the usual hours of business, on such day.

Delivery must be made at the usual place of business.

When no place is fixed for performance of promise, it is the duty of the promisor to ask promisee to fix a reasonable place for the performance of promise.

When the promisor has not undertaken to perform the promise without an application by the promise and the promise is to be performed on a certain day, it is the duty of the promise to apply for performance at a proper place and within the usual hours of business.

	9. PERFORMANCE OF RECIPROCAL PROMISES	
Reciprocal Promises	When a contract consists of two promises, one being consideration for the other, such	
	promises are called Reciprocal promises.	
	Example :- A promises to deliver 500 quintals of rice and B promises to pay the price	
	on delivery, the contract would consists of reciprocal promises.	
Simultaneoius	Reciprocal promises may have to be performed simultaneously or one after another.	
performance of	Example :- Where A promises to deliver 500 quintals of rice and B promises to pay the	
Reciprocal promises	price on delivery, both the promises are to be performed simultaneously.	
Performance of	When the order of performance of the reciprocal promises is expressly fixed by the	
Reciprocal promises	contract, they must be performed in that order.	

where order of	Example – A and B contract that A shall build a house for B at a fixed price. A's	
performance is expressly	promise to build the house must be performed before B can be called upon to perform	
fixed	the promise to pay for it.	
Performance of	The order of performance may sometimes be indicated not expressly, but by the nature	
Reciprocal promises	of the transaction.	
when the order of	$\mathbf{E}\mathbf{x} - \mathbf{A}$ promises to make over stock for B and B promises to give security for the	
performance is fixed by	payment of price. A's promise to make over stock need not to be performed until the	
implication	security is given by B.	
Effect of one party	Contract become voidable	
preventing other from	Another party is entitled to claim compensation on A/c of by suffered due to non –	
performing promise	performance.	

Reciprocal promise to do certain things that are legal :- contract, and also some other things that are illegal – Void Agreement

10. EFFECT OF FAILURE TO PERFORM AT A TIME FIXED IN A CONTRACT IN WHICH TIME IS ESSENTIAL

Where time is essential and the party fails to perform promise at or before specified time, the contract becomes voidable at the option of the promisee.

Where time is not essential, the contract cannot be avoided on the ground that time for performance has expired. The promise is only entitled to compensation from the promisor for any loss caused by delay.

But it must be remembered that even where the time is not essential it must be performed within a reasonable time otherwise it becomes voidable at the option of the promisee.

Where time is essential, promisor fails to perform within time & promisee accept the performance, he cannot claim compensation for non –performance at time agreed unless notice of intention to claim compensation is given.

	13. CONTRACTS WHICH NEED NOT BE PERFORMED	
1. Novation	When parties to a contract substitute a new contract for old. On novation, old contract is	
	discharged and consequently it need not to be performed. There may be change in parties.	
2. Rescission	When parties to a contract agree to rescind it, the contract need not be performed. In this	
	case, only old contract is cancelled no new contract is formed.	
3. Alteration	Where parties to a contract agrees to alter it, the original contract is rescinded, with the remit	
	that it need not be performed.	
Contract	No change in parties to the Change in terms & conditions of original agreement.	
4. Waiver or Remit of	Promisee can dispense with performance without consideration and without a new contract	
performance by	or may extend the time of performance.	
promise		

CHAPTER - 9 BREACH OF CONTRACT

1. BREACH OF CONTRACT				
ANTICPATORY BREACH OF	ACTUAL BREACH OF CONTRACT			
CONTRACT				
• When the promisor refuses altogether to perform his promise and signifies his unwillingness, even before the time of performance has arrived, it is called Anticipatory Breach.	• Where the promisor refuses to perform promise on the scheduled date. When one of the parties breaks the contract by refusing to perform the promise when it falls due, it is Actual Breach.			



Entitled to compensation for damages suffered

(ii) Suit upon Quantum Meruit :- "As much as is earned" Or "According to the quantity of work done"

When the person has begun the work and before he could complete it, the other party terminates the contract or does something which make it impossible for the other party to complete the contract, he can claim for the work done under contract.

He may also recover the value of work done when further performance of contract become impossible.

Suit for Quantum Meruit arise in three cases :-

A. Work done and accepted under void contract.

B. Act done or something delivered non – gratuitously, the person who enjoys the benefit must pay for it.

C. Divisible Contract : One part performed & refuses to perform other part. Party in default may sue other party who has enjoyed the benefit of past performance.

(iii) Suit for specific performance :-

Where damages are not an adequate remedy in case of breach of contract, the court may in its discretion on a suit for specific performance direct party in breach, to carry out his promise according to the terms of contract.

(iv) Suit for Injunction

Where a party to a contract is negativating the terms of contract, the court may – be issuing an 'injunction order' restrain him from doing what he promised not to do.

CHAPTER - 10 QUASI CONTRACT

4. QUASI CONTRACTS

Quasi contracts are based on principle of equity, justice and good conscience.

In the case of Quasi contracts, the promisor voluntarily undertakes an obligation in favour of the promisee, or Obligation may be imposed by law upon a person for the benefit of another even in the absence of contract.

5. SALIENT FEATURES OF QUASI CONTRACTS

It does not arise from any agreement of the parties concerned, but it is imposed by law, and It is a right which is available not against the entire world, but against a particular person/s only.

6. TYPES OF QUASI CONTRACTS		
Claim for necessaries	supplied to a person incapable of contracting, the supplier is entitled to claim their	
	price from the property of such a person. E.g. – Minor, Person of unsound mind.	
Right to recover money paid	A person who has paid a sum of money which another is obliged to pay, is entitled to	
for another	be reimbursed by that other person provided that payment has been made by him to	
	protect his own interest.	
Obligation of a person	(a) Where a person lawfully does anything for another person or delivers	
enjoying the benefit of non-	anything to him.	
gratuitous act	(b) Not intending to do so gratuitously and	
	(c) Such other person enjoys the benefit thereof, the latter is bound to make	
	compensation to the former in respect of, or to restore, the things so done or	
	delivered.	
Responsibility of Finder of	A person who finds goods belonging to another and takes them into his custody is	
goods	subject to same responsibility as a bailee.	
	To take proper care	
	Not use it for personal purposes.	
	Restore it to true owner, if owner is traced	
Liability for money paid or	A person to whom money has been paid or anything delivered by mistake or under	
thing delivered by mistake	coercion must repay or return it.	
or under coercion		