# LL. B. (3 Year Degree Course) SEM-I (2015 Course) ( Choice based Credit System): SUMMER - 2019

SUBJECT: LAW OF CONTRACT

Day Wednesday Time: 10.00 AM TO 01.00 PM

Date 03/04/2019

S-2019-1724

Max. Marks: 60

### N.B.:

1) All questions are COMPULSORY.

2) All questions carry EQUAL marks.

Define the term 'Offer'. Explain the legal rules regarding a valid offer. Q.1 a)

- What is quasi-contract? Discuss the quasi-contracts dealt with under the Indian Contract Act.
- 'Consideration must move at the desire of the Promisor.' Discuss this principle with Q.2 a) the help of Durga Prasad V. Baldeo. State the Fact, issues and judgment of this
  - b) 'A' and 'B' are partners in a business. They enter into a wagering agreement with a third party. On losing the bet 'A' satisfies his own and also B's liability under the agreement. Can 'A' claim from 'B' the amount paid on his behalf?

### OR

- a) State the facts of the case 'Balfour V. Balfour' and discuss the principle laid down in it.
- 'A' while his wife 'B' was alive promised to marry 'C' in the event of B's death. Subsequently 'B' died but 'A' refused to marry. 'C' sues 'A' for damages for breach of promise. Decide.
- Who are competent to contract? Discuss the law regarding minor's agreement and Q.3 a) its validity.

# OR

- 'For giving rise to a valid contract, there must be consensus-ad-idem among the contracting parties.' Explain this statement and discuss the meaning of 'Free Consent'.
- Discuss various modes by which a contract is discharged. O.4 a)

## OR

- Write Short Notes: b)
  - Standard form of contract i.
  - Time and place for performance of contract ii.
- Write in reference to Specific Relief Act, 1963: Q.5 a) What is 'Preventive Relief'? Discuss the provisions of Preventive Relief with the help of relevant cases.

- Write Short Notes:
  - Power of court to award compensation i.
  - Rescission of Contract ii.