Chapter 1: Indian Contract Act 1872

Section number	Торіс
2(a)	Proposal
2(b)	Promise and acceptance
2(c)	Promisor and promise
2(d)	Consideration
2(e)	Agreement
2(f)	Reciprocal promises
2(g)	Void
2(h)	Contract
2(j)	Void contract
2(i)	Voidable contract
4	Communication
5	Revocation of proposal and acceptance
6	Revocation of proposal
7	Acceptance must be absolute
8	Acceptance by conduct
9	Express and implied contracts
10	What agreements are contracts
11	Who are competent to contract
12	What is sound mind for the purpose of contracting
13	Definition of consent
14	Definition of free consent
15	Coercion
16	Undue influence
17	Fraud
18	Misrepresentation
19	Consequences of coercion, undue influence, fraud or misrepresentation
20	Bilateral mistake of fact
21	Mistake of law
22	Unilateral mistake of fact
23	Unlawful object
24	Agreement void if consideration unlawful in part
25	Exceptions to no consideration no contract (agreement without
	consideration void unless it is in writing and registered or is a promise to
	compensate for something doneor is a promise to pay a debt barred by the
	law of limitation
26	Agrooment in restraint of marriage yold
26 27	Agreement in restraint of marriage, void Agreement in restraint of trade, void
28	Agreement in restraint of trade, void Agreement in restraint of legal proceedings, void
29	Agreements void for uncertainty
30	Agreement by way of wage void
31	Definition of contingent contract
32	Enforcement of contracts contingent on an event happening
33	Enforcement of contracts contingent on an event nappening Enforcement of contracts contingent on an event not happening
34	Enforcement of a contingent contract dependent on a third party
35	When contracts become void which are contingent on happening of specified
	event within fixed time
	event within fixed time

36	Agreements contingent on impossible events void
37	Obligation of parties to contract
38	Effect of refusal to accept offer of performance
39	Effect of refusal of party to perform promise wholly
40	Person by whom promise is to be performed
41	Effect of accepting performance from third party
42	Devolution of joint liabilities
43	Any one of joint promisors may be compelled to perform
44	Effect of release of one of the joint promisors
45	Devolution of joint rights
46	Time for performance of promise where no application is to be made and no
	time is specified
47	Time and place for performance of promise where time is specified and no
	application is to be made.
48	Application for performance on <u>certain day to be at proper time and place</u>
49	Place for the performance of promise where no application to be made and no
	place fixed for performance
50	Performance in manner or at time prescribed or sanctioned by promise.
51	Promisor not bound to perform unless reciprocal promise ready and willing to
	perform
52	Order of performance of reciprocal promises
53	Liability of party preventing event on which contract is to take effect
54	Effect of default as to the promise which should be performed in contract
	consisting of reciprocal promises
55	Effect of failure to perform at fixed time in contract in which time is essential
56	Agreement to do impossible act
57	Reciprocal promises to do things legal and other things illegal
58	Alternate promise one branch being illegal
59	Application of payment where debt to be discharged is indicated
	(appropriation of payment where debtor specifies)
60	Application of payment where debt to be discharged is not indicated
61	Application of payment where neither party appropriates
62	Effect of novation, rescission and alteration of contract
63	Promise may dispense with or remit performance of promise
64	Consequence of rescission of voidable contract (restitution)
65	Obligation of person who has received advantage under void agreement or
	contract that becomes void.
68	Claim for necessaries supplied to person incapable of contracting or on his
	account
69	Reimbursement of person paying money due by another in payment of which
	he is interested
70	Obligation of person enjoying benefit of non gratuitous act
71	Responsibility of finder of the goods
72	Liability of person to whom money is paid or thing delivered by mistake or
	under coercion

Chapter 2 : Sales of Goods Act 1872

Section number	Topic
2(1)	Buyer
2(2)	Delivery
2(3)	Deliverable state
2(4)	Document of title to goods
2(6)	Future goods
2(7)	Goods
2(8)	Insolvent
2(9)	Mercantile agent
2(10)	Price
2(13)	Seller
2(14)	Specific goods
4	Sale and agreement to sell
6	Existing or future goods
7	Goods perishing before making of contract
8	Goods perishing before sale but after agreement to sell
9	Ascertainment of price
11	Stipulation as to time
12	Condition and warranty
13	When condition treated as warranty
14	Implied condition as to title
15	Sale by description
16	Implied condition as to quality and fitness (includes mercantability and
10	usage by trade)
16	Caveat emptor
17	Sale by sample
18	Goods must be ascertained
19	Property passes when intended to pass
20	Specific goods in a deliverable state
21	Specific goods to be put in a deliverable state
22	Specific goods in a deliverable state, when the seller has to do anything
22	thereto in order to ascertain price
23	Sale of unascertained goods and appropriation
24	Goods sent on approval or "on sale or return" Reservation of rights of disposal
25 26	Risk prima facie passes with property
27	Sale by person not the owner
28	Sale by one of the joint owners
29	Sale by one of the joint owners Sale by a person in possession under a voidable contract
30	Seller or buyer in possession after sale
31	Duties of seller and buyer
32	Payment and delivery are concurrent conditions
33	Delivery
34	Effect of part delivery
35	Buyer to apply for delivery
36	Rule as to delivery
37	Delivery of wrong quantity
38	Instalment delivery

39	Delivery to carrier or wharfinger
40	Risk where goods are delivered at a distant place
41	Buyer's right of examining the goods
42	Acceptance
43	Buyer not bound to return rejected goods
44	Liability of buyer for neglecting or refusing delivery of goods
45	Unpaid seller defined
46	Unpaid seller's rights
47	Seller's lien
48	Part delivery
49	Termination of lien
50	Right of stoppage in transit
51	Duration of transit
52	How stoppage in transit effected
53	Effect of sub-sale or pledge made by buyer
54	Sale generally not rescinded by lien or stoppage in transit (resale of goods by
	the unpaid seller)
55	Suit for price
56	Damages for non acceptance
57	Damages for non delivery
58	Specific performance
59	Remedy for breach of warranty
60	Repudiation of contract before due date
61	Interest by way of damage and special damages
63	Reasonable time a question of fact
64	Auction sale

Chapter 3: Indian Partnership Act 1872

Section number	Торіс
4	Definition of partnership
5	Partnership not created by status
6	Mode of determining the existence of partnership
7	Partnership at will
8	Particular partnership
9	General duties of partners
10	Duty to indemnify for loss caused by fraud
11	Determination of rights and duties of partners by contract between the partners
12	The conduct of business
13	Mutual rights and liabilities
14	The property of the firm
15	Application of the property of the firm
16	Personal profits earned by the partners
17	Rights and duties of the partners
18	Partner to be agent of the firm
19	Implied authority of partner as agent of the firm
20	Extension and restriction of implied authority of a partner
21	Partner's authority in an emergency
22	Mode of doing the act to bind the firm
23	Effect of admission by a partner
24	Effect of notice to acting partner
25	Liability of a partner for the acts of the firm
26	Liability of the firm for the wrongful acts of a partner
27	Liability of firm for misappropriation by partners
28	Holding out
29	Rights of transferee or a partner's interest
30	Minor admitted to the benefits of partnership
31	Introduction of partner
32	Retirement of a partner
33	Expulsion of partner
34	Insolvency of partner
35	Liability of estate of deceased partner
36	Right of outgoing partner to carry on competing business
37	Right of outgoing partner in certain cases to share subsequent profits
38	Revocation of continuing guarantee by change in firm
39	Dissolution of firm
40	Dissolution by agreement
41	Compulsory dissolution
42	Dissolution on the happening of certain contingencies
43	Dissolution by notice of partnership at will
44	Dissolution by the court
45	Liability for acts of partners done after dissolution
46	Right of partner to have business wound up after dissolution
47	Continuing authority of partners for purpose of winding up
48	Mode of settlement of accounts between partners
49	Payment of firm's debts and of separate debts

Chapter 4: Limited Liability Partnership Act 2008

Section number	Topic
2(1)	Body corporate
2(3)	Designated partner
2(5)	Financial year
2(7)	Limited Liability Partnership
2(8)	Limited Liability Partnership agreement
2(9)	Partner
4	Non applicability of Indian Partnership Act 1932
5	Partners
6	Minimum number of partners
7	Designated partners
11	Incorporation document
12	Incorporation by registration
13	Registered office of LLP and change therein
14	Effect of registration
15	Name
16	Reservation of name
17	Change of name of LLP
22	Eligibility of be partners
23	Relation of partners
24	Cessation of partnership interest
25	Registration of changes in partners
26	Partner as an agent
27	Extent of liability of LLP
28	Extent of liability of partner
29	Holding out
30	Unlimited liability in case of fraud
31	Whistle blowing
34	Maintenance of books of accounts other records and audit etc.
35 55	Annual return Conversion from firm into LLP
56	Conversion from private company into LLP
57	Conversion from unlisted public company into LLP
58	Registration and effect of conversion
59	Foreign limited liability partnership
63	Winding up and dissolution
64	Circumstances in which LLP may be wound up by Tribunal
65	Rules for winding up and dissolution
66	Business transaction of partner with LLP
67	Application of the provisions of the Companies Act
68	Electronic filing of documents
69	Payment of additional fee
פס	rayment of additional fee

Chapter 5 : Companies Act 2013

Section number	Торіс
2(5)	Articles
2(6)	Associate company
2(8)	Authorized capital
2(11)	Body corporate
2(15)	Called up capital
2(20)	Company
2(21)	Company limited by guarantee
2(22)	Company limited by shares
2(42)	Foreign company
2(45)	Government company
2(46)	Holding company
2(50)	Issued capital
2(52)	Listed company
2(56)	Memorandum
2(62)	OPC
2(68)	Private company
2(71)	Public company
2(72)	Public Financial Institution
2(84)	Share
2(85)	Small company
2(86)	Subscribed capital
2(87)	Subsidiary company
2(92)	Unlimited company
3	Formation of company
3A	Members severally liable in certain cases
4	Memorandum
5	Articles
7	Incorporation of company
8	Companies with charitable objects
9	Effect of registration
10	Effect of memorandum and articles
43	Kinds of share capital
44	Shares are moveable property
45	Numbering of shares
455	Dormant company