CA FOUNDATION LAW - CHART BOOK

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% 1	THE INDIAN CONTRACT ACT, 1872	1.1 - 1.17
2	THE SALE OF GOODS ACT 1930	2.1 - 2.11
3	The INDIAN PARTNERSHIP ACT, 1932	3.1 - 3.11
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THE INDIAN CONTRACT ACT, 1872 (Chart 1.1)

Contract

"an agreement enforceable by law

Two Essential Elements of Contract

Agreement

Every promise & every set of promises, forming eration for each other

proposal when accepted, becomes a promise

there to, proposal is said to be accepted.

When person to whom proposal is made signifies his assent

Promise:

- mutual consideration party & that other party gives his acceptance thereto for Agreement is result of proposal made by one party to other
- Agreement = Offer/Proposal + Acceptance

Enforceability by Law

- obligation which means duly enforceable by law Agreement to become contract must give rise to legal
- by law before it is called contract Agreement should be worthy of being enforceable
- by Law Contract = Accepted proposal/Agreement + Enforceability



Difference between Agreement and Contract

		lis		m
Nature	Legal obligation	Scope	Meaning	Basis of differences
All agreement are not contracts. All contracts are agreements.	It may not create legal obligation. Necessarily creates a legal obligation. An agreement does not always tion. A contract always grants of tain rights to every party.	It's a wider term including both less lit is used in a narrow sense with gal and social agreement. Specification that contract is only legally enforceable agreement.	Every promise and every set of Agreement enforceable by la promises, forming the consider- Agreement + Legal enforceable ation for each other. Offer + Acceptance	Agreement
All contracts are agreements.	Necessarily creates a legal oblition. A contract always grants tain rights to every party.	It is used in a narrow sense with specification that contract is o legally enforceable agreement.	Agreement enforceable by la Agreement + Legal enforceable	Contract

Given by Section 10 of the Act

- It is outcome of offer & acceptance
- consent when they agree upon same thing in same sense Two or more persons are said to
- 3. Capacity of the parties
- contracting not otherwise disqualified from
- 4. Consideration
- 'something in return' • It is referred to as 'quid pro quo' i.e.
- 5. Lawful Consideration and Object
- ility aw. Consideration & object of agreement must be lawful
- 6. Not expressly declared to be void
- only the void which law declares to be either illegal or Agreement entered into must not be

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Essential Elements of a Valid Contract

Not given by Section 10 of Act but

considered essential

1. Offer & Acceptance or Agreement

Two Parties

2. Free Consent

Contract involves at least two parties- one party

making offer & other party accepting it

Parties must intend to create legal obligations

create legal relationship between them There must be intention on part of parties to

Other Formalities to be complied with in certain

who is of age of majority, sound mind, Every person is competent to contract

cases

- In case of certain contracts, contracts must be in is in force at time, is essential for it to be valid Certainty of meaning writing, registration of contract under laws which
- Agreement must be certain & not vague or indefinite
- 5. Possibility of performance of an agreement
- Terms of agreement should be capable of in itself cannot be enforced performance. Agreement to do an act impossible

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THE INDIAN CONTRACT ACT, 1872 (Chart 1.2)

Types of Contract

On the Basis of Validity or Enforceability

- . Valid Contract
- Agreement which is binding & enforceable is valid contract
- Void Contract
- eases to be enforceable Contract which ceases to be enforceable by law becomes void when it
- Voidable Contract
- Agreement which is enforceable by law at option of one or more parties hereto, but not at option of other or others is voidable contract
- It is contract which law forbids to be made
- 5. Unenforceable Contract
- cannot sue upon it defect i.e. absence in writing, barred by limitation etc. one or both parties Where contract is good in substance but because of some technical

On the Basis of Formation

- 1. Express Contract
- promise is made in words the promise is said to be express contract If terms are expressed by words or in writing, if proposal or acceptance of any
- 2. Implied Contracts
- otherwise than in words, promise is said to be implied Come into existence by implication, when proposal or acceptance is made
- 3. Tacit Contracts
- Through conduct of parties without any words spoken or written (Silent)
- . Quasi-Contract
- there is no intention on part of either party to make contract but law imposes Law creates & enforces legal rights & obligations when no real contract exists,
- contract upon parties

5. E-Contracts

 When contract is entered into by two or more parties using electronics means, such as e-mails

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- On the Basis of Performance

 1. Executed Contract
 Consideration in given contract could be act or forbearance.
 When act is done or executed or forbearance is brought on record, then contract is executed contract

 2. Executory Contract
 In executory contract consideration is reciprocal promise or cobligation. Such consideration is to be performed in future
- only & therefore these contracts are described as executory
- a) Unilateral Contract: One sided contract in which one party obligation is outstanding has performed his duty or obligation & other party's
- outstanding on part of both parties b) Bilateral Contract: Contract where obligation or promise is

Difference betwen Void Contract and Voidable Contract

4	w w	N	MIT	No.
Rights	Performance of contract	Cause	Meaning	Basis
A void contract does not grant any right to any party.	A void contract cannot be performed.	A contract becomes void due A contract becomes a voidable to change in law or change in contract if the consent of a par circumstances beyond the conwas not free.	A Contract ceases to be enforceable by law becomes void when it ceases to be enforceable.	Void Contract
free has the right to rescind the contract.	within reasonable time, exercise his right to avoid the contract, any party can sue the other for claiming the performance of the contract.	A contract becomes a voidable contract if the consent of a party was not free.	An agreement which is enforceable by law at the option of one or more of the parties thereto, but not at the option of the other or or others, is a voidable contract.	Voidable Contract

Difference betwen Void Agreement and Illegal Agreement

ment ments collateral to void agree- illegal a ments may also be void. It may void.	Punishment Parties are not liable for Parties to any punishment under the law. liable for	ment It's not necessary that agree- ment ments collateral to void agree- illegab a be valid also.	Punishment Parties are not liable for liable	Nature Not forbidden under law. Are forbid	Scope A void agreement is not neces- An illegal sarily illegal.	Basis of difference Void agreement Illegal ag
Agreements collaived in illegal agreements are significant void.	Parties to illegal agreements are liable for punishment	Agreements collateral to dillegal agreements are always void.	Parties to illegal agreements are liable for punishment.	Are forbidden under law.	An illegal agreement is always void.	Illegal agreement

Proposal/ Offer

When one person signifies to another his willingness to do or to abstain from doing anything with a view to obtaining assent of that other to such act or abstinence, he is said to make proposal

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Classification of offer

1. General offer:

- Offer made to public at large & hence anyone can accept & do desired act
- Until the general offer is retracted or withdrawn, it can be accepted by anyone at any time as it is continuing offer

2. Special/specific offer:

- Offer made to specific or ascertained person
- Can be accepted only by that specified person to whom offer has been made

3. Cross offer:

When two parties exchange identical offers in ignorance at time of each other's offer.
 offers are called cross offers. No binding contract as offer made by person cannot be construed as acceptance of another's offer

. Counter offer

- When offeree offers to qualified acceptance of offer subject to modifications
- & variations in terms of original offer, he is said to have made counter offer
- It amounts to rejection of original offer. Also called as Conditional Acceptance

5. Standing or continuing or open offer:

- Offer which is allowed to remain open for acceptance over period of time is known as
- standing or continuing or open offer
- Eg. Tenders invited for supply of goods

Essentials of a valid offer

- 1. It must be capable of creating legal relations: Offer must be capable of being accepted in law & giving rise to legal relationship
- 2. It must be certain, definite & not vague: If terms of offer are vague or indefinite, its acceptance cannot create any contractual relationship
- 3. It must be communicated to offeree: Offer, to be complete, must be communicated to person to whom it is made, otherwise there can be no acceptance of it
- 4. It must be made with view to obtaining assent of other party: Offer must be made with view to obtaining assent of other party addressed & not merely to disclose intention of making offer 5. It may be conditional: Offer can be made subject to any terms & conditions by offeror
- 6. Offer should not contain term non-compliance of which would amount to acceptance: One cannot say that if acceptance is not communicated by certain time offer would be considered as
- 7. Offer may be either specific or general: Offer can be made to either public at large or to any specific person
- 8. Offer is Different from mere statement of intention, invitation to offer, mere communication of information, Casual Equity, prospectus & Advertisement
- 9. Offer may be express or implied: Offer may be made either by words or by conduct

10. Statement of price is not an offer

Difference between offer and invitation to make an offer

known as invitation to offer. In order to ascertain whether statement amounts to offer or invitation to offer, test would be intention with which such statement is made • Offer is final expression of willingness by offeror to be bound by offer should other party chooses to accept it. Offers made with intention to negotiate or offers to receive offers are

THE INDIAN CONTRACT ACT, 1872 (Chart 1.4)

Acceptance

When person to whom proposal is made signifies his assent thereto, proposal is said to be accepted.

Proposal, when accepted, becomes promise

Relationship between offer and acceptance

- Acceptance is to offer what lighted match is to train of gun powder
- Offer can be withdrawn just before it is accepted.
 Acceptance converts offer into promise & then it is too late to revoke it
- Offer in itself cannot create any legal relationship but it is acceptance by offeree which creates legal
- Once offer is accepted it becomes promise & cannot be withdrawn or revoked.

 Offer remains offer so long as it is not accepted but becomes contract as soon as it is accepted

Legal Rules regarding a valid acceptance

- 1. Acceptance can be given only by person to whom offer is made: In case of specific offer, it can be accepted only by person to whom it is made
- 2. Acceptance must be absolute & unqualified: Acceptance is valid only when it is absolute & unqualified & is also expressed in some usual & reasonable manner unless proposal prescribes manner in which it must be accepted
- 3. Acceptance must be communicated: To conclude contract between parties, acceptance must be communicated in some perceptible form
- 4. Acceptance must be in the prescribed mode: Where mode of acceptance is prescribed in proposal, it must be accepted in that manner
- Time: Acceptance must be given within specified time limit, if any, and if no time is stipulated, acceptance must be given within reasonable time & before offer lapses
- 6. Mere silence is not acceptance: Acceptance of offer cannot be implied from silence of offeree or his failure to answer, unless offeree has in any previous conduct indicated that his silence is evidence of acceptance
- 7. Acceptance by conduct/Implied Acceptance: Performance of conditions of proposal, or acceptance of any consideration for reciprocal promise which may be offered with proposal, constitutes acceptance of proposal

Communication of Offer and Acceptance

- 1. Communication of offer:
- It is complete when it comes to knowledge of person to whom it is made
- 2. Communication of acceptance
- a) Modes of communication:
- i) Communication by act: Expression of words whether written (letters, telegrams, faxes, emails, advertisements) or oral (include telephone messages)
- ii) Commucication by omission: Omission is conveyed by conduct or by forbearance on part of one person to convey his willingness or assent.

 Silence would not be treated as communication by omission
- b) When communication of acceptance is complete?
- i) As against proposer, when it is put in course of transmission to him so as to be out of power of acceptor to withdraw the same
- ii) As against acceptor, when it comes to knowledge of proposer
- 3. Acceptance over telephone or telex or fax

When an offer is made of instantaneous communication like telex, telephone, fax or through e-mail, contract is only complete when acceptance is received by offeree, & contract is made place where acceptance is received

- 4. Communication of special conditions
- Special conditions are conveyed tacitly & acceptance of these conditions are also conveyed by offeree again tacitly or without him even realizing it

THE INDIAN CONTRACT ACT, 1872 (Chart 1.5)

Communication of performance

Acceptance of proposal would be viewed from two angles :

- i) from viewpoint of proposer and
- ii) other from viewpoint of acceptor himself
- From viewpoint of proposer, when acceptance is put in to a course of transmission, when it would be out of power of acceptor.
- From viewpoint of acceptor, it would be complete when it comes to knowledge of proposer
- Offeree may be required to communicate performance by way of acceptance
- It is not enough if offeree merely performs act but he should also communicate his performance unless offer include term that mere performance will constitute acceptance
- Following are three important principles
- i) Offer, to be capable of acceptance, must contain definite promise by offeror that he would be bound provided terms specified by him are accepted
- ii) Offer may be made either to particular person or to public at large
- iii) If offer is made in form of promise in return for act, performance of that act, even without any communication thereof, is to be treated as acceptance of offer

1. Communication of revocation

- Communication of revocation (of the proposal or its acceptance) is complete:
- i) as against person who makes it when it is put into a course of transmission to person to whom it is made so as to be out of power of person who makes it, &
- ii) as against person to whom it is made, when it comes to his knowledge
- Recovation of Offer: Offeror can revoke his offer before it is accepted. If he does so, offeree cannot create contract by accepting revoked offer
- Offer may be revoked by offeror before its acceptance, even though he had originally agreed to hold it open for definite period of time. So long as it is mere offer, it can be withdrawn whenever offeror desires
- Revocation of Proposal: Proposal can be revoked at any time before communication of its acceptance is complete as against proposer
 Revocation of Acceptance: Acceptance may be revoked at any time before communication of acceptance is complete as against acceptor
- 2. Contract through post: Acceptor or can revoke his acceptance any time before letter of acceptance reaches offeror, if revocation telegram arrives before or at same time with letter of acceptance, revocation is absolute 3. Contract over Telephone: Contract is formed as soon as offer is accepted but offeree must make it sure that his acceptance is received by offeror, otherwise there will be no contract, as communication of acceptance is not complete. If telephone unexpectedly goes dead during conversation, acceptor must confirm again that words of acceptance were duly heard by offeror

- 4. Revocation of proposal otherwise than by communication: When proposal is made, proposer may not wait indefinitely for its acceptance. Offer can be revoked otherwise than by communication or sometimes by lapse
- 5. Modes of revocation of offer:
- i) By notice of revocation
 ii) By lapse of time: Time for acceptance can lapse if acceptance is not given within specified time & where no time is specified, then within reasonable time iii) By non fulfillment of condition precedent: Where acceptor fails to fulfill condition precedent
- to acceptance proposal gets revoked (v) By death or insanity: Death or insanity of proposer would result in automatic revocation of proposal but only if fact of death or insanity comes to knowledge of acceptor
- v) By counter offer
- vi) By the non acceptance of the offer according to prescribed or usual mode vii) By subsequent illegality

Revocation of Offer and Acceptance

Consideration

Meaning & Definition

Legal rules regarding consideration

Section 2(d) defines obligation of promisor to be paid by promisee for Consideration is price agreed 1. Consideration must move at desire of promisor: Consideration must be offered by promisee or third party at desire or request of promisor. This implies "return" element of consideration

consideration for promise. abstinence or promise is called doing something, such act or promises to do or abstain from or abstains from doing or abstained from doing, or does or any other person has done or at desire of promisor, promisee consideration as follows: When

3. Executed & executory consideration: Consideration

executed. When it consists in promise, it is said to be which consists in performance of act is said to be

- ii) Consideration is abstinence something i) Consideration is act-doing
- iii) Consideration must be at abstain from doing something

consideration is given & accepted in exchange for move by previous request. It is a general principle that 4. Consideration may be past, present or future: In

order to support promise, past consideration must

desire of promisor

iv) Consideration may move

- v) Consideration may be past rom promisee or any other 6. Performance of what one is legally bound to return need not be equal to something given

need not to be of any particular value. Something in Consideration need not be adequate: Consideration

existing duty. Performance of act by person who is legally bound to perform same cannot be consideration or contract perform: Consideration must not be performance of

present or future

Consideration = Promise

- valid consideration be something to which law attaches some value. If it is legally or physically impossible it is not considered Consideration must be real and not illusory: It must
- opposed to public policy 8. Consideration must not be unlawful, immoral, or

party / some detriment, loss, or

benefit, right or profit to one Form of consideration = Some exchange with each other Performance that parties

forbearance to other

Suit by third party to Contract Doctrine of privity of contract

- third party, third party cannot sue on contract. Only Consideration for agreement may proceed from person who is party to contract can sue on it.
- can be stranger to consideration but not stranger to any other person who is not party to contract. There person: Consideration may proceed from promisee or Consideration may move from promisee or any othe contract may enforce claim in following cases: i) In case of trust, beneficiary can enforce his right under trust, though he was not party to contract Exceptions to the above rule: Even stranger to between settler & trustee
- ii) In case of family settlement, if terms of settlement originally had not been parties to settlement may enforce agreement are reduced into writing, members of family who
- iv) In the case of assignment of a contract / made on the partition of Hindu Undivided Family member can enforce provision for marriage expenses iii) In the case of certain marriage contracts, female of a person. He may file the suit though he is not a arrangements, provision may be made for the benefit
- v) Acknowledgement or estoppel where promisor vi) In case of covenant running with land, person who third party, it would result into binding obligation by his conduct acknowledges himself as agent of towards third party

purchases land with notice that owner of land is

bound by certain duties affecting land, covenant

vii) Contracts entered into through agent: Principal of principal agent has acted within scope of his authority in name can enforce contracts entered by his agent where affecting land may be enforced by successor of seller

Validity of an Agreement without Consideration

u/s 25(1) 1. Natural Love and Affection: Conditions to be fulfilled

- i) It must be made out of natural love & affection between
- iii) It must be in writing ii) Parties must stand in near relationship to each other
- iv) It must also be registered under law
- ii) Services must have been rendered for promisor compensate, wholly or in part, person who has already i) Services should have been rendered voluntarily u/s 25(2). In order that promise to pay for past voluntary voluntarily done something for promisor, is enforceable services be binding, following essential factors must exist: Compensation for past voluntary services: Promise to
- iv) Promisor must have intended to compensate promisee 3. Promise to pay time barred debt: Where promise in agent, is made to pay debt barred by limitation it is valid writing signed by person making it or by his authorised without consideration

iii) Promisor must be in existence at time when services

were rendered

- 4. Agency: No consideration is necessary to create agency consideration no contract does not apply. Gifts do not 5. Completed gift: In case of completed gifts, rule no require any consideration
- contract of bailment Bailment: No consideration is required to effect
- valid person to contribute to charity, there contract shall be 7. Charity: If promisee undertakes liability on promise of

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THE INDIAN CONTRACT ACT, 1872 (Chart 1.7)

Other Essential Elements of a Contract

Capacity to Contract

Capacity refers to competence of parties to make contract. Every person is competent to contract who is of age of majority, & who is of sound mind & is not disqualified from contracting by any law to which he is subject

Age of Majority

Person of sound mind

disqualified persons Contract by

1. Contract made with or by minor is void ab-initio 2. No ratification after attaining majority

3. Minor can be beneficiary or can take benefit out of contract

4. Minor can always plead minority: Rule of estoppel cannot be

applied against minor

5. Liability for necessaries: Claim for necessaries supplied to minor is enforceable by law

6. Contract by guardian: Where guardian makes contract for minor, which is within his competence & which is for benefit of minor, there will be valid contract which minor can enforce

7. No specific performance: Minor's agreement being absolutely void, there can be no question of

specific performance of such agreement 8. Minor cannot be declared insolvent 9. Minor being incompetent to contract cannot be partner in partnership firm, but he can be admitted to benefits of partnership

10. Minor can act as agent. But he will not be liable to his principal for his acts

11. Minor cannot bind parent or guardian

13. Surety for a minor: In Contract of guarantee when adult stands surety for minor then adult is 12. Joint contract by minor and adult: Adult will be liable on contract & not the minor

liable to third party

14. Minor cannot be Shareholder of a company

15. Liability for torts: Minor is liable in tort unless tort in reality is breach of contract

mind, may not make contract when mind, but occasionally of unsound Person who is usually of sound he is of unsound mind

Contract by person who is not of

sound mind is void

void. Incompetency to contract may arise from political status, disqualified from contracting, corporate status, legal status, unsound mind, there are also contracts by such person are Besides minors & persons of partially or wholly, so that other persons who are mind, may make a contract when he Person is said to be of sound mind for the purposes of making contract Person who is usually of unsound forming rational judgment as to its

capable of understanding it & of

effect upon his interests

if, at time when he makes it is

mind, but occasionally of sound

is of sound mind

Ambassadors, Alien enemy, Corporations, Convicts, Following persons fall Foreign Soverigns & in this category:

THE INDIAN CONTRACT ACT, 1872 (Chart 1.8)

Free Consent

Consent is said to be free when it is not caused by: (1) Coercion (2) Undue Influence (3) Fraud (4) Misrepresentation (5) Mistake Two or more persons are said to consent when they agree upon same thing in same sense

Coercion

- or unlawful detaining, or threatening to detain commit, any act forbidden by Indian Penal Code iny property, to prejudice of any person Coercion is committing, or threatening to hatever, with intention of
- orbidden by India Penal Code; causing any person to enter into agreement Committing or threatening to commit any act Essential ingredients of coercion:
- ii) unlawful detaining or threatening to detain any property to prejudice of any person
- iii) With intention of causing any person to enter nto agreement
- iv) It is to be noted that is immaterial whether India Penal Code is or is not in force at place where the coercion is employed
- other party to contract, restore such benefit so he has received any benefit, thereunder from contract, party rescinding void contract should, if ii) As to consequences of rescission of voidable option of party whose consent was so obtained Contract induced by coercion is voidable at
- return it anything delivered under coercion must repay or iii) Person to whom money has been paid or was received

far as may be applicable, to person from whom it

Undue influence

- dominate will of other & he uses that position to obtain unfair advantage subsisting between parties are such that one of parties is in position to Contract is said to be induced by 'undue influence' where relations
- * Person is deemed to be in position to dominate the will of another:
- a) Where he holds a real or apparent authority over the other; or
- b) Where he stands in a fiduciary relationship to the other
- c) Where he makes a contract with a person whose mental capacity is temporarily or permanently affected
- by reason of age, illness or mental or bodily distress for example, an old illiterate person
- Essential ingredients under this provision:
- a) Relation between parties: Person can be influenced by other when near relation between two exists
- the following circumstances: b) Position to dominate the will: Person is deemed to be in such position in
- i) Where person holds Real & apparent authority over other
- ii) Fiduciary relationship: Where relation of trust & confidence exists
- of old age permanently affected by the reason of mental or bodily distress, illness or iii) Mental distress: Mental capacity of person is temporally or
- iv) Unconscionable bargains: One of the parties to contract is in position to dominate will of other
- c) Object must be to take undue advantage
- d) Burden of proof: Burden of proving absence of use of dominant position will of other to obtain unfair advantage will lie on party who is in position to dominate
- . When consent to an agreement is caused by undue influence, agreement is a contract voidable at option of party whose consent was so caused

Difference between Coercion and Undue influence

Position of benefits received	Enforceability	Exercised by whom	Relationship between parties	Nature of action Nature of action Involvement of criminal action
In case of coercion where the contract is rescinded by the aggreved party, as per Section 64, any benefit received has to be restored back to the other party.	The contract is voidable at the option of the party whose consent has been obtained by the coercion.	Coercion need not proceed from the promisor nor need it be the directed against the promisor. It can be used even by a stranger to the contract.	den by Indian Penal Code or detaining or threatening to detain property unlawfully. It is not necessary that there must be some sort of relationship between the parties.	It involves the physical force or threat. The aggrieved party is compelled to make the contract against its will. It involves committing or threatening to commit and act forbid-
The court has the discretion to direct the aggrieved party to return the benefit in whole or in part or not to give any such directions.	Where the consent is induced by undue influence, the contract is either voidable or the court may set it aside or enforce it in a modified form.	Undue influence is always exercised between parties to the contract.	Some sort of relationship between the parties is absolutely necessary.	Undue influence It involves moral or mental pressure. Sure. No such illegal act is committed or a threat is given.

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THE INDIAN CONTRACT ACT, 1872 (Chart 1.9)

Free Consent

Fraud means & includes any of following acts committed by Fraud

arry to contract, or with his connivance, or by his agent, with m to enter into contract: ent to deceive another party thereto or his agent, or to induce

ot believe it to be true; suggestion, as fact, of that which is not true, by one who does

il) active concealment of fact by one having knowledge or belief of

ii) promise made without any intention of performing it; any other act fitted to deceive:

> cases & silence does not is no duty to speak in such

any such act or omission as law specially declares to be

ssential elements of fraud

There must be representation or assertion & it must be false. wever, silence may amount to fraud or active concealment may . Silence is fraud:

Representation must be related to fact

presentation should be made before conclusion of contract

are such that it is duty of

L. Duty of person to speak:

Where circumstances of case

Representation should be made with knowledge of its faisity or nout belief in its truth or recklessly not caring whether it is true |a| Fiduciary Relationship intention to induce other party to act upon it person observing silence to

or assertion Other party must have been induced to act upon representation |c| Contracts of marriage

Other party must have relied upon representation & must have en deceived

settlement

d) Contracts of family

Other party acting on representation must have consequent

Effect of Fraud upon validity of contract: Contract is voidable at

He can rescind contract within reasonable time ption of party defrauded & he has following remedies:

He can sue for damages

He can insist on performance of contract on condition that he all be put in position in which he would have been had esentation made been true

ordinary diligence

discovering truth with

otained had means of

 Mere silence is not fraud: 'Caveat Emptor' i.e. let the obligation to disclose whole Party to contract is under no ruth to other party

applicable to contracts. Then are within knowledge of both to his prejudice or to prejudice b) any breach of duty which, any one claiming under him committing it, or any one clain advantage to the person

there is no duty to disclose

nount to fraud. Similarly

not justified by information he false, would constitute which is subject of agreement believes it to be true but which is There is misrepresentation: i) statement of fact, which of nisrepresentation if maker

e) Share Allotment contracts b) When there is breach of duty by deceive which brings advantage to person without any intention to

mistake as to subject matter party to agreement to make though done innocently, other c) When party causes, even

Misrepresentation

Misrepresentation means &

person making it, of that which not warranted by information o a) positive assertion, in manne not true, though he believes it

urchaser beware is rule

party to agreement to make c) causing, however, innocenti mistake as to substance of thing under him; by misleading anoth without intent to deceive, gain

b) Contracts of Insurance

2. Where silence itself is party whose consent was so contracts is not voidable if uivalent to speech: in case

of fraudulent silence,

Difference between Fraud and Misrepresentation

THE RESIDENCE OF THE PERSON SHOWING THE PERSON SHOWING	Management of the Party of the	一年 一日 一日 一日 日 日 日 日 日 日 日 日 日 日 日 日 日 日
Basis of difference	Fraud	Misrepresentation
Intention	To deceive the other party by hiding the truth.	To deceive the other party by hid- There is no such intention to de- ing the truth. ceive the other party.
Knowledge of truth	The person making the suggestion	The person making the suggestion. The person making the statement
Jund	believes that the statement as un- true.	believes it to be true, aithough it is not true.
Rescission of the contract	The injured party can repudiate The injured party is entitled to repu-	The injured party is entitled to repu-
ond claim for damages	the contract and claim damages.	tution but cannot claim the dam-
Means to discover the	The party using the fraudulent act	Party can always plead that the in-
truth	cannot secure or protect himself	jured party had the means to dis-
1,00	by saying that the injured party had means to discover the truth.	cover the truth.
	ontract lages	To deceive the other party by hiding the truth. The person making the suggestion believes that the statement as untrue. The injured party can repudiate the cannot secure or protect himself by saying that the injured party had means to discover the truth,

Legal effects of agreements without free consent

 When consent to agreement is caused by coercion, fraud or misrepresentation, agreement is contract voidable at option of party whose consent was so caused

representation made had been true that contract shall be performed, & that he shall be put in position in which he would have been if Party to contract, whose consent was so caused by fraud or misrepresentation may, if he thinks fit, insist

Exception -

contract is not voidable, if party whose consent was so caused had the means of discovering truth with ordinary diligence f such consent was caused by misrepresentation or by silence, fraudulent within meaning of section 17,

 Fraud or misrepresentation which did not cause consent to contract of party on whom such fraud was practiced, or to whom such misrepresentation was made, does not render contract voidable

DESIGNED BY : CA ANKITA PATNI

Mistake

- or erroneous belief which leads party Mistake may be defined as innocent to misunderstand others.
- Mistake may be either Bilateral or only one party to contract is under both parties to contract are under a Unilateral. Bilateral mistake is when nistake. Unilateral mistake is when
- Euect of mistake on validity of a
- forgetfulness, imposition or misplaced Mistake is some unintentional act, unconsciousness, ignorance or omission or error, arising from
- Mistake may be of two kinds:

1. Mistake of Law: It does not render country. But if mistake of law is caused contract void as one cannot take excuse of ignorance of law of his own contract may be avoided. Mistake of through inducement of another, ke mistake of fact. Contract may be oreign law is excusable & is treated oided on such mistake

Mistake of fact: Where contracting at cross purposes, there is bilateral or parties misunderstood each other are atter of fact essential to agreement reement are under mistake as to tual mistake. Where both parties to Scannea with Camscanner

INDIAN CONTRACT ACT, 1872 (Chart 1.10)

LEGALITY OF OBJECT AND CONSIDERATION

- In each of following cases consideration or object of agreement is said to be unlawful:
- 1. When consideration or object is forbidden by law: Acts forbidden by law are those which are punishable under any statute & prohibited by regulations or orders made in exercise of authority conferred by legislature
- 2. When consideration or object defeats the provision of law: Defeat provisions of any law- must be taken as limited to defeating intention which law has expressed. If intention of parties is to defeat provisions of law, court will not enforce it
- 3. When it is fraudulent: Agreements which are entered into to promote fraud are void
- 4. When consideration involves injury to person or property of another: Injury" means criminal or wrongful harm
- 5. When consideration is immoral
- 6. When consideration is opposed to public policy: Agreements which are held to be opposed to public policy are:
- i) Trading with enemy
- ii) Stifling Prosecution
- iii) Maintenance and Champerty
 iv) Traffic relating to Public Offences
- v) Agreements tending to create monopolies
- vi) Marriage brokerage agreements
- vii) Interference with the course of justice
- viii) Interest against obligation
- Consideration Unlawful in Part: If any part of single consideration for one or more objects, or any one or any part of any one of several considerations for single object, is unlawful, agreement is void

VOID AGREEMENTS

- 1. Agreement in restraint of marriage (Section 26): Every agreement in restraint of marriage of any promise is not binding considered as void agreement person other than minor, is void. So if person, being major, agrees for good consideration not to marry,
- with continuing partners for not carrying on similar business exercising a lawful profession, trade or business of any kind, is to that extent void 2. Agreement in restraint of trade (Section 27): Agreement by which any person is restrained from Exceptions: (i) Sale of Goodwill (ii) Indian Partnership Act, 1932 - Outgoing partner's agreement
- enforcing his rights under contract through Court or which abridges usual period for starting legal 3. Agreement in restraint of legal proceedings (Section 28): It is void, party is restricted absolutely from proceedings
- contract Exceptions: i) Contract by which parties agree that dispute between them in respect of any subject be referred to arbitration & that only amount awarded in such arbitration shall be recoverable is valid
- already arisen or which may arise in future, is valid; but such contract must be in writing ii) Contract by which parties agree to refer to arbitration any question between them which has
- of being made certain, agreement is valid 4. Agreement the meaning of which is uncertain (Section 29): It is void, but where meaning is capable
- determination of uncertain event, such agreement is void 5. Wagering agreement (Section 30): It is agreement involving payment of sum of money upon the
- place in reference to which chance is taken & in occurrence of which neither of parties has legitimate Essence of wager: Each side should stand to win or lose, depending on way uncertain event takes
- transactions, Horse Race Transactions Transactions similar to Wager (Gambling): Lottery, Crossword Puzzles and Competitions, Speculative
- transactions or share market transactions, Games of skill and Athletic Competition, contract of insurance Transactions resembling with wagering transaction but are not void: Chit Fund, Commercial

INDIAN CONTRACT ACT, 1872 (Chart 1.11)

Performance Of Contract

Obligations of Parties to Contract

Person by whom promise is to be performed-Section 40

or of any other law either perform, or offer to perform, their respective provisions of Contract Act with or excused under performance is dispensed promises unless such Parties to contract must

 If it appears from nature of case that it was performed by promisor any promise contained in it should be performed intention of parties to any contract that by promisor himself, such promise must be In other cases, promisor or his representatives

by process of law, then

contract are succeeded to When benefits of

both burden & benefits

sometimes devolve on

1. Promisor himself: If there is something in may employ competent person to perform it contract to show that it was intention of parties or by his agent or his legal representative himself, such promise must be performed by that promise should be performed by promisor circumstances may permit, by promisor himself, Promise under contract may be performed, as

of such promisor before

promisor in case of death

representatives of

Promises bind

contrary intention

performance, unless

appears from contract

- 2. Agent: Where personal consideration is not foundation of contract, promisor or his representative may employ competent person to
- property they inherit from deceased contracts but their liability is limited to value of 3. Legal Representatives: Legal representatives of not ratified act of third party promisor, although latter has neither authorised 4. Third persons: Performance by stranger, if deceased promisor are bound to perform accepted by promisee, this results in discharging
- jointly fulfill promise have made joint promise all such persons must 5. Joint promisors: When two or more persons

Distinction between Succession & Assignment

- attaching to contract, may made offer of Where promisor has been accepted, then promisee, & offer has not performance, nor does promisor is not performance to responsible for non
- involved therein assigned, third party gets is because when liability is liabilities thereunder. This benefit of contract can In matter of assignment only be assigned but not i) it must be Every offer must fulfill he thereby lose his rights under contract unconditional; following conditions:

by his promise to deliver that thing offered is thing offer to all of them which promisor is bound opportunity of seeing promisee, then promisee legal consequences as joint promisees has same Offer to one of several must have reasonable

Effect of refusal to accept offer of performance

Effect of refusal of party to perform promise

ii) to indicate by words or conduct, his When party to contract i) to terminate contract; from performing his or disabled himself decides to continue, he or by conduct that he is continuance acquiescence in its has signified, by words to contract, unless he promisee may put end promise in its entirety, put end to contract on would not be entitled to continuance interested in its has refused to perform, subsequently this ground In case promisee aggrieved party: Two rights accrue to

ii) it must be made at

proper time and place,

and circumstances

deliver anything to iii) if offer is offer to

- Liability of Joint Promisor and Promisee
- When two or more persons have made joint promise, then, 1. Devolution of joint liabilities (Section 42) his representative jointly with survivor or survivors & after persons, during their joint lives & after death of any of them. unless contrary intention appears by contract, all such death of last survivor, representatives of all jointly, must fulfil
- 2. Any one of joint promisors may be compelled to perform (Section 43)
- one or more of such joint promisors to perform whole of When two or more persons make joint promise, promisee may, in absence of express agreement to contrary, compel any promise:
- contribution from others promisors is made to perform whole contract, he can call for i) Each promisor may compel contribution: If one of joint
- ii) Sharing of loss by default in contribution: remaining joint promisors must bear the loss arising from such default in
- 3. Effect of release of one joint promisor- Section 44
- it free joint promisors so released from responsibility to Where two or more persons have made joint promise, discharge other joint promisor or joint promisors, neither de release of one of such joint promisors by promisee does not joint promisor or promisors
- 4. Rights of Joint Promisees:
- jointly, then unless contrary intention appears from conv When person has made promise to two or more person them, with representative of such deceased person jointly representatives of all jointly with survivor or survivors, & after death of last survivor, with with them during their joint lives, & after death of any of ight to claim performance rests, as between him and them,

Performance Of Contract

TIME AND PLACE FOR PERFORMANCE OF PROMISE

- 1. Time for performance of promise, where no application is to be made and no time is specified Section 46: Where, by contract, promisor is to perform his promise without application by promisee, & no time for performance is specified, engagement must be performed within reasonable time
- 2. Time and place for performance of promise, where time is specified and no application to be made Section 47: When promise is to be performed on certain day, & promisor has undertaken to perform it without application by promise, promisor may perform it at any time during usual hours of business, on such day & place at which promise ought to be performed
- 3. Application for performance on certain day to be at proper time and place Section 48: When promise is to be performed on certain day, & promisor has not undertaken to perform it without application by promisee, it is duty of promisee to apply for performance at proper place & within usual hours of business
- 4. Place for performance of promise, where no application to be made and no place fixed for performance Section 49: When promise is to be performed without application by promisee, & no place is fixed for performance of it, it is duty of promisor to apply to promisee to appoint reasonable place for performance of promise, & to perform it at such
- 5. Performance in manner or at time prescribed or sanctioned by promisee Section 50: Performance of any promise may be made in any such manner, or at any time which promisee prescribes or sanctions

PERFORMANCE OF RECIPROCAL PROMISE

- 1. Promisor not bound to perform, unless reciprocal promise ready & willing to perform (Section 51): When contract consists of reciprocal promises to be simultaneously performed, no promisor need to perform his promise unless promisee is ready & willing to perform his reciprocal promise
- Order of performance of reciprocal promises (Section 52): When order of performance of reciprocal
 promises is expressly fixed by contract, they shall be performed; & where order is not expressly fixed by
 contract, they shall be performed as required by nature of transaction
- 3. Liability of party preventing event on which contract is to take effect (Section 53): When contract contains reciprocal promises, & one party to contract prevents other from performing his promise, contract becomes voidable at option of party so prevented; & he is entitled to compensation from other party for loss in consequence of non-performance of contract
- 4. Effect of default as to that promise which should be first performed, in contract consisting of reciprocal promises (Section 54): When contract consists of reciprocal promises, such that one of them cannot be performed, or that its performance cannot be claimed till other has been performed, and promisor of promise last mentioned fails to perform it, such promisor cannot claim performance of reciprocal promise, and must make compensation to other party to contract for any loss which such other party may sustain by non- performance of contract
- 5. Effects of Failure to Perform at Time Fixed in Contract in which Time is Essential (Section 55): When party to contract promises to do certain thing at or before specified time, & fails to at or before specified time, contract, or so much of it as has not been performed, becomes voidable at option of promisee, if intention of parties was that time should be of essence of contract
- 6. Agreement to do Impossible Act: Agreement to do an act impossible in itself is void
- a) Contract to do act afterwards becoming impossible or unlawful: Contract to do an act which, after contract is made, becomes impossible, or, by reason of some event which promisor could not prevent, unlawful, becomes void when act becomes impossible or unlawful
- b) Compensation for loss through non-performance of act known to be impossible or unlawful: Where one person has promised to do something which he knew, or, with reasonable diligence, might have known, and which promisee did not know, to be impossible or unlawful, such promisor must make compensation to such promisee for any loss which such promisee sustains through non-performance of promise Impossibility of performance may be of two types: (i) Initial Impossibility (ii) Subsequent or Supervening

APPROPRIATION OF PAYMENTS

- 1. Application of payment where debt to be discharged is indicated (Section 59): Where debtor, owing several distinct debts to one person, makes payment to him either with express intimation or under circumstances implying that payment is to be applied to discharge of some particular debt, payment, if accepted, must be applied accordingly
- 2. Application of payment where debt to be discharged is not indicated (Section 60):

 Where debtor has omitted to intimate & there are no other circumstances indicating to which debt payment is to be applied creditor may apply it at his discretion to any lawful debt actually due and payable to him from debtor, where its recovery is or is not barred by law in force for time being as to limitation of suits
- 3. Application of payment where neither party appropriates (Section 61): Where neither party makes any appropriation, payment shall be applied in discharge of debts in order of time, whether they are or are not barred by law in force for time being as to limitation of suits. If debts are of equal standing, payments shall be applied in discharge of each proportionately

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INDIAN CONTRACT ACT, 1872 (Chart 1.13)

Performance of Contract

1. Effect of novation, rescission, and alteration of contract (Section 62): If parties to contract agree to substitute new contract for it, or to rescind or alter it, original contract need not be performed:

CONTRACTS, WHICH NEED NOT BE PERFORMED – WITH CONSENT OF BOTH
THE PARTIES

- a) Effect of novation: Parties to contract may substitute new contract for old, if they do so, it will be case of novation. Old contract is discharged & consequently it need not be performed
- b) Effect of rescission: When parties to contract agree to rescind it, contract need not be performed. Only old contract is cancelled and no new contract comes to exist in its place c) Effect of alteration of contract: Parties to contract agree to alter it, original contract is rescinded, with result that it need not be performed
- Promisee may waive or remit performance of promise (Section 63): Every promisee may
 dispense with or remit, wholly or in part, performance of promise made to him, or may extend
 time for such performance or may accept instead of it any satisfaction which he thinks fit
- 3. Restoration of Benefit under Voidable Contract(Section 64): When person at whose option contract is voidable rescinds it, other party thereto need not perform any promise therein contained in which he is promisor. Party rescinding avoidable contract shall, if he has received any benefit thereunder from another party to such contract, restore such benefit, so far as may be, to person from whom it was received
- 4. Obligations of Person who has Received Advantage under Void Agreement or contract that becomes void (Section 65): When agreement is discovered to be void or when contract becomes void, any person who has received any advantage under such agreement or contract is bound to restore it, or to make compensation for it to person from whom he received it
- 5. Communication of rescission (Section 66): Rescission must be communicated to other party in same manner as proposal is communicated. Rescission may be revoked in same manner as proposal is revoked
- 6. Effects of neglect of promisee to afford promisor reasonable facilities for performance (Section 67): If any promisee neglects or refuses to afford promisor reasonable facilities for performance of his promise, promisor is excused by such neglect or refusal as to any non-performance caused thereby

DISCHARGE OF CONTRACT

1. Discharge by performance: It takes place when parties to contract fulfil their obligations arising under contract within time & in manner prescribed. Discharge by performance may be (a) Actual performance; or (b) Attempted performance

- 2. Discharge by mutual agreement: If parties to contract agree to substitute new contract for it, or to rescind or remit or alter it, original contract need not be performed
- 3. Discharge by impossibility of performance: Impossibility may exist from very start (impossibility ab initio). Alternatively, it may supervene. Supervening impossibility may take place owing to:
- a) unforeseen change in law
- b) destruction of subject-matter essential to that performance
- c) non-existence or non-occurrence of particular state of things, which was naturally contemplated for performing contract, as result of some personal incapacity
- d) declaration of war
- 4. Discharge by lapse of time: Contract should be performed within specified period as prescribed by Limitation Act, 1963. If it is not performed & if no action is taken by promisee within specified period of limitation, he is deprived of remedy at law
- 5. Discharge by operation of law: Contract may be discharged by operation of law which includes by death of promisor, by insolvency etc.
- 6. Discharge by breach of contract: Breach of contract may be actual breach of contract or anticipatory breach of contract. If one party defaults in performing his part of contract on due date, he is said to have committed breach thereof. When person repudiates contract before stipulated time for its performance has arrived, he is deemed to have committed anticipatory breach. If one of parties to contract breaks promise party injured thereby, has not only right of action for damages but he is also discharged from performing his part of contract
- 7. Promisee may waive or remit performance of promise: Every promisee may dispense with or remit, wholly or in part, performance of promise made to him, or may extend time for such performance or may accept instead of it any satisfaction which he thinks fit
- 8. Effects of neglect of promisee to afford promisor reasonable facilities for performance: If promisee neglects or refuses to afford promisor reasonable facilities for performance of his promise, promisor is excused by such neglect or refusal as to any non-performance caused thereby
- Merger of rights: Inferior rights & superior rights may coincide & meet in one & same person. On merger, inferior rights vanish & are not required to be enforced.

NDIAN CONTRACT ACT, 1872 (Chart 1.16)

Contingent Contracts

Collateral event: "an event which is neither a performance directly promised as a part of contract, nor the whole of the consideration for a promise." "A contact to do or not to do something, if some event, collateral to some contract, does or does not happen.

Contigent Contract Essentials of

Rules relating to Enforcement of a contingent contract

Performance of contingent 1. Enforcement of contracts contingent on an event happening: Where contingent contract is ma & until that event has happened. If event becomes impossible, such contracts become void to do or not to do anything if uncertain future event happens, it cannot be enforced by law unles made to do or not do anything if uncertain future event does not happen, it can be enforced only when happening of that event becomes impossible & not before . Enforcement of contracts contingent on an event not happening: Where contingent contract

contingencies. impossible that he should so act within any definite time or otherwise than under further If contract is contingent upon as to how a person will act at an unspecified time, event shall be considered to have become impossible when such person does anything which renders it when that living person does some thing to make 'event' or 'conduct' as impossible of happening Contract would cease to be enforceable if it is contingent upon the conduct of a living person

is not part of contract. It collateral to contract. Event

ould be neither

erformance promised not

insideration for promise.

of some event or condition

Event referred to is

appening or non-happening

contract would depend upon

expiration of time fixed, such event has not happened, or if, before time fixed, such event become to do anything, if specified uncertain event happens within fixed time, becomes void if, at Contingent on happening of specified event within fixed time: Contingent contracts to do or no

to do anything, if specified uncertain event does not happen within fixed time, may be enforced if it becomes certain that such event will not happen law when time fixed has expired, & such event has not happened or before time fixed has expire 5. Contingent on specified event not happening within fixed time: Contingent contracts to do or

is not contingent contract due to be performed, then it bound to happen, contract is

4. Event must be uncertain Where event is certain or

contingent in addition to being will of promisor.

promisor. Event should be not be a mere 'will' of 3. Contingent event should

6. Contingent on an impossible event: Contingent agreements to do or not to do anything, if agreement at time when it is made impossible event happens are void, whether impossibility of event is known or not to parties to

DESIGNED BY : CA ANKITA PATNI

Difference between a contingent contract and a wagering contract

ade	Basis of difference	Contingent contract	Wagering contract
SS	Meaning	A contingent contract is a	A wagering agreement is a promise to give money or
. w.		something with reference to a	money's worth with reference to un-
~	10	collateral event happening	happening.
-000	0	not happening.	So
åå	Reciprocal promises	Contingent contract may not	A wagering agreement consists of
0	OF THE STATE OF TH	contain reciprocal promises.	reciprocal promises.
6	Uncertain event	In a contingent contract, the	In a wagering contract, the un-
	KO	event is collateral.	certain event is the core factor.
유	Nature of contract	Contingent contract may not A bewagering in nature.	A wagering agreement is essentially contingent in nature.
nes			
not	Interest of contract- ing parties	Contracting parties have interest in the subject	The contracting parties have no
के के		matter in contingent contract	mesuser in the subject matter.
	Doctrine of mutual- ity of lose and gain	Contingent contract is not based on doctrine of mutual-	A wagering c
	Ch	ity of lose and gain.	matters.
	Effect of contract	Contingent contract is valid.	A wagering agreement is void

INDIAN CONTRACT ACT, 1872 (Chart 1.17)

Quasi Contract

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Salient features of

Meaning

- quasi contracts
- 1. Such right is always a right 2. It does not arise from any liquidated sum of money to money & generally, to
- concerned, but is imposed by agreement of parties
- against particular person or 3. It is right which is available persons only, so that in this respect it resembles not against entire world, but

- Cases deemed as a Quasi Contract
- 1. Claim for necessaries supplied to persons incapable of contracting (Section 68)
- entitled to be reimbursed from property of such incapable person. another person with necessaries suited to his condition in life, the person who has furnished such supplies is · If person, incapable of entering into a contract, or anyone whom he is legally bound to support is supplied by
- Payment by an interested person (Section 69)
- Person who is interested in payment of money which another is bound by law to pay, & who therefore pays it, is entitled to be reimbursed by other
- Obligation of person enjoying benefits of non-gratuitous act (Section 70)
- of, or to restore, thing so done or delivered gratuitously & such other person enjoys benefit thereof, latter is bound to pay compensation to former in respect Where person lawfully does anything for another person, or delivers anything to him not intending to do so
- It thus follows that for suit to succeed, plaintif must prove:
- i) that he had done act or had delivered thing lawfully;

contractual right

- ii) that he did not do so gratuitously; &
- iii) that other person enjoyed benefit
- 4. Responsibility of finder of goods (Section 71)
- Person who finds goods belonging to another & takes them into his custody is subject to same responsibility as if he were bailee.
- Finder of lost goods has:
- i) to take proper care of property as man of ordinary prudence would take
- ii) no right to appropriate the goods &
- iii) to restore goods if owner is found
- 5. Money paid by mistake or under coercion (Section 72)
- return it. Every kind of payment of money or delivery of goods for every type of 'mistake' is recoverable. Similarly any money paid by coercion is also recoverable. A person to whom money has been paid or anything delivered by mistake or under coercion must repay or

Essential for the valid contract | The essentials for the formation of a valid contract are absent Imposed by law Present Contract Created by the consent of

the Parties

Obligation

basis of distinction

Quasi-Contract

Difference between quasi contracts and contracts

rich out of another person's loss'

Quasi or constructive contract rests upon maxims, "No man must grow

Quasi contracts are based on principles of equity, justice & good

are known as quasi contracts as they create same obligations as in case certain specific obligations to be performed by certain persons. These Even in absence of contract, certain social relationships give rise to

of regular contract.

resembling contract

enforces them as if they were contracts. Hence term Quasi contracts (i.e. Court recognises them as relations resembling those of contracts & acceptance, no genuine consent, lawful consideration, & in fact neither conferring right in favour of other even when there is no offer, no When law implies promise imposing obligations on one party &

agreement nor promise. Such cases are not contracts in strict sense, but

THE SALE OF GOODS ACT, 1930 (Chart 2.1)

grass, & things attached to or forming part of the land, which are Goods: Goods means every kind of movable property other than goods. Seller means person who sells or agrees to sell goods 1. Buyer & Seller: Buyer means person who buys or agrees to buy agreed to be severed before sale or under contract of sale actionable claims & money; & includes stock & shares, growing crops,

- i) Existing Goods are such goods as are in existence at time of contract of sale, i.e., those owned or possessed by seller at time of contract of
- a) Specific goods means goods identified and agreed upon at the time contract of sale is made
- b) Ascertained Goods are those goods which are identified in accordance with agreement after contract of sale is made
- or ascertained at time of making of contract c) Unascertained goods are goods which are not specifically identified
- ii) Future Goods means goods to be manufactured or produced or acquired by seller after making contract of sale
- 3. Delivery: Delivery means voluntary transfer of possession from one uncertain contingency (uncertain event) are called contingent goods iii) contingent goods: Acquisition of which by seller depends upon
- Actual Delivery: When goods are physically delivered to buyer
- custody or actual possession of the thing as in case of delivery by ii) Constructive Delivery: When it is effected without any change in
- transfer of something else iii) Symbolic delivery: When there is delivery of thing in token of

Sale and Agreement to Sell (Section 4)

of sale between one part- Contract of sale of goods is property in goods to buyer for transfers or agrees to transfer contract whereby seller sale may be absolute or price. There may be contract owner & another. Contract of

- called agreement to sell. property in goods is to take sale property in goods is to be fulfilled, contract is to some condition thereafter but where transfer of transferred from seller to place at future time or subject buyer, contract is called sale, Where under contract of
- to which property in goods is to be transferred conditions are fulfilled subject sale when time elapses or Agreement to sell becomes

Distinction between Sale and Agreement to Sell

Right of resale Nature of contract Nature of rights Burden of risk Liability of parties Remedies for breach Transfer of property A subsequent loss or destruction The seller cannot resell the goods. Creates Jus in rem Risk of loss is that of buyer since risk Risk of loss is that of seller The seller can sue the buyer for the The property in the goods passes to of the goods is the liability of the passing of the property therein to price of the goods because of the been paid. tract for which consideration has It is an executed contract, i.e. conthe buyer immediately. It is an executory contract, i.e. con-The seller may sell the goods since Such loss or destruction is the liabildamages only and not The aggrieved party can sue for tract for which consideration is to be Property in the goods passes to the price, unless the price was payable Creates Jus in personam ity of the seller. at a stated date paid at a future date. ment of some condition. buyer on future date or on fulfilownership is with the seller. for the

- Following elements must co-exist so as to constitute contract of sale of goods
- i) There must be at least two parties, seller & buyer
- either existing goods, owned or possessed by seller or future goods. ii) Subject matter of contract must necessarily be goods covering only movable property. It may be
- iii) Price in money (not in kind) should be paid or promised. But there is nothing to prevent consideration from being partly in money & partly in kind.
- to buy or sell goods for price by one party & acceptance of such offer by other iv) Transfer of property in goods from seller to buyer must take place. Contract of sale is made by offer
- v) Contract of sale may be absolute or conditional
- vi) All other essential elements of valid contract must be present in contract of sale

Sale distinguished from other similar Contracts

Sale and Hire Purchase

Hire purchase: Agreement under which goods are let on hire & under which hirer has option to purchase them in accordance with terms of agreement & includes agreement under which: (a) Possession of goods is delivered by owner to person on condition that such person pays agreed amount in periodical instalments, (b) property in goods is to pass to such person on payment of last instalment, (c) Such person has right to terminate agreement at any time before property so passes

Resale	Transfer of title	Burden of Risk of in- solvency of the buy- er	Termination of con- tract	Position of the party	Time of passing property	Basis of diverence
The buyer in sale can resell the goods	The buyer can pass a good title to a bona fide purchaser from him.	The seller takes the risk of any loss resulting from the insolvency of the buyer	The buyer cannot terminate the contract and is bound to pay the price of the goods.	The position of the buyer is that of the owner of the goods.	Property in the goods is transferred to the buyer immediate by at the time of contract	Sale
The hire purchaser cannot resell unless he has paid all the installments.	The hirer cannot pass any title even to a bona fide purchaser.	The owner takes no such risk, for if the hirer fails to pay an installment, the owner has right to take back the goods.	The hirer may, if he so likes, terminate the contract by returning the goods to its owner without any liability to pay the remaining installments.	The position of the hirer is that of a bailee till he pays the last installment	The property in goods passes to the hirer upon payment of the last installment.	Hire- Purchase

Sale and Bailment

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Bailment is delivery of goods for some specific purpose under contract on condition that same goods are to be returned to bailor or are to be disposed off according to directions of bailor.

3			0,00
9	Basis of difference	Sale	Bailment
	Transfer of property	Transfer of property The property in goods is transferred	There is only transfer of possession
	7	from the seller to the buyer.	of goods from the bailor to the bail-
			ee for any of the reasons like safe
11	0/0	0/9	custody, carriage etc.
	Return of goods	The return of goods in contract of	The bailee must return the goods to
00		sale is not possible.	the bailor on the accomplishment
	000	OUT	of the purpose for which the bail-
	CA		ment was made. 6
	Consideration	The consideration is the price in	The consideration may be gratuitous
	0	terms of money.	or non-gratuitous.

Sale and contract for work and labour

Contract of sale of goods is one in which some goods are sold or are to be sold for price. But where no good are sold, and there is only doing or rendering of some work of labour, then contract is only of work and labour and not of sale of goods

Example

Where gold is supplied to goldsmith for preparing ornament or when artist is asked to paint picture

Contract of Sale how made (Section 5)

- Contract of sale is made by offer to buy or sell goods for price and acceptance of such offer.
- Contract may provide for immediate delivery of goods or immediate payment of price or both, or for delivery or payment by instalments, or that delivery or payment or both shall be postponed.
- 3. Subject to provisions of any law for time being in force, contract of sale may be made in writing or by word of mouth, or partly in writing and partly by word of mouth or may be implied from conduct of parties.
- 4. Contract of sale may be made in any of following modes:
- a) Contract of sale is made by offer to buy or sell goods for price & acceptance of such offer
- b) There may be immediate delivery of goods
- c) There may be immediate payment of price, but it may be agreed that delivery is to be made at some future date
- d) There may be immediate delivery of goods and an immediate payment of price
 e) It may be agreed that delivery or payment or both an
- be made in installments
- f) It may be agreed that delivery or payment or both are to be made at some future date.

Subject matter of Contract of Sale

1. Existing or future goods (section 6):

- a) Goods which form subject of contract of sale may be either existing goods, owned or possessed by seller, or future goods.
- b) There may be contract for sale of goods
 acquisition of which by seller depends upon
 contingency which may or may not happen.
 c) Where by contract of sale seller purports to effect

present sale of future goods, contract operates as an

agreement to sell goods.

- Goods perishing before making of contract (Section 7): Where there is contract for sale of specific goods, contract is void if goods without knowledge of seller have, at time when contract was made, perished or become so damaged as no longer to answer to their description contract.
- 3. Goods perishing before sale but after agreement to sell (Section 8): Where there is an agreement to sell specific goods, and subsequently goods without any fault on part of seller or buyer perish or become so damaged as no longer to answer to their description in agreement before risk passes to buyer, agreement is thereby avoided.

Ascertainment of Price

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1. Ascertainment of price (Section 9):

- a) Price in contract of sale may be fixed by contract or may be left to be fixed in manner thereby agreed or may be determined by course of dealing between parties.
- b) Where price is not determined in accordance with foregoing provisions, buyer shall pay seller reasonable price.
- Price means monetary consideration for sale of goods.
- 2. Agreement to sell at valuation (Section 10):
- a) Where there is agreement to sell goods on terms that price is to be fixed by valuation of third party and such third party cannot or does not make such valuation, agreements is thereby avoided: Provided that, if goods or any part thereof have been delivered to, and appropriated by, buyer, he shall pay reasonable price therefore.
- b) Where such third party is prevented from making valuation by fault of seller or buyer, party not in fault may maintain suit for damages against party in default.
- Where there is agreement to sell goods on terms that price has to be fixed by third party & he either does not or cannot make such valuation, agreement will be void
- In case third party is prevented by default of either party from fixing price, party at fault will be liable to damages to other party who is not at fault
- Buyer who has received and appropriated goods must pay reasonable price for them in any eventuality

THE SALE OF GOODS ACT, 1930 (Chart 2.4)

Time (Section 11) Stipulation as to

Introduction- Conditions and Warranties

- essence of contract or not stipulation as to time is of 2. Whether any other contract of sale to be of essence of intention appears from erms of contract, tipulations as to time of . Unless different lyment are not deemed legal effects on contract
- essence of contract of sale is not deemed to be of stipulation as regard this from terms of contract, different intention appears payment of price, unless As regard time for
- fixed by contract or may be Price for goods may be be made without delay But delivery of goods must
- Stipulations as to time of essence of contract delivery are usually in specific manner. agreed to be fixed later on

- At time of selling goods, seller usually makes certain statements or representations with view to induce about their fitness for buyer's purpose intending buyer to purchase goods. Such representations are generally about nature and quality of goods, and
- When these statements or representations do not form part of contract of sale, they are not relevant & have no
- But when these form part of contract of sale & buyer relies upon them, they are relevant and have legal effects
- stipulation is not of equal importance Representation which forms part of contract of sale and affects contract, is called stipulation. However, every
- 1. Condition and warranty (Section 12):

depends on terms of

- b) Condition is stipulation essential to main purpose of contract, breach of which gives rise to right to treat a) Stipulation in contract of sale with reference to goods which are subject thereof may be condition or warranty
- c) Warranty is stipulation collateral to main purpose of contract, breach of which gives rise to claim for damages but not to right to reject goods and treat contract as repudiated
- d) Whether stipulation in contract of sale is condition or warranty depends in each case on construction of contract. stipulation may be condition, though called warranty in contract

Difference between conditions and warranties

Conversion of stipulations	Right in case of breach	Meaning	Point of diverences
Conversion of stipulations Abreach of condition may be treated as a breach of warranty.	The aggrieved party can repudiate the contract or claim damages only damages in case of bread or both in the case of breach of condition.	A condition is essential to the main lt is only collateral to the main purpose of the contract.	Condition
A breach of warranty cannot be treated as a breach of condition.	The aggrieved party can claim only damages in case of breach of warranty.	It is only collateral to the main purpose of the contract.	Warranty

When Condition to be treated as Warranty (Section 13)

- condition or elect to treat breach of condition as breach of warranty and not as ground for 1. Where contract of sale is subject to any condition to be fulfilled by seller, buyer may waive reating contract as repudiated
- not as ground for rejecting goods and treating contract as repudiated, unless there is term of 2. Where contract of sale is not severable & buyer has accepted goods or part thereof, breach of any condition to be fulfilled by seller can only be treated as breach of warranty & contract, express or implied, to that effect
- 3. Nothing in this section shall affect case of any condition or warranty fulfilment of which is excused by law by reason of impossibility or otherwise
- In following cases, contract is not avoided even on account of breach of condition:
- a) Where buyer altogether waives performance of condition. Party may for his own benefit, waive stipulation
- may claim only damages instead of repudiating contract b) Where buyer elects to treat breach of conditions, as one of warranty. That is to say, he
- c) Where contract is non-severable & buyer has accepted either whole goods or any part
- d) Where fulfillment of any condition or warranty is excused by law by reason of impossibility or otherwise

Waiver of conditions

Voluntary Waiver

- Waives performance of contract
- Elect to treat condition as warranty

Compulsory Waiver

- Non-severability of contract
- Fulfilment of conditions excused by law

Express and Implied Conditions and Warranties (Section 14 to 17)

Conditions' & Warranties may be either express or implied. Express conditions are those, which are agreed upon presumed by law to be present in contract between parties at time of contract & are expressly provided in contract. Implied conditions, are those, which are

Implied Conditions: Following are implied unless circumstances of contract show different intention:

have right to sell goods at time when property is to pass condition on part of seller is that: (i) in case of sale, he has right to sell goods, & (ii) in case of agreement to sell, he will L. Condition as to title [Section 14(a)]: In every contract of sale, unless there is agreement to contrary, first implied

2. Sale by description (Section 15): Where there is contract of sale of goods by description, there is implied condition that goods shall correspond with description. Buyer is not bound to accept & pay for goods which are not as per with

4. Sale by sample as well as by description (Section 15): Where goods are sold by sample as well as by description implied 3. Sale by sample (Section 17): In contract of sale by sample, there is implied condition that: (i) bulk shall correspond with condition is that bulk of goods supplied shall correspond both with sample & description. In case goods correspond with sample but do not tally with description or vice versa or both, buyer can repudiate contract from any defect rendering them un-merchantable, which would not be apparent on reasonable examination of sample sample in quality; (ii) buyer shall have reasonable opportunity of comparing bulk with sample; (iii) goods shall be free

be implied if buyer had made known to seller purpose of his purchase & relied upon skill and judgment of seller to select 5. Condition as to quality or fitness [Section 16(1)]: Condition as to reasonable fitness of goods for particular purpose may best goods & seller has ordinarily been dealing in those goods

of that description, there is implied condition that goods shall be of merchantable quality. 6. Condition as to Merchantability [Section 16(2)]: Where goods are bought by description from seller who deals in goods

7. Condition as to wholesomeness: In case of eatables & provisions, in addition to implied condition as to

merchantability, there is another implied condition that goods shall be wholesome

in contract of sale in express words. Following implied warranties are disclosed in Act: III. Implied Warranties: It is warranty which law implies into contract of sale. It is stipulation which has not been included

possession of goods. If buyer having got possession of goods, is later on disturbed in his possession, he is entitled to sue Warranty as to undisturbed possession [Section 14(b)]: Implied warranty that buyer shall have & enjoy quiet eller for breach of warranty.

charge or encumbrance in favour of any third party not declared or known to buyer before or at time contract is entered Warranty as to non-existence of encumbrances [Section 14(c)]: Implied warranty that goods shall be free from any

or titness for any particular purpose of goods supplied, rule is 'let buyer beware'. 3. Warranty as to quality or fitness by usage of trade [Section 16(3)]: Implied warranty as to quality or fitness for particular purpose may be annexed or attached by usage of trade. Regarding implied condition or warranty as to quality

must warn buyer of probable danger. If there is breach of warranty, seller may be liable in damages. 4. Disclosure of dangerous nature of goods: Where goods are dangerous in nature & buyer is ignorant of danger, seller

Caveat Emptor

1. In case of sale of goods, doctrine defective he cannot hold seller to make proper selection or choice of goods. If goods turn out to be goods in open market, it is for buyers beware'. When sellers display their Caveat Emptor means 'let buyer

2. Seller is in no way responsible for hold seller responsible out to be defective or do not serve goods will serve purpose for which himself before buying goods that 3. It is duty of buyer to satisfy bound to disclose defects in goods his purpose or if he depends on his they are being bought. If goods turn which he is selling bad selection of buyer. Seller is not own skill or judgment, buyer cannot

Act or of any other law for time that, "subject to provisions of this down in Section 16, which states or fitness for any particular purpose 4. Rule of Caveat Emptor is laid of goods supplied under contract of being in force, there is no implied warranty or condition as to quality

Following are conditions to be

judgement, purpose of his purchase, if buyer had made known to seller buyer relied on seller's skill &

that description seller's business to supply goods of

damages.

Exceptions to Caveat Emptor

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of seller's business to supply, it is duty of seller to judgment & goods are of description which is in course 1. Fitness as to quality or use: Where buyer makes Goods sold by description: Where goods are sold by supply such goods as are reasonably fit for that purpose required, so as to show that he relies on seller's skill or known to seller particular purpose for which goods are description there is implied condition that goods shall

that description there is implied condition that goods correspond with description. If it is not so then seller is examination. such which ought to have not been revealed by ordinary examined goods this rule shall apply if defects were bought by description from seller who deals in goods of shall be of merchantable quality. But where buyer has . Goods of Merchantable Quality: Where goods are

this rule of Caveat Emptor does not apply if bulk does 4. Sale by sample: Where goods are bought by sample not correspond with sample.

correspond with both sample & description or either of Caveat Emptor is not applicable in case goods do not are bought by sample as well as description, rule of Goods by sample as well as description: Where goods

6. Trade Usage: Implied warranty or condition as to by usage of trade & if seller deviates from that, this rule quality or fitness for particular purpose may be annexed of Caveat Emptor is not applicable.

7. Seller actively conceals defect or is guilty of fraud: misrepresentation or fraud & buyer relies on it or when Where seller sells goods by making some In such case buyer has right to avoid contract and claim examination, then rule of Caveat Emptor will not apply same could not be discovered by buyer on reasonable seller actively conceals some defect in goods so that

THE SALE OF GOODS ACT, 1930 (Chart 2.8)

Performance of Contract of Sale (Section 31 to 44)

possession of buyer or of any person authorised to hold them delivery or putting goods in agree, shall be treated as doing anything which parties goods sold may be made by delivery of goods. Delivery of unfair means, there is no If possession is taken through transfer of possession from one Delivery means voluntary person to another

to deliver goods & of buyer to accordance with terms of accept & pay for them, in Section 31): It is duty of seller 1. Duties of seller and buyer

goods. exchange for possession of be ready & willing to pay price in exchange for price, & buyer shall possession of goods to buyer in ready and willing to give that is to say, seller shall be price are concurrent conditions, delivery of goods & payment of 32): Unless otherwise agreed, concurrent conditions (Section 2. Payment and delivery are

Rules Regarding Delivery of goods (Section 33-41)

of putting goods in possession of buyer or of any person authorised to hold them on his behalf. 1. Delivery (Section 33): Delivery of goods sold may be made by doing anything which parties agree shall be treated as delivery or which has effect

3. Buyer to apply for delivery (Section 35): Apart from any express contract, seller of goods is not bound to deliver them until buyer applies for 2. Effect of part delivery (Section 34): Delivery of part of goods, in progress of delivery of whole has same effect, for purpose of passing property in such goods, as delivery of whole; but delivery of part of goods, with intention of severing it from whole, does not operate as delivery of remainder

contract, express or implied, between parties 4. Place of delivery: Whether it is for buyer to take possession of goods or for seller to send them to buyer is question depending in each case on

seller is bound to send them within reasonable time Time of delivery [Section 36(2)]: Where under contract of sale seller is bound to send goods to buyer, but no time for sending them is fixed,

or transfer of any document of title to goods 6. Goods in possession of third party [Section 36(3)]: Where goods at time of sale are in possession of third person, there is no delivery unless & until such third person acknowledges to buyer that he holds goods on his behalf. Provided that nothing in this section shall affect operation of issue

I Time for tender of delivery [Section 36(4)]:Demand/ tender of delivery may be treated as ineffectual unless made at reasonable hr

8. Expenses for delivery: Expenses of and incidental to putting goods into deliverable state must be borne by seller in absence of contract to

he shall pay for them at contract rate. Where seller delivers to buyer goods he contracted to sell mixed with goods of different description not contracted to sell, buyer may accept goods included in contract & reject rest, or he may reject whole. If buyer accepts whole of goods so delivered, included in contract, buyer may accept goods which are in accordance with contract & reject, or may reject whole 9. Delivery of wrong quantity (Section 37): Where seller delivers to buyer quality of goods less than he contracted to sell, buyer may reject them, but if buyer accepts goods so delivered he shall pay for them at contract rate. Where seller delivers to buyer quantity of goods larger than he

delivery by instalments and payments thereon may be determined by parties of contract 10. Instalment deliveries (Section 38): Unless otherwise agreed, buyer is not bound to accept delivery in instalments. rights & liabilities in cases of

11. Delivery to carrier [Section 39(1)]: Subject to terms of contract, delivery of goods to carrier for transmission to buyer, is prima facie deemed to

of transit will fall on buyer, though seller agrees to deliver at his own risk 12. Deterioration during transit (Section 40): Where goods are delivered at distant place, liability for deterioration necessarily incidental to course

13. Buyer's right to examine goods (Section 41): Where goods are delivered to buyer, who has not previously examined them, he is entitled to bound, on request, to afford buyer reasonable opportunity of examining goods reasonable opportunity of examining them in order to ascertain whether they are in conformity with contract. Unless otherwise agreed, seller is

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42): Buyer is deemed to have accepted goods when he 1. Rule related to Acceptance of Delivery of Goods (Section seller, or when, after lapse of reasonable time, he retains relation to them which is inconsistent with ownership of goods have been delivered to him and he does any act in goods without intimating to seller that he has rejected ntimates to seller that he has accepted them, or when

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c) retains goods after lapse of reasonable time, without b) does any act to goods, which is inconsistent with a) intimates to seller that he had accepted goods; or Acceptance is deemed to take place when buyer-

3. Liability of buyer for neglecting or refusing delivery of 2. Buyer not bound to return rejected goods (Section 43) within reasonable time after such request take delivery of intimating to seller that he has rejected them. nothing in this section shall affect rights of seller where neglect or refusal to take delivery & also for reasonable goods (Section 44): When seller is ready & willing to deliver is not bound to return them to seller, but it is sufficient if Unless otherwise agreed, where goods are delivered to charge for care & custody of goods; Provided further that goods, he is liable to seller for any loss occasioned by his he intimates to seller that he refuses to accept them. buyer & he refuses to accept them, having right so to do, he repudiation of contract. goods & requests buyer to take delivery, & buyer does not neglect or refusal of buyer to take delivery amounts to

THE SALE OF GOODS ACT, 1930 (Chart 2.9)

Unpaid Seller

Rights of unpaid Seller (Section 46)

- Contract comprises of reciprocal is under obligation to deliver goods, promises. In contract of sale, if seller unpaid seller, shall have certain rights. fails or refuses to pay, seller, as buyer has to pay for it. In case buyer 1. Subject to provisions of this Act and of any law for time being goods, as such, has by property in goods may have in force, notwithstanding that passed to buyer, unpaid seller of
- he is in possession of them; a) lien on goods for price while implication of law-

2. Section 45: Seller of goods is

possession of them; after he has parted with b) in case of insolvency of buyer right of stopping goods in transit

c) right of re-sale as limited by

right of action for price

tendered & seller had an immediate a) whole of price has not been paid or deemed to be an 'Unpaid Seller' when

property has passed to buyer. and stoppage in transit where not passed to buyer, unpaid extensive with his rights of lien delivery similar to and coremedies, right of withholding seller has, in addition to his other 2. Where property in goods has

until payment or tender of price of such goods. It is right to retain possession of goods and refusal to deliver them to buyer untilthe price due in respect of them is paid or tendered. 1. Rights of lien: Unpaid seller has right of lien on goods for price while he is in possession unpaid seller's lien is possessory lien i.e. lien can be exercised as long as seller remains in Rights of Unpaid Seller against Goods Section 47,48 and 49

2. Exercise of right of lien (Section 47): This right can be exercised by him in following cases

possession of goods

- a) where goods have been sold without any stipulation of credit; (i.e., on cash sale)
- b) where goods have been sold on credit but term of credit has expired; or
- c) where buyer becomes insolvent
- has committed an act of insolvency or not bailee for buyer. Insolvent refers to person is said to be insolvent who has ceased to pay his debts in ordinary course of business, or cannot pay his debts as they become due, whether he Seller may exercise his right of lien even where he is in possession of goods as agent or
- circumstances as to show an agreement to waive lien exercise his right of lien on remainder, unless such part delivery has been made under such 3. Part delivery (Section 48): Where unpaid seller has made part delivery of goods, he may
- 4. Termination of lien (Section 49): Unpaid seller loses his right of lien under following circumstances:
- i) When he delivers goods to carrier or other bailee for purpose of transmission to buyer without reserving right of disposal of goods
- ii) Where buyer or his agent lawfully obtains possession of goods.
- iii) Where seller has waived right of lien

responsible for, price

has himself paid, or is directly

endorsed, or consignor or agent who

whom bill of lading has been for instance, an agent of seller to person who is in position of seller, as, 3. Term 'seller' here includes any dishonour of instrument or otherwise.

not been fulfilled by reason of

condition on which it was received has received as conditional payment & negotiable instrument has been b) when bill of exchange or other

- iv) By Estoppel i.e., where seller so conducts himself that he leads third parties to believe that lien does not exist
- 5. Exception: Unpaid seller of goods, having lien thereon, does not lose his lien by reason only that he has obtained decree for price of goods

THE SALE OF GOODS ACT, 1930 (Chart 2.10)

Right of stoppage in transit Section 50 to 52

are in course of transit & may retain them until paid or the possession of the goods has right of stopping them in tendered price of goods transit, he may resume possession of goods as long as they 1. Right of stoppage in transit (Section 50): When buyer of goods becomes insolvent, unpaid seller who has parted with

When does transit come to end? Right of stoppage in transit of them from such carrier or other bailee in course of transit from time when they are delivered to a 2. Duration of transit (Section 51): Goods are deemed to be buyer, until buyer or his agent in that behalf takes delivery carrier or other bailee for the purpose of transmission to the

- is lost when transit comes to end. Transit comes to end in
- Buyer obtains delivery before arrival of goods at When buyer or other bailee obtains delivery
- the ship, unless the seller has reserved right of disposal of agent that he holds goods as soon as goods are loaded on Where carrier or other ballee acknowledges to buyer or his
- If carrier wrongfully refuses to deliver goods to buyer
- ransit comes to end Where goods are delivered to carrier hired by buyer,
- yet in course of transmission there transit will come to end for remaining goods which are Where part delivery of goods has been made to buyer,
- transit comes to end Where goods are delivered to ship chartered by buyer,
- Expenses of such re-delivery shall be borne by seller deliver the goods to, or according to directions of, seller. are. When notice of stoppage in transit is given by seller to carrier or other bailee in possession of goods, he shall reclaim to carrier or other bailee in whose possession goods taking actual possession of goods, or by giving notice of his seller may exercise his right of stoppage in transit either by 3. How stoppage in transit is effected (Section 52): Unpaid

1. Right of lien or stoppage in transit is This is based on principle that second goods unless seller has assented to it. not affected by buyer selling or pledging buyer cannot stand in better position

pledges goods to sub-buyer in good faith & for consideration has transferred document of title or Right of stoppage is defeated if buyer

a) When seller has assented to sale, made by buyer mortgage or other disposition of goods

b) When document of title to goods has bought goods in good faith & for value i.e. for price, then, proviso of sub-section transfers documents to person who has been transferred to buyer & buyer

sale, right of lien or stoppage in transit is i) If last-mentioned transfer is by way of defeated, or

(1) stipulates as follows:

stoppage only be exercised, subject to pledge, unpaid seller's right of lien or rights of pledgee ii) If last mentioned transfer is by way of

securities of pledger available to him to to use in first instance, other goods or satisfy his claims Pledgee may be required by unpaid seller

delivery of goods on payment of price right of stoppage in transit. Contract still 4. Effect of stoppage: Contract of sale is remains in force & buyer can ask for not rescinded when seller exercises his

eller may resell goods. re-sell goods: If after receipt of such notice buyer fails within reasonable time to pay or tender price, ii) Where he gives notice to buyer of his intention to

It may be noted that in such cases, on resale of goods, seller is also entitled to:

b) Retain profit if resale price is higher than contract resale price, from original buyer, as damages. a) Recover difference between contract price &

to buyer. when goods are resold after giving notice of resale

on resale notice to buyer, seller cannot recover loss suffered

sale has not been given by seller to original buyer Subsequent buyer acquires good title thereof as iv) Are-sale by seller where right of re-sale against original buyer, despite fact that notice of reof lien or stoppage in transit resells goods:

to some other person. default in payment of price, seller will resell goods

he may resell goods on buyer's default.

Right of re-sale (Section 54)

Unpaid seller can exercise right to re-sell goods under following conditions:

i) Where goods are of perishable nature: In such case buyer need not be informed of intention of

Seller can recover damages & retain profits only

If goods are resold by seller without giving any

iii) Where unpaid seller who has exercised his right isexpressly reserved in contract of sale: It is

expressly agreed between seller & buyer that in cas

Seller is said to have reserved his right of resale, &

Unpaid seller has in addition to his remedies right of v) Where property in goods has not passed to buyer: withholding delivery of goods

Unpaid seller can enforce certain rights against goods as well as against buyer personally.

as seller's remedies for breach of contract of sale. right against buyer are as follows: person amand are in addition to his rights against goods. Rights of seller against buyer personally are called rights in Rights of unpaid seller against buyer are otherwise known

refuses to pay such price, seller may sue him for price neglects or refuses to pay for goods according to terms of property in goods has passed to buyer& buyer wrongfully not been appropriated to contract rrespective of delivery & buyer wrongfully neglects or under contract of sale price is payable on day certain contract, seller may sue him for price of goods. Where although property in goods has not passed & goods have L. Suit for price (Section 55): Where under contract of sale

Suit for damages for non-acceptance (Section 56): pay for goods, seller may sue him for damages for non-Where buyer wrongfully neglects or refuses to accept &

Where buyer repudiates contract before date of delivery, contract'. breach. This is known as 'rule of anticipatory breach seller may treat contract as rescinded & sue damages for Repudiation of contract before due date (Section 60):

of goods from date on which payment becomes due, selle 4. Suit for interest [Section 61]: Where there is specific may recover interest from buyer. agreement between seller & buyer as to interest on price

seller may charge interest on price when it becomes due from such day as he may notify to buyer. If, however, there is no specific agreement to this effect,

date on which price was payable. on amount of price from date of tender of goods or from In absence of contract to contrary, Court may award interest to seller in suit by him at such rate as it thinks fit

THE SALE OF GOODS ACT, 1930 (Chart 2.11)

Remedies of Buyer against Seller

or goods at time or in manner prescribed

g goods and buyer rejects & revokes acceptance

goods to buyer, buyer may sue seller for damages for non-delivery. s breach of contract, buyer gets following rights against seller: ivery [Section 57]: Where seller wrongfully neglects or refuses to

eyer can appeal to court for specific performance, court can order for specific nce (Section 58): Where seller commits of breach of contract of

here buyer elects to treat breach of condition as breach of warranty, buyer is not entitled when goods are ascertained or specific. y on bases of such breach of warranty. But he may y (section 59): Where there is breach of warranty on part of seller

t seller breach of warranty in diminution or extinction of price; or

s for breach of warranty.

till date of delivery, or he may treat contract as rescinded and sue for damages for ract before date of delivery, other may either treat contract as subsisting and act before due date (Section 60): Where either party to contract of sale

ming in this Act shall affect right of seller or buyer to recover interest or special dam case where by law interest or special damages may be recoverable, or to recover

er in suit by him for refund of price in case of breach of contract on part trary, court may award interest at such rate as it thinks fit on

Auction Sale (Section 64)

is sold to highest bidder. Auctioneer is agent governed by Law of Agency. property as principal & need not disclose fact that he is so selling following rules to regulate sale by auction: When he sells, he is only agent of seller. He may, however, sell his own Auction Sale is mode of selling property by inviting bids publicly & property Rules of Auction sale: Section 64 of Sale of Goods Act, 1930 provides

3. Right to bid may be reserved: Right to bid may be reserved expressly by or such announcement is made, any bidder may retract from his bid or to employ any person to bid at such sale, or for auctioneer knowingly to to right to bid on behalf of seller, it shall not be lawful for seller to bid himself otherwise, seller or any one person on his behalf may bid at auction on behalf of seller & where such right is expressly reserved, but not 2. Completion of contract of sale: Sale is complete when auctioner announces rule may be treated as fraudulent by buyer take any bid from seller or any such person; and any sale contravening this 4. Where sale is not notified by seller: Where sale is not notified to be subject its completion by fall of hammer or in any other customary manner & until lot is prima facie deemed to be subject of separate contract of sale 1. Where goods are sold in lots: Where goods are put up for sale in lots, each

6. Pretended bidding: If seller makes use of pretended bidding to raise price, sale is voidable at option of buyer 5. Reserved price: Sale may be notified to be subject to reserve or upset price

> decreased taxes in Contract of Inclusion of increased or Sales (Section 64A)

1. Where after contract has been 2. Where tax is being imposed, made but before it has been performed, tax revision takes place.

3. Following taxes are applied on sale price of the goods accordingly. stipulations to payment of tax, partie would become entitled to read just respect of any goods without any increased, decreased or remitted in

a) Any duty of customs or excise on or purchase of goods: goods,

goods b) Any tax on sale or purchase of

5. Thus, seller may add increased 4. Buyer would have to pay increased taxes in price. effect of provision can, of reduction if taxes are curtailed. price where tax increases and may however, is excluded by an agreement to contrary. It is open to

parties to stipulate anything regard to

THE INDIAN PARTNERSHIP ACT, 1932 (Chart 3.1)

Section 4: 'Partnership' is relation between persons who have agreed to share profits of business carried on by all or any of them acting for all. Persons who have entered into partnership with one another are called individually 'partners' & collectively 'a firm', & name under which their business is carried on is called 'firm name'.

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Elements of Partnership

- 1. Association Of Two Or More Persons
- Only persons recognized by law can enter into agreement of partnership.
- Firm cannot be partner. Minor cannot be partner in firm, but with consent of all partners, may be admitted to benefits of partnership.
- 2013 has now put limit of 50 partners in any association/partnership firm. • Partnership Act is silent about maximum number of partners but Section 464 of Companies Act,
- Partnership must be result of agreement between two or more persons. Nature of partnership is voluntary & contractual.
- understanding between them. It may be oral or in writing. from act done by partners & from consistent course of conduct being followed, showing mutual Agreement from which relationship of Partnership arises may be express. It may also be implied
- There must exist business, it includes trade, occupation & profession.
- no partnership where there is no intention to carry on business & to share profit thereof Motive of business is "acquisition of gains" which leads to formation of partnership. There can be
- 4. Agreement To Share Profits
- There can be no partnership where only one of partners is entitled to whole of profits of business.
- Partners must agree to share profits in any manner they choose.
- to share all losses. In event of losses, unless agreed otherwise, these must be borne in profit-sharing But agreement to share losses is not essential element. It is open to one or more partners to agree
- 5. Business Carried On By All Or Any Of Them Acting For All
- should be binding contract of mutual agency between partners Business must be carried on by all partners or by anyone or more of partners acting for all. There
- Each partner carrying on business is principal as well as agent for all other partners.

True Test of Partnership

Mode of determining existence of partnership (Section 6)

- particular, members of HUF or Burmese Buddhist husband & wife carrying on business are not partners in such business 1. Agreement: Relation of partnership arises from contract & not from status; & in
- common interest in that property does not of itself make such persons partners. Sharing of profits or of gross returns arising from property by persons holding joint or
- with persons carrying on business; & in particular, receipt of such share or paymentof profits or varying with profits earned by business, does not of itself make him partner Receipt by person of share of profits of business, or of payment contingent upon earning
- b) by servant or agent as remuneration, a) by lender of money to persons engaged or about to engage in any business,
- c) by widow or child of deceased partner, as annuity, or
- d) by previous owner or part owner of business, as consideration for sale of goodwill or
- does not of itself make receiver partner with persons carrying on business
- evidence & not conclusive evidence Sharing of profit is essential element to constitute partnership. But, it is only prima facie
- carrying on business is principal as well as agent of other partners. So, act of one partner done on behalf of firm, binds all partners Existence of Mutual Agency is cardinal principle of partnership law. Each partner
- formed with view to earn profits by running business, partnership may be deemed to exist If elements of mutual agency relationship exist between parties constituting group

THE INDIAN PARTNERSHIP ACT, 1932 (Chart 3.2)

Partnership Distinguished from other forms of Organisation

Charts D		Unless there is a contract to the con- trary, death, retirement or insolvency of a partner results in the dissolution of the firm.	Duration of existence
	many as 200 members but not less than two and a public company may have any number of members but have any number of members on the have any number of members on the have any number of members on the have any number of members but have any number of members but not less than seven a private Com-	According to section 464 of the Companies Act, 2013, the number of part ners in any association shall not exceed 100. However, the Rule given under the Companies (Malscellaneous) Rules, 2014 restrict the present limit to 50.	bership
	dat A company, being a legal person is either wind up by the National Company Law Tribunal or its name is struck of by the Registrar of Companies.	A partnership film can be dissolved at any time if all the partners agree.	Winding up
		Registration is not compulsory in the case of partnership.	Registration
THE RESERVE THE PERSON NAMED IN COLUMN 2 I	2000000	in the absence of an expless agreement to the contrary, all the partners are entitled to participate in the management.	Management
		The firm's property is that which is the "joint entitle" of all the partners as distinguished from the "separate entitle of any of them and it does not belong to a body distinct in law from its members. A share is a partnership cannot be transferred without the consent of all the partners.	Property Transfer of shares
		in a partnership, the liability of the partners is unlimited. This means that each partners is unlimited. This means that each partners is taken to decits of a firm squared in the course of the business of the firm and these decits can be reconvered from his privates can be reconvered from his privates property, if the joint estate is madfit doesn't to never them whichly.	Enters of habital
	577	the affirm, every partner is an agent of the other partners, as well as of the firm. The profits of the firm must be distributed among the partners according to the terms of the partnership deed.	Agency Bastisation of profits
	THE RESERVE	Partnership A firm is not legal entity i.e., it has no legal personality distinct from the personalities of its constituent members.	Legal status
	Stock Company	Partnership Vs. Joint Stock Company	000

70,			70/				70/1			
Examples	Meaning	Basis of difference	Transfer of interest	Implied agency Nature of interest	Basis of difference Formation	5	Interest in the property Dissolution	Relationship	Definition	Basis of Difference
Partnership to run a business and earn profit thereon.	Partnership means and involves set- ting up relation of agency between two or more persons who have en- tered into a business for gains, with the intention to share the profits of such a business.	Partnership Vs. Association Partnership Association	must have to be shared. A share in the partnership is transferred only by the consent of other partners.	A partner is the agent of the other partners. There is community of interest which means that profits and losses	Partnership always arises out of a contract express or implied.	Partnership Vs. Co-ov	agent for other partners. Partner has interest in the property of the firm. A change in the partners of the firm	Persons forming a partnership are called partners and a partner is an	It is an association of persons formed for earning profits from a business carried on by all or any one of them acting for all.	Partnership Vs. Club Partnership Club
d Members of charitable society or religious association or an improvement scheme or building corporation or a mutual insurance society or a trade protection association.	Association evolve out of social cause where there is no necessarily motive to earn and share proferits. The intention is not to enter in a business for gains.	ociation Association	A co - owner may transfer his interest or rights in the property without the consent of other co-owners.	Aco-owner is not the agent of other co-owners. Co-ownership does not necessarily involve sharing of profits and losses.	Co-ownership Co-ownership may arise either from agreement or by the operation of law, such as by inheritance.	club does not affect its existence. Co-ownership	the agent of other members. A member of a club has no interest in the property of the club. A change in the membership of a	provement of health or providing recreation for the members, etc. Persons forming a club are called members. A member of a club is not	A club is an association of persons formed with the object not of saming profit, but of promoting some beneficial purposes such as im-	Club
	100			100				700		
Share in ness	Number		Governing Minor's car	Calling for a on closure	Liability	Authority to	datio	Managemen	Mode of crea	Basis of diffe

A partner can bring a suit against

On the separation of the joint famonly to the extent of their share in and the other coparcener are liable liability of the Karta is unlimit

for account of the family business ify, a member is not entitled to asi

A Joint Hindu Family business is In Hindu undivided family business, a minor becomes a member of

governed by the Hindu Law

the ancestral business by the incidence of birth. He does not have to A Joint Hindu family has the continuity till it is divided. The status of

the profits of the family business

also seeks the dissolution of the

A partnership is governed by the In-In a partnership, a minor cannot become a partner, though he can be ship, only with the consent of all the admitted to the benefits of partnerin a partnership, the liability of a

in a Hindu undivided family, only the

bind

Every partner can, by his act, bind

The Karta or the manager, has the

authority to contract for the family

ss and the other members in

to take part in the partnership busi-All the partners are equally entitled

family business generally The right of management of joint

in the Karta, the governing male member or lemale member of the

to the dissolution of partnership. Death of a partner ordinarily leads

The death of a member in the Hin-

rise to dissolution of the family du undivided family does not give

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of Members

In case of Partnership number of

Members of HUF who carry on a loint Hindu family is not thereby

members should not exceed 50.

In a partnership each partner has a

in a HUF, no coparceners has a defi business may be unfunited in num

nile share. His interest is a fluctuating one. It is capable of being

enlarged by deaths in the family di-

defined share by virtue of an agreement between the partners.

tween the partners gets dissolved A firm subject to a contract beby death or insolvency of a partner

ed by status means its creation by

birth in the family.

Partnership is created necessarily by The right in the joint family is creat

Partnership vs. Hindu Undivided Family

THE INDIAN PARTNERSHIP ACT, 1932 (Chart 3.3)

With regard to duration Partnership for of business

Partnership at will is partnership Partnership at will (Section 7)

• Where

no fixed period has been agreed upon

- ii) there is no provision made as to letermination of partnership. These 2 conditions must be satisfied or duration of partnership; & fore partnership can be regarded as partnership for
- such term, it is to be treated as having Partnership at will may be dissolved ecome partnership at will ixed term is continued after expiry of vartnership, it is not partnership at will Where partnership entered into for artnership or for determination of ther by giving notice in writing to expiry of fixed of time comes to end on particular period partnership

- partnership, by contract for partnership is duration of Provision is made Where person conduct of continuous organized for business adventure as well as for prosecution of single
- It is partnership is called 'particular particular adventure or partnership' another person in any becomes partner with indertaking partnership

created for

fixed period'

artners either for duration of Where there is agreement between

of adventure or to any agreement, dissolved by completio undertaking is, subject adventure or constituted for single Partnership,

other partners of his intention to

With regard to extent

Particular partnership | General partnership

- Partnership may be general partnership general, it is called respect to business in is constituted with Where partnership
- undertaking, but it is adventure or to that particular partners extends only partnership liability of In case of particular
- not so in case of
- general partnership
- 8. Admission & Retirement of partner
- 9. Rates of interest on Capital, Drawings & loans
- 11. Provisions for Salaries or commissions, payable to partners
- 12. Provisions for expulsion of partner in case of

undertaking

according to needs of firm

Partnership Deed

Kinds of Partnership

- future disputes. have partnership agreement in writing to avoid writing or formed verbally. But it is desirable to Partnership is result of agreement. It may be in
- drafted with care & be stamped. other is called 'partnership deed'. It should be conditions as to relationship of partners to each Document in writing containing various terms &
- writing, stamped & registered under Registration property, instrument of partnership must be in Where partnership comprises immovable
- Partnership deed may contain following information:-
- 1. Name of partnership firm
- 2. Names of all partners
- 3. Nature & place of business of firm
- 4. Date of commencement of partnership
- 6. Capital contribution of each partner 5. Duration of partnership firm
- 7. Profit Sharing ratio of partners
- dissolution of firm 10. Provisions for settlement of accounts in case of
- Partnership firm may add or delete any provision gross breach of duty or fraud

Types of Partners

- for all acts done in ordinary course of business. In event of his retirement, he other partners done after his retirement must give public notice in order to absolve himself of liabilities for acts of 1. Active or Actual or Ostensible partner: He acts as agent of other partners
- notice of their retirement from firm third parties for all acts of firm. They are, however not required to give public 2. Sleeping or Dormant Partner: They share profits & losses & are liable to
- 3. Nominal Partner: Person who lends his name to firm, without having any however liable to third parties for all acts of firm of firm. Neither he invest in firm nor takes part in conduct of business. He is, real interest in it, is called nominal partner. He is not entitled to share profits
- being liable for losses is known as partner for profits only and also liable to 4. Partner in profits only: Partner who is entitled to share profits only without third parties for all acts of profits only
- existing firm with consent of all existing partners is called as "incoming 5. Incoming partners: Person who is admitted as partners into already partner". He is not liable for any act of firm done before his admission as
- partner remains liable to third parties for all acts of firm until public notice is continue to carry on business is called retiring or outgoing partner. Such 6. Outgoing Partner: Partner who leaves firm in which rest of partners given of his retirement
- that has right to enforce liability arising out of 'holding out' may be presumed to have acted. Person may himself, by his words or conduct holds himself out as partner, or allows others to do it, he is then stopped others to represent him as partner. Result in both cases is identical. It is only from denying character he has assumed and upon faith of which creditors person to whom representation has been made and who has acted thereon Partner by holding out (Partnership by estoppel) (Section 28): Where man have induced others to believe that he is partner or he may have allowed

THE INDIAN PARTNERSHIP ACT, 1932 (Chart 3.4)

Relation of Partners to one another

General Duties Of Partners Section 9

Duty to Indemnify For Loss Caused Section 10 By Fraud

Determination of

Partners By Contract Rights & Duties of **Between Partners** Section 11

> Conduct of Section 12 Business

 Mutual rights & duties of partners of firm may be determined by contract may be implied by course of contract may be express or be varied by consent of all dealing. Such contract may between partners, & such things consistent with its firm while he is partner & agreement to become essential nature & purpose; shall not carry on any by course of dealing partners, & such consent ma to vary terms at any time, partners in first instance, or terms of agreement in all for its existence, but for consent of parties, not only eminently depending on Partnership is relation business other than that of may provide that partner be express or may be implied Contract between partners

observe utmost

which is fraud on his co-

principles of agency, imputable to firm or

good faith in his

firm. Partner must things affecting

ntormation of all epresentatives ful

dealings with other

partners, as between

partners, entitles co-

themselves, to throw

partners

 Subject to contract a) Every partner has between partners-

carry business of Partners should

 Partner, committing fraud in conduct of

firm to greatest

business of firm, must

common

they should render

to any partner or his

brought in partnership misconduct & amount so

between partners should be divided

Act of partner

advantages & later,

sustained by firm by his

make good loss

b) Every partner is right to take part in connected with in conduct of business conduct of business may be made in nature decided, but no change decided by majority of business may be to ordinary matters c) Difference arising as diligently to his duties bound to attend consent of all partners of business without before matter is to express his opinion partner shall have right partners, & every business of firm

Mutual Rights & Liabilities Section 13

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Subject to contract between partners-

a) Partner is not entitled to receive remuneration for taking part in conduct of business

b) Partners are entitled to share equally in profits earned, & shall contribute equally to losses

c) Where partner is entitled to interest on capital subscribed by him such interest shall be payable only out of profits

d) Partner making, for purposes of business, any payment or advance beyond amount of capital he has agreed to subscribe, is entitled to interest thereon at rate of 6% per annum

i) in ordinary & proper conduct of business, & e) Firm shall indemnify partner in respect of payments made & liabilities incurred by him-

ii) in doing such act, in emergency, for protecting firm from loss, as would be done by person of

f) Partner shall indemnify firm for any loss caused to it by his wilful neglect in conduct of ordinary prudence, in his own case, under similar circumstances

Partner has following Rights:

i) Right to remuneration: No partner is entitled to receive any remuneration in addition to his

share in profits of firm for taking part in business of firm ii) Right to share Profits: Partners are entitled to share equally in profits earned & so contribute equally to losses sustained by firm. Amount of partner's share must be ascertained by enquiring

of particular partnership or any trade custom to that effect; on moneys brought by him in partnership business: Express agreement to that effect, or practice iii) Interest on Capital: These elements must be there before partner can be entitled to interest whether there is any agreement in that behalf between partners

Statutory provision which entitles him to such interest

Interest on advances

Right to be indemnified

any of books of firm & to inspect & copy d) Every partner has

right to have access to

Right to indemnify firm

about them

any particular form

need not be manifested in

give full information person to explain & he would be proper tnem, prima facie other but where

ound to render ccounts to each

upon him

whole of consequences

All partners are

ome of accounts

re kept by one of

DESIGNED BY : CA ANKITA PATNI

THE INDIAN PARTNERSHIP ACT, 1932 (Chart 3.5)

Partnership Property Section 14

earned by Partners Section 16

Personal Profit

Rights & Duties of Partners After Change in Firm

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Section 17

1. Property of Firm

- partners collectively, may be entitled stock, common stock or joint estate, denotes all property, rights & interests to which firm, that is, all • Expression property of firm, also referred to as partnership property, partnership assets, joint
- showing contrary intention, is comprised of following items: Property which is deemed as belonging to firm, in absence of agreement between partners
- contribution to common business; i) all property, rights & interests which partners may have brought into common stock as their
- ii) all property, rights & interest acquired or purchased by or for firm, in course of business

Goodwill: Value of reputation of business house in respect of profits expected in future over & iii) Goodwill of business above normal level of profits earned by undertaking belonging to same class of business.

- contrary, to have goodwill of business sold for benefit of all partners. When partnership firm is dissolved every partner has right, in absence of any agreement to
- Goodwill is part of property of firm. It can be sold separately or along with other properties of

of partnership merely because it is used for business of partnership, such property will become Property of partner: Where property is exclusively belonging to person, it does not become property

property of partnership if there is agreement.

partnership business subsists & he has also right to see that all assets of partnership are applied to & used for purpose of exclusively for purposes of business. Every partner of firm has right to get his share of profits till firm 2. Application of Property of Firm (Section 15): Property of firm shall be held & used by partners

> himself from a) Where partner derives profit for firm or firm name, he business connection of from use of property or b) Where partner transaction of firm or business, he must profit & pay it to firm. must account for that

carries on competing him in that business firm all profits made by account for & pay to

- Change may take place in constitution of firm in one of four
- ii) Where some partner or partners go out, i.e., by death or retirement; Where new partner or partners come in:
- iii) Where partnership concerned carries on business other iv) Where partnership business is carried on after expiry of than business for which it was originally formed;
- Subject to contract between partners.

a) After change in firm: Where change occurs in constitution b) After expiry of term of firm: Where firm constituted for of firm, mutual rights & duties of partners in reconstituted firm remain same as they were immediately before change term, mutual rights & duties of partners remain same as fixed term continues to carry on business after expiry of that partnership at will they were before expiry, consistent with incidents of

c) Where additional undertakings are carried out: Where undertakings firm constituted to carry out one or more adventures or are same as those in respect of original adventures or undertakings carries out other adventures or undertakings

THE INDIAN PARTNERSHIP ACT, 1932 (Chart 3.6)

Relation of Partners to Third Parties

1. Partner to be Agent of Firm (Section 18)

- Partner is agent of firm for purposes of business of firm
- Partner indeed virtually embraces character of both principal & agent
- · So far as he acts for himself & in his own interest in common concern of partnership, he may properly be deemed principal & so far as he acts for his partners, he may properly be
- Implied Authority of Partner as Agent of Firm (Section 19)
- irm, binds firm. Authority of partner to bind firm conferred by this section is called his Act of partner which is done to carry on, in usual way, business of kind carried on by
- does not empower him to: In absence of any usage or custom of trade to contrary, implied authority of partner
- a) Submit dispute relating to business of firm to arbitration
- b) open banking account on behalf of firm in his own name
- c) compromise or relinquish any claim or portion of claim by firm
- d) withdraw suit or proceedings filed on behalf of firm
- e) admit any liability in suit or proceedings against firm
- f) acquire immovable property on behalf of firm
- g) transfer immovable property belonging to firm
- h) enter into partnership on behalf of firm
- in firm name, or in any other manner expressing or implying intention to bind firm Mode of doing Act to bind Firm (Section 22): In order to bind firm, act or instrument done or executed by partner or other person on behalf of firm shall be done or executed
- 3. Extension & Restriction Of Partners' Implied Authority (Section 20)
- Implied authority of partner may be extended or restricted by contract between
- agreement shall be effective against third party: Under following conditions, restrictions imposed on implied authority of partner by
- a) third party knows about restrictions, &
- b) third party does not know that he is dealing with partner in firm
- 4. Partner's Authority In An Emergency (Section 21)
- similar circumstances, & such acts bind firm from loss as would be done by person of ordinary prudence, in his own case, acting under Partner has authority, in emergency, to do all such acts for purpose of protecting firm

Admission by Section 23 Effect of

Admission or

evidence against firm, partner concerning representation made by it is made in ordinary binding admissions but each other can make only in relation to Partners, as agents of course of business or representation by of business. Admission partnership transaction of disputes between and in ordinary course partners themselves. parties; they may not have same effect in case when tendered by third They will affect firm evidenced against firm. Section speaks of authority on point is nowever, bind firm if his epresentations being imited and other party nows of restriction.

Effect of Notice to Acting Partner Section 24

habitually acts in business of notice to firm except in case of fraud on firm committed affairs of firm, operates as constructive. It must be to notice to rest of partners of Notice to one is equivalent by or with consent of that firm, on matters relating to constitute notice to firm. business. Only then it would must further relate to firm's notice to his principal case of fraud, whether active Only exception would lie in & not by sleeping partner. It received by working partner irm, just as notice to agent is Notice must be actual & not

Liability to Third Party

 Notice to partner, who (Section 26): Where, by wrongful act or b) with authority of partners a) in ordinary course of business of firm wrongful acts of partner, if they are done by any loss or injury caused to third party by Firm is liable to same extent as partner for therefor to same extent as partner. party, or any penalty is incurred, firm is liable business of firm, or with authority of his 2. Liability Of Firm For wrongful Acts Partner partner while acting: omission of partner in ordinary course of acts done towards business of firm. that all acts done within scope of authority are express or implied authority. This is because jointly & severally responsible to third parties other partners & also severally, for all acts of 25): Every partner is liable, jointly with all partners, loss or injury is caused to any third for all acts which come under scope of their firm done while he is partner. Partners are 1. Liability Of Partner For Acts Of Firm (Section

Partner's Interest Section Rights of Transferee of

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Share in partnership is transferable like

- enjoy same rights & privileges as original by sale, mortgage or otherwise cannot confidence, assignee of partner's interest relationship is based on mutual any other property, but as partnership
- Rights of such transferee are as follows: profits of transferring partner & he is c) to inspect books of firm b) to require accounts, or such transferee is not entitled partners, i.e., he cannot challenge bound to accept profits as agreed to by He is only entitled to receive share of a) to interfere with conduct of business, During continuance of partnership,
- a) partner acting within his apparent authority receives money or property from third party & dissolution entitled to account as from date of 2. On dissolution of firm or on retirement b) for purpose of ascertaining share, he is which transferring partner was entitled, & a) to receive share of assets of firm to entitled, against remaining partners: of transferring partner, transferee will be

3. Liability Of firm For Misapplication By

Partners (Section 27): Where-

or property is misapplied by any of partners money or property from third party, & money accept that person as partner place, unless other partners agree to interest, make anybody else partner in his Partner cannot by transferring his own

b) firm in course of its business receives

firm is liable to make good loss while it is in custody of firm,

Minors admitted to Benefits of Partnership (Section 30)

share in partnership profits. This can be done with consent of all partners Minor cannot be partner in firm, he can be admitted to benefits of partnership. He can be validly given

Minor partner has right to his agreed share of profits & of firm.

He can have access to, inspect & copy accounts of firm.

iii) He can sue partners for accounts or for payment of his share but only when severing his connection with firm, & not otherwise.

iv) On attaining majority he may within 6 months elect to become partner or not to become partner.

not, then his share is not liable for any acts of firm after date of public notice served to that euect. If he elects to become partner, then he is entitled to share to which he was entitled as minor. If he does Liabilities

Before attaining majority:

a) Liability of minor is confined only to extent of his share in profits & property of firm

b) Minor has no personal liability for debts of firm incurred during his minority.

c) Minor cannot be declared insolvent, but if firm is declared insolvent his share in firm vests in Official

Receiver/Assignee

 Within 6 months of his attaining majority or on his obtaining knowledge that he had been admitted to benefits of partnership, whichever date is later, minor partner has to decide whether he shall remain After attaining majority

partner or leave firm

he shall become partner in firm on expiry of said 6 months become partner & such notice shall determine his position as regards firm. If he fails to give such notice Where he has elected not to become partner he may give public notice that he has elected not to

a) When he becomes partner:

of partnership. i) He becomes personally liable to third parties for all acts of firm done since he was admitted to benefits

ii) His share in property & profits of firm remains same to which he was entitled as minor

b) When he elects not to become partner:

i) His rights & liabilities continue to be those of minor up to date of giving public notice.

ii) His share shall not be liable for any acts of firm done after date of notice.

iii) He shall be entitled to sue partners for his share of property & profits. It may be noted that such minor shall give notice to Registrar that he has or has not become partner

Legal Consequences of Partner Coming in & Going out

1. Introduction of Partner (Section 31)

No person shall be introduced as partner into firm without consent of all existing partners. Person who is introduced

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as partner into firm does not become liable for any acts of firm done before he became partner

for existing debts of old firm, & creditors may agree to accept new firm as their debtor & discharge old partners obligations incurred by firm prior to date. New firm, including new partner who joins it, may agree to assume liability • Liabilities of new partner commence from date when he is admitted as partner, unless he agrees to be liable for

.. Retirement Of Partner (Section 32)

partnership is at will, by giving notice in writing to all other partners of his intention to retire Partner may retire with consent of all other partners, in accordance with express agreement by partners; or where

course of dealing between third party & reconstituted firm after he had knowledge of retirement. Retiring partner may be discharged from any liability to any third party for acts of firm done before his retirement by agreement made by him with such third party & partners of reconstituted firm, & such agreement may be implied by

deals with firm without knowing that he was partner. Retirement of partner from firm does not dissolve it, but has to He & partners continue to be liable as partners for act done by them which would have been act of firm if done before etirement, until public notice is given of retirement: provided that retired partner is not liable to any third party who

3. Expulsion Of Partner (Section 33)

 Power of expulsion must have existed in contract between partners; power has been exercised by majority of partners; & in good faith

dissolution of firm. Invalid expulsion of partner does not put end to partnership even if partnership is at will & it will be deemed to continue as before If partner is otherwise expelled, expulsion is null & void. Expulsion of partners does not necessarily result in

4. Insolvency Of Partner (Section 34)

whether or not firm is hereby dissolved. Where partner in firm is adjudicated insolvent he ceases to be partner on date on which order of adjudication is made,

so adjudicated is not liable for any act of firm & firm is not liable for any act of insolvent, done after date on which order Where under contract between partners firm is not dissolved by adjudication of partner as insolvent, estate of partner

5. Liability Of Estate Of Deceased Partner (Section 35)

death Firm is not dissolved by death of partner, estate of deceased partner is not liable for any act of firm done after his

THE INDIAN PARTNERSHIP ACT, 1932 (Chart 3.8)

Rights of Outgoing Partner to Carry on Competing Business Section 36

Rights of Outgoing Partner in certain cases to share subsequent profits Section 37

 Outgoing partner may carry on business competing with that of firm & he may advertise such business, but subject to contract to contrary, he may not-a) use firm name,

b) represent himself as carrying on business of firm

c) solicit custom of persons who were dealing with firm before he ceased to be partner

- if restrictions imposed are reasonable specified local limits & such agreement shall be valid that of firm within specified period or within partner he will not carry on any business similar to agreement with his partners that on ceasing to be Agreement in restraint of trade- Partner may make
- business competing with that of firm partner, it effectively permits him to carry on Although restrictions are imposed on outgoing
- to that of firm within specified period or local limits ceasing to be so, he will not carry on business similar Partner may agree with his partners that on his
- Such agreement will not be in restraint of trade if
- restraint is reasonable

surviving or continuing partners carry on business of firm with property of firm Where any member of firm has died or otherwise ceased to be partner, & entitled at option of himself or his representatives to such share of profits made estate, then, in absence of contract to contrary, outgoing partner or his estate is without any final settlement of accounts as between them & outgoing partner or his of firm or to interest at rate of 6% per annum on amount of his share in property of since he ceased to be partner as may be attributable to use of his share of property

- assuming to act in exercise of option does not in all material respects comply with duly exercised, estate of deceased partner, or outgoing partner or his estate, as case Whereby contract between partners, option is given to surviving or continuing partners to purchase interest of deceased or outgoing partner, and that option is may be, is not entitled to any further or other share of profits; but if any partner terms thereof, he is liable to account under foregoing provisions of this section
- continuing business. liability of surviving or continuing partner, who without settlement of accounts with It deals with rights of outgoing partners. It lays down substantial law relating to legal representatives of deceased partner utilizes assets of partnership for
- business. Such disputes are to be resolved keeping in view facts of each case. one hand and continuing or surviving partners on other in respect of subsequent Although principle applicable to such cases is clear but at times some complicated questions arise when disputes are raised between outgoing partner or his estate on

Revocation of Continuing Guarantee by change in Section 38 Firm

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 Continuing guarantee given to firm transaction of firm is, in absence of or to third party in respect of any change in constitution of firm to future transactions from date of agreement to contrary, revoked as Mere changes in constitution of firm operates to revoke guarantee Such change may occur by death, or as to all future transactions. retirement of partner, or by introduction of new partner.

Designed By: CA Ankita Patni

Registration of Firms

Application For Registration Section 58

- situated or proposed to be situated, statement in prescribed form & accompanied by prescribed fee, statingdelivering to Registrar of area in which any place of business of firm is 1. Registration of firm may be effected at any time by sending by post or
- b) place or principal place of business of firm
- c) names of any other places where firm carries on business
- d) date when each partner joined firm
- e) names in full & permanent addresses of partners &
- f) duration of firm

Statement shall be signed by all partners, or by their agents specially authorised in this behalf

- Each person signing statement shall also verify it in manner prescribed
- 3. Firm name shall not contain any of following words, namely:-

'Crown', Emperor', 'Empress', 'Empire', 'Imperial', 'King', 'Queen', 'Royal'

or words expressing or implying sanction, approval or patronage of

Government except when SG signifies its consent to use of such words as

- part of firm-name by order in writing When Registrar is satisfied that provisions have been complied, he shall
- may occur during its continuance should also be registered Subsequent alterations in name, place, constitution, etc., of firm that

record entry of this statement in register (called Register of Firms) & shall

Registration

- Register called Register of Firms & issue certificate of Registration shall file statement. Then he shall record entry of statement in duly complied with, he shall provisions of Section 58 have been When Registrar is satisfied that
- partnership is delivered to register of firms is routine duty of with prescribed fee & necessary application in prescribed form to be completed as soon as Registrar.Recording of entry in However, registration is deemed details concerning particulars of
- necessary to withdraw suit first filed by firm but in that case it is Registration may also be file fresh suit and get firm registered and then effected even after suit has been

Consequences of Non-registration Section 69

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- registration have persuasive pressure for their registration. These disabilities briefly are as 1. Although registration of firms is not compulsory, yet consequences or disabilities of non-
- a) No suit in civil court by firm or other co-partners against third party
- have been shown in register of firms as partners in firm breach of contract entered into by firm, unless firm is registered and persons suing are or • Firm or any other person on its behalf cannot bring an action against third party for
- register of firms as partners in firm Registered firm can only file suit against third party and persons suing have been in
- b) No relief to partners for set-ou of claim
- rights arising from any contract set-out, if suit be valued for more than Rs. 100 or pursue other proceedings to enforce the • If action is brought against firm by third party, then neither firm nor partner can claim any
- c) Aggrieved partner cannot bring legal action against other partner or firm
- bringing legal action against firm or any person alleged to be or to have been partner in Partner of an unregistered firm (or any other person on his behalf) is precluded from
- share in firm's property where firm is dissolved But, such person may sue for dissolution of firm or for accounts and realization of his
- d) Third party can sue firm
- In case of an unregistered firm, action can be brought against firm by third party
- 2. Exceptions: Non-registration of firm does not effect following rights:
- a) Right of third parties to sue firm or any partner
- b) Right of partners to sue for dissolution of firm or for settlement of accounts of dissolved firm, or for realization of property of dissolved firm
- c) Power of an Official Assignees, Receiver of Court to release property of insolvent partner & to bring an action
- d) Right to sue or claim set-off if value of suit does not exceed Rs. 100 in value

THE INDIAN PARTNERSHIP ACT, 1932 (Chart 3.10)

Camscanner

Dissolution of Firm

Meaning

Section 39: Dissolution of partnership between all partners of firm is called dissolution of firm Dissolution of firm means discontinuation of jural relation existing between all partners of firm. But when only one or more partners retires or becomes incapacitated from acting as partner due to death,

Particular partner goes out, but remaining partners carry on business of firm, it is called dissolution of ay decide to continue. In such cases, there is in practice, no dissolution of firm.

solvency or insanity, partnership, i.e. relationship between such partner and other is dissolved, but rest

 In case of dissolution of firm, on other hand, whole firm is dissolved. Partnership terminates as between each & every partner of firm

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	Final closure of books	Scope	Order of court	Winding up	Confinuation of business	Basis of Difference
books of the firm.	It involves final closure of	It necessarily involves dissolu- tion of partnership.	A firm may be dissolved by the order of the court.	It involves winding up of the firm and requires realization of assets and settlement of liabilities.	It involves discontinuation of business in partnership.	Dissolution of Firm
sure of the books.	It does not involve final clo-	It may or may not involve dissolution of firm.	Dissolution of partnership is not ordered by the court.	It involves only reconstitution and requires only revaluation of assets and liabilities of the firm.	It does not auect continua- tion of business. It involves only reconstitution of the firm.	Dissolution of Partnership

Modes of Dissolution of firm

1. Dissolution Without Order Of Court Or Voluntary Dissolution

a) Dissolution by agreement (Section 40): Firm may be dissolved with consent of all partners or in accordance with contract between partners.

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with

'Contract between partners' means contract already made

- b) Compulsory dissolution (Section 41): Firm is compulsorlly dissolved by happening of any event which makes it unlawful for business of firm to be carried on or for partners to carry it on in partnership. Provided that, when more than one separate adventure or undertaking is carried on by firm,
- c) Dissolution on happening of certain contingencies (Section 42): Subject to contract between partners, firm can be dissolved on happening of any illegality of one or more shall not of itself cause dissolution of firm in respect of its lawful adventures & undertakings
- of following contingencies- where firm is constituted for fixed term on expiry of that term, where firm is constituted to carry out one or more adventures or undertaking then by completion thereof, by death of a partner & by adjudication of partner as insolvent
- or if no date is so mentioned, as from date of communication of notice to all other partners of his intention to dissolve firm. If date is mentioned, firm is dissolved as from date mentioned in notice as date of dissolution, d) Dissolution by notice of partnership at will (Section 43): Where partnership is at will, firm may be dissolved by any partner giving notice in writing
- 2. Dissolution by Court (Section 44): Court may, at suit of partner, dissolve firm on any of following ground:
- by next friend of insane partner. Temporary sickness is no ground for dissolution of firm a) Insanity/unsound mind: Where partner (not sleeping partner) has become of unsound mind, court may dissolve firm on suit of other partners or
- court may dissolve firm. Permanent incapacity may result from physical disability or illness etc. b) Permanent incapacity: When partner, other than partner suing, has become permanently incapable of performing his duties as partner, then
- c) Misconduct: Where partner, other than partner suing, is guilty of conduct which is likely to affect prejudicially carrying on of business, court may order for dissolution of firm, by giving regard to nature of business
- e) Transfer of interest: Where partner other than partner suing, transferred whole of his interest in firm to third party/ allowed his share to be practicable for other partners to carry on business in partnership with him, then court may dissolve firm at instance of any of partners management of affairs of firm or conduct of its business, or otherwise so conduct himself in matters relating to business that it is not reasonably d) Persistent breach of agreement: Where partner other than partner suing, wilfully or persistently commits breach of agreements relating to
- charged or sold by court, in recovery of arrears of land revenue, court may dissolve firm
- g) Just & equitable grounds: Where court considers any other ground to be just & equitable for dissolution of firm, it may dissolve firm. Following substratum; (iv) Gambling by partner on stock exchange are cases for just & equitable grounds- (i) Deadlock in management; (ii) Where partners are not in talking terms between them; (iii) Loss of Continuous/Perpetual losses: Where business of firm cannot be carried on except at loss, court may order for its dissolution

DESIGNED BY: CA ANKITA PATNI

a) To protect third parties dealing with firm who had no notice of prior dissolution b) To protect partners of dissolved firm from liability towards third parties.

2. Right of partners to have business wound up after dissolution (Section 46): On dissolution of firm every partner or his representative is entitled, as against all other partners or their representative, to have property of firm applied in payment of debts & liabilities of firm & to have surplus distributed among partners or their representatives according to their rights.

3. Continuing authority of partners for purposes of winding up (Section 47): After dissolution of firm authority of each partner to bind firm, & other mutual rights & obligations of partners, continue not withstanding dissolution, so far as may be necessary to wind up affairs of firm & to complete transactions begun but unfinished at time of dissolution, but not otherwise. Firm is in no case bound by acts of partner who has been adjudicated insolvent

4. Settlement of partnership accounts (Section 48): In settling accounts of firm after dissolution, following rules shall be observed:

a) Losses, including deficiencies of capital, be paid first out of profits, next out of capital & lastly by partners individually in proportions in which they were entitled to share profits

b) Assets of firm, including any sums contributed by partners to make up deficiencies of capital, must be applied:

ii) in paying debts of firm to third parties; (ii) in paying to each partner rateably what is due to him from capital; (iii) in paying to each partner rateably what is due to him on account of capital; & (iv) residue be divided among partners in PSR • Accounts between partners be settled in manner prescribed by partnership

If partners, by their agreement, express different intention as to mode in which losses will have to be borne eventually or manner in which capital or advances will competing have to be paid to any partner, such intention must be given effect to. Agreement with that o cannot affect rights of creditors of firm

Significance of foregoing provisions is that if assets of firm are not sufficient to pay out liabilities of firm including amount due to each partner on account of capital, each partner would individually be liable to contribute towards losses, including deficiencies of capital, in proportion in which he is entitled to share profits

Consequences of Dissolution

due from any partner: 5. Payment of firm debts & of separate debts (Section 49): Where there are joint debts due from firm & also separate debts

 i) property of firm be applied in first instance in payment of debts of firm & surplus be applied to payment of his separate debts or paid to him;

renewed by surviving partners, before final winding up, belongs to partnership. In absence of agreement to contrary, each iii) separate property of any partner be applied first in payment of his separate debts & surplus, in payment of debts of firm partner or his representative is entitled to restrain (by injunction) other partners from carrying on similar business in name of firm is fully wound up, must be accounted for by them to other partners. Lease expiring on death of partner, which is firm or from using property of firm for their own benefit till affairs of firm are completely wound up surviving partners along with representatives of deceased partner carry on business of firm, personal profits by them, before 6. Personal profits earned after dissolution (Section 50): Where firm is dissolved by death of partner & surviving partners or

terms of agreement & to length of time during which he was partner, except when partnership is dissolved: it, partner paying premium is entitled to return of premium of such part thereof as may be reasonable, regard being had to 7. Return of premium on premature dissolution (Section 51): In case of dissolution of partnership earlier than period fixed for

(a) by death of one of partners (b) mainly due to misconduct of partner paying premium (c) pursuant to agreement containing no provisions for return of premium or any part thereof

into partnership or (b) owing to fault of both or (c) on account of fault of partner receiving premium or (d) due to insolvency of partner Partner paying premium gets proportionate part of premium where partnership is dissolved: (a) Without fault of either party receiving premium, where partner paying premium was unaware of others embarrassing circumstances at time of entering

8. Rights where partnership contract is rescinded for fraud or misrepresentation (Section 52): Where contract creating partnership is rescinded on ground of fraud or misrepresentation of any of parties thereto, party entitled to rescind is entitled

share in firm & for any capital contributed by him 1) to lien on surplus or assets of firm remaining after debts of firm have been paid, for any sum paid by him for purchase of

2) to rank as creditor of firm in respect of any payment made by him towards debts of firm &
3) to indemnity from partners guilty of fraud or misrepresentation project. If the firm &

Rights of buyer & seller of goodwill: Where goodwill of firm is sold after dissolution, partner may carry on business 3) to indemnity from partners guilty of fraud or misrepresentation against all debts of firm 9. Sale of Goodwill after dissolution (Section 55): In settling accounts of firm after dissolution, goodwill shall, subject to contract between partners, be included in assets, & it may be sold either separately or along with other property of firm.

b) In any other case,

Official Gazette & in

at least one

newspaper

with that of buyer & he may advertise such business, but subject to agreement between him & buyer, he may not, (a) use firm name, (b) represent himself as carrying on business of firm, or (c) solicit custom of persons who were dealing with firm

Agreement in restraint of trade: Any partner may, upon sale of goodwill of firm, make agreement with buyer that such partner will not carry on any business similar to that of firm within specified period or within specified local limits, & notwithstanding anything contained in section 27 of Indian Contract Act, 1872 such agreement shall be valid if restrictions imposed are reasonable

Mode of giving public notice

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place of business. its place or principal to which it relates has in district where firm Gazette & in at least u/s 63, & by publication in Official to Registrar of Firms partnership, by notice not to become election to become or registered firm, or to or to dissolution of expulsion of partner this Act is givenminor to benefits of attainting majority firm by person partner in registered from registered firm, retirement or a) Where it relates to Public notice under lewspaper circulation who was admitted as ernacular

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THE LIMITED LIABILITY PARTNERSHIP ACT, 2008 (Chart 4.1)

LIMITED LIABILITY PARTNERSHIP ACT, 2008 (Chart 4.1)

LIMITED LIABILITY PARTNERSHIP

LIP is new form of legal business entity with limited liability. It is alternative corporate business vehicle that not only gives benefits of limited liability at low compliance cost but allows its partners flexibility of organising their internal structure as traditional partnership. LLP contains elements of both 'corporate structure' as well as 'partnership firm structure' so it is called hybrid between company & partnership.

Partners (Section 5):

individual shall not be capable of becoming partner of LLP, ifindividual or body corporate may be partner in LLP. However,

- a) he has been found to be of unsound mind by Court
- b) he is undischarged insolvent; or
- c) he has applied to be adjudicated as insolvent & his application is pending

Minimum number of partners (Section 6)

incurred during that period during that time shall be liable personally for obligations of LLP & LLP carries on business for more than 6 months while ii) If at any time, number of partners of LLP is reduced below 2 number is so reduced, person, who is only partner of LLP

Designated Partners (Section 7)

period of not less than 182 days during immediately preceding "resident in India" means person who has stayed in India for iii) Resident in India: For purposes of this section, term bodies corporate shall act as designated partners more partners are individuals & bodies corporate, at least 2 ii) If in LLP, all partners are bodies corporate or in which one or individuals & at least one of them shall be resident in India ndividuals who are partners of such LLP or nominees of such

Characteristic/Salient Features of LLP

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- 1. Body corporate: LLP is body corporate formed & incorporated under this Act & is legal entity separate from its partners
- 2. Perpetual Succession: LLP can continue existence irrespective of changes in partners. Death/insanity/retirement/insolvency of partners has no impact on existence of LLP. It is capable of entering into contracts & holding property in its own name
- 3. Separate Legal Entity: LLP is a separate legal entity, is liable to full extent of its assets but liability of partners is limited to their agreed
- shielded from joint liability created by another partner's wrongful business decisions or misconduct 4. Mutual Agency: No partner is liable on account of independent or un-authorized actions of other partners, thus individual partners are
- 5. LLP Agreement: Mutual rights and duties of the partners within LLP are governed by agreement between partners
- invisible, intangible, immortal (it can be dissolved by law alone) but not fictitious because it really exists 6. Artificial Legal Person: LLP is artificial legal person because it is created by legal process & is clothed with all rights of individual. LLP is
- . Common Seal: LLP being an artificial person can act through its partners & designated partners. LLP may have common seal, if it decides to
- 8. Limited Liability: Every partner of a LLP is, for purpose of business of LLP, agent of LLP, but not of other
- 9. Management of Business: Partners in LLP are entitled to manage business of LLP. But only designated partners are responsible for legal
- partners, of whom at least one shall be resident in India. There is no maximum limit on the partners in LLP 10. Minimum & Maximum number of Partners: Every LLP shall have least two partners and shall also have at least 2 individuals as designated
- be formed for charitable or non-economic purpose 11. Business for Profit Only: Essential requirement for forming LLP is carrying on lawful business with a view to earn profit. Thus LLP cannot
- 12. Investigation: Central Government shall have powers to investigate the affairs of LLP
- 13. Compromise or Arrangement: Any compromise or arrangement including mergerand amalgamation of LLPs shall be in accordance with provisions of LLP Act, 2008
- 14. Conversion into LLP: Firm, private company or unlisted public company would be allowed to be converted into LLP in accordance with
- by the use of electronic or digital signature. 15. E-Filling of Documents: Every form or application of document required to be filed or delivered under the act and rules made thereunder, shall be filed in computer readable electronic form on its website www.mca.gov. in & authenticated by a partner or designated partner of LLP
- established place of business within India". Foreign LLP can become partner in Indian LLP. 16. Foreign LLPs: Section 2(1)(m) defines foreign LLP "as limited liability partnership formed, incorporated, or registered outside India which

THE LIMITED LIABILITY PARTNERSHIP ACT, 2008 (Chart 4.2)

matters precedent & incidental iv) in respect of incorporation & thereunder have been complied of this Act & rules made iii) by any one who subscribed document, that all requirements his name to incorporation in formation of LLP & CS or CA or CWA, who is engaged g) contain such other ii) made by either advocate, or i) there shall be filed along with statement in prescribed form, incorporation document, c) Statement to be filed: to be situated; & be filed in prescribed manner & fees, with Registrar of State in which registered office of LLP is b) incorporation document shall |d) state address of for carrying on lawful business a) 2 or more persons associated 1. For LLP to be incorporated: ncorporation document; ubscribe their names to with view to profit shall Incorporation document (Section 11) true, shall be punishable b) does not believe to be registered office of LLP; above which heof each of persons who shall statement as discussed 3. If person makes f) state name & address of e) state name & address 2. Incorporation document Rs. 5 Lakhs years & fine Rs. 10,000 to with imprisonment upto 2 a) knows to be false; or proposed LLP as may be on incorporation; designated partners of LLP on incorporation; c) state proposed business b) state name of LLP; a) be in prescribed form; information concerning are to be partners of LLP persons who are to be b) give certificate that LLP is by name specified therein evidence that LLP is incorporated therein clause (a) of that sub-section has complied with, Registrar shall clauses (b) & (c) of section 11(1) 4. Certificate shall be conclusive 3. Certificate issued under clause incorporated by name specified a) register incorporation document 1. When requirements imposed by authenticated by his official seal signed by Registrar & (b) of sub-section (1) shall be been complied with clause (a) of that sub-section has that requirement imposed by section 11(1) as sufficient evidence delivered under clause (c) of 2. Registrar may accept statement within 14 days not been complied with, he shall, unless requirement imposed by retain incorporation document and have been Incorporation by registration (Section 12) INCORPORATION OF LLP they shall be received 1. Every LLP shall have certificate of posting or by designated partner thereof by registered office to which al on LLP or partner or Document may be served may be addressed & where communications & notices of change with Registrar in sending it by post under Registered office of LLP such change shall take euect 3. LLP may change place of its by LLP for purpose in address specifically declared registered office & any other prescribed manner, at registered post or by other punishable with fine Rs. 2,000 prescribed form & manner & registered office & file notice only upon such filing prescribed form & manner to Rs. 25,000 & its every partner be provisions of this section, LLP 4. If LLP contravenes and change therein (Section 13) owning, holding, & i) suing & being name, be capable LLP shall by its On Registration, disposing of developing or ii) acquiring, movable or property, whether seal, if it decides to tangible or immovable suffering such iii) having common intangible have one & lawfully do & other acts & things iv) doing and (Section 14) registration as bodies corporate may Effect of 1. Every LLP shall have either words acronym "LLP" as partnership" or "limited liability a) undesirable; or registered by name 2. No LLP be b) identical or too of CG is ast words of its partnership firm or which, in opinion nearly resembles LLP or body mark which is corporate or mark, or trade registered trade (Section 15) subject matter of application for Trade Marks Act person under of any other registration Name in prescribed form & b) name to which LLP LLP; or a) name of proposed set out in application reservation of name Registrar for manner with fee to 1. Person may apply payment of application under sub satisfied, subject to section (1) & on Upon receipt of proposes to change Registrar may, if he is prescribed fee, CG, that name to be rules prescribed by Reservation of which may be reserved is not one rejected on any section 15(2), reserve ground referred to in from date of name for 3 months intimation by (Section 16) Registrar Name a) is name referred to in that LLP has been 1. Where CG is satisfied Change of name of LLP corporate or other name as Section 15(2); or registered under name to be likely to be mistaken nearly resembles name of change its name, & LLP CG may direct such LLP to b) is identical with or too such longer period as CG shall comply with said any other LLP or body may allow 2) i) LLP which fails to after date of direction or direction within 3 months comply with direction given under sub-section (1) be such LLP be punishable ii) Designated partner of punishable with fine Rs. with fine Rs. 10,000 to Rs. 10,000 to Rs. 5 Lakhs (Section 17)

THE LIMITED LIABILITY PARTNERSHIP ACT, 2008 (Chart 4.3)

PARTNERS AND THEIR RELATIONS

. Eligibility to be partners (Section 22): On incorporation of LLP, persons who erson may become partner of LLP as per LLP agreement bscribed their names to incorporation document shall be its partners & other (Section 25)

Relationship of partners (Section 23):

etween partners, or between LLP & its partners Mutual rights & duties of LLP & its partners be governed by LLP agreement

manner & accompanied by prescribed fees .. LLP agreement & any changes be filed with Registrar in prescribed form,

on LLP, provided such agreement is ratified by all partners after incorporation Agreement in writing made before incorporation of LLP between persons who subscribe their names to incorporation document may impose obligations

& mutual rights & duties of LLP & partners be determined by provisions set-out in First Schedule 4. In absence of agreement as to any matter, mutual rights & duties of partners | 3. Notice filed with Registrar under sub-

section (2):

III. Cessation of partnership interest (Section 24)

intention to resign as partner Person may cease to be partner of LLP in accordance with agreement, by giving notice in writing of not less than 30 days to other partners of his

2. Person shall cease to be partner of LLP.

a) on his death or dissolution of LLP; or

b) If he is declared to be of unsound mind by competent court; or

c) if he has applied to be adjudged as insolvent or declared as insolvent.

a) person has notice that former partner has ceased to be partner of LLP; or Former partner is to be regarded still being partner of LLP unless:

b) notice that former partner has ceased to be partner of LLP has been delivered to Registrar.

obligation to LLP or to other partners or to any other person which he incurred Cessation of partner from LLP does not by itself discharge partner from any

a) amount equal to capital contribution of former partner actually made to LLP; death or insolvency of former partner, shall be entitled to receive from LLP: 5. Where partner of LLP ceases to be partner, unless otherwise provided in LLP agreement, former partner or person entitled to his share in consequence of

b) his right to share in accumulated profits of LLP, after deduction of accumulated losses of LLP, determined as at date former partner ceased to be

management of LLP insolvency of former partner shall not have any right to interfere in 6. Former partner or person entitled to his share in consequence of death or

under this section

IV. Registration of changes in partners

his name or address within 15 days 1. Every partner shall inform LLP, change in

partner, file notice with Registrar within 30 days from date he becomes or ceases to be a) where person becomes or ceases to be

of partner, file notice with Registrar within b) where there is change in name or address 30 days of such change

c) if it relates to incoming partner, shall b) shall be signed by designated partner of a) shall be in such form & accompanied by LLP & authenticated in prescribed manner & such fees as may be prescribed; contain statement by such partner that he

of LLP be punishable with fine Rs. 2,000 to section (2), LLP & every designated partner 4. If LLP contravenes provisions of subauthenticated in prescribed manner

notice made by person ceasing to be partner file notice with Registrar & Registrar shall However, where no confirmation is given by may himself file with Registrar notice LLP within 15 days, registrar shall register reasonable cause to believe that LLP may not referred to in sub-section (3) if he has punishable with fine Rs. 2,000 to Rs. 25,000 sub-section (1), such partner shall be obtain confirmation from LLP unless LLP has 5. If any partner contravenes provisions of ilso filed such notice . Person who ceases to be partner of LLP

EXTENT AND LIMITATION OF LIABILITY OF LLP AND PARTNER

not of other partners I. Partner as agent (Section 26):

done by partner in dealing with LLP is not bound by anything

with its authority part in course of business of LLP or wrongful act or omission on his 2. LLP is liable if partner of LLP is for LLP in doing particular act; & a) partner has no authority to act iable to any person as result of believe him to be partner of LLP authority or does not know or b) person knows that he has no

in contract or otherwise, shall be solely obligation of LLP

knowledge or authority of LLP.

consents to becoming partner, signed by him

III. Extent of liability of partner of property of LLP 4. Liabilities of LLP shall be met out

1. Partner is not personally liable, referred to in sub-section (3) of directly or indirectly for obligation

omission of any other partner of for his own wrongful act or section (1) of this section shall not auect personal liability of partner omission, but partner shall not be

IV. Holding out (Section 29):

of business of LLP, agent of LLP, but or knowingly permits himself to be represented to be partner in LLP is liable to Every partner of LLP is, for purpose 1. Person who by words spoken or written or by conduct, represents himself, II. Extent of liability of LLP (Section whether person representing himself or represented to be partner does or 2. Where after partner's death business is continued in same LLP name. not of itself make his legal representative or his estate liable for any act of LLP continued use of that name or of deceased partner's name as part thereof shall any person who has on faith of any such representation given credit to LLP, done after his death does not know that representation has reached person so giving credit

V. Unlimited liability in case of fraud (Section 30):

extent as partner unless it is established by LLP that such act was without b) However, in case such act is carried out by partner, LLP is liable to same & partners who acted with intent to defraud creditors or for any fraudulent creditors of LLP or any other person, or for fraudulent purpose, liability of LLP purpose be unlimited for all debts or other liabilities of LLP a) in event of act carried out by LLP, or its partners, with intent to defraud

3. Obligation of LLP whether arising 2. Where business is carried on with such intent or for such purpose as 3. Where LLP or partner or designated partner or employee of such LLP has punishable with imprisonment upto 2 years & fine Rs. 50,000 to Rs. 5 Lakhs pay compensation to any person who has suuered any loss or damage by criminal proceedings which may arise under any law for time being in force, conducted affairs of LLP in fraudulent manner, then without prejudice to mentioned in sub-section (1), every person who was knowingly party shall be reason of such conduct. LLP & any such partner or designated partner or employee shall be liable to

section 27 solely by reason of being employee has acted fraudulently without knowledge of LLP However, such LLP shall not be liable if partner or designated partner or VI. Whistle blowing (Section 31):

2. Provisions of section 27(3) & sub-1. Court or Tribunal may reduce or waive penalty leviable against any partner or employee of a LLP, if such partner or employee of LLP has provided useful information during investigation; or when information given by partner or under this Act or any other Act employee leads to LLP or any partner or employee of LLP being convicted

personally liable for wrongful act or 2. No partner or employee of LLP may be discharged, demoted, suspended, threatened, harassed or in any other manner discriminated against terms & information or causing information to be provided pursuant to sub-section (1) conditions of his LLP or employment merely because of his providing

I LIMITED LIABILITY PARTNERSHIP ACT, 2008 (Chart 4.4)

(section 34):

FINANCIAL DISCLOSURES

1. Proper Books of account: LLP shall maintain such proper books of account as may be prescribed relating to its affairs for each year of its existence on cash basis or accrual basis & according to double entry system of accounting & shall maintain same at its registered office for such period as may be prescribed

- 2. Statement of Account & Solvency: Every LLP shall, within period of 6 months from end of each financial year, prepare Statement of Account & Solvency for said financial year as at last day of said financial year in such form as may be prescribed, and such statement shall be signed by designated partners of LLP.

 3. Every LLP shall file Statement of Account & Solvency within
- prescribed time, prepared pursuant to sub-section (2) with Registrar every year in such form & manner & accompanied by such fees as may be prescribed
- 4. Accounts of LLP be audited in accordance with prescribed rules CG may, by notification in Official Gazette, exempt class of LLP from requirements of this sub-section
- 5. LLP which fails to comply be punishable with fine Rs. 25,000 to Rs. 5 Lakhs
- Every designated partner be punishable with fine Rs. 10,000 to Rs.

II. Annual return (Section 35):

1 Lakh

 Every LLP shall file annual return duly authenticated with Registrar within 60 days of closure of its financial year in such form & manner & accompanied by such fee as may be prescribed.
 Any LLP which fails to comply be punishable with fine Rs. 25,000

10,000 to Rs. 1 Lakh

to Rs. 5 Lakhs, Designated partner be punishable with fine Rs.

I. Conversion from firm into LLP (Section 55): Firm may convert into LLP in

CONVERSION INTO LLP

- II. Conversion from private company into LLP (Section 56): Private company may convert into LLP in accordance with provisions of this Chapter & Third Schedule III. Conversion from unlisted public company into LLP (Section 57): Unlisted public company may convert into LLP in accordance with provisions of this Chapter & Fourth Schedule
- IV. Registration & euect of conversion (Section 58):
- a) Registration
- i) Registrar, on satisfying that firm/ Private Co./ Unlisted Public Co., complied with provisions of various Schedules, Act & rules, register documents, issue certificate of registration stating that LLP is registered under this Act from date specified in certificate
- ii) LLP within 15 days of date of registration, inform concerned Registrar of Firms/Companies, with which it was registered under Indian Partnership Act, 1932 or Companies Act, 2013 about conversion & particulars of LLP
- iii) Upon such conversion, partners of firm/ shareholders of Private Co. or Unlisted Public Co. & LLP to which such firm or such Co. has converted, & partners of LLP be bound by provisions of Schedules applicable to them
- iv) Upon such conversion, on & from date of certificate of registration, euects of conversion shall be as specified in various schedules
- b) Effect of Registration: On & from date of registration specified in certificate of registration issued under various Schedule,
 i) there shall be LLP by name specified in certificate of registration registered under

1956 or such

Companies Act,

mechanism with

just & equitable that LLP be wound

provisions of

appropriate,

ii) all tangible (movable or immovable) & intangible property vested in firm or company, all assets, interests, rights, privileges, liabilities, obligations relating to firm or Co, as case may be, & whole of undertaking of firm or company, shall be transferred to & shall vest in LLP without further assurance, act or deed; & iii) firm or company, be deemed to be dissolved & removed from records of Registrar of Firms or ROC

FOREIGN LLP

Foreign limited

WINDING UP & DISSOLUTION

L. Winding up & dissolution (Section 63): Winding up of LLP may be either voluntary or by Tribunal & LLP, so wound up may be dissolved

II. Circumstances in which LLP may be wound up by Tribunal (Section 64): LLP may be wound up by Tribunal:

Government may

provisions in

(Section 59):

partnerships

iability

Central

 a) if LLP decides that LLP be wound up by Tribunal;
 b) if, for period of more than 6 months, number of partners of LLP is reduced below 2;

place of business

by foreign LLP

within India &

establishment of

carrying on their

business therein

by applying or

incorporating,

with such

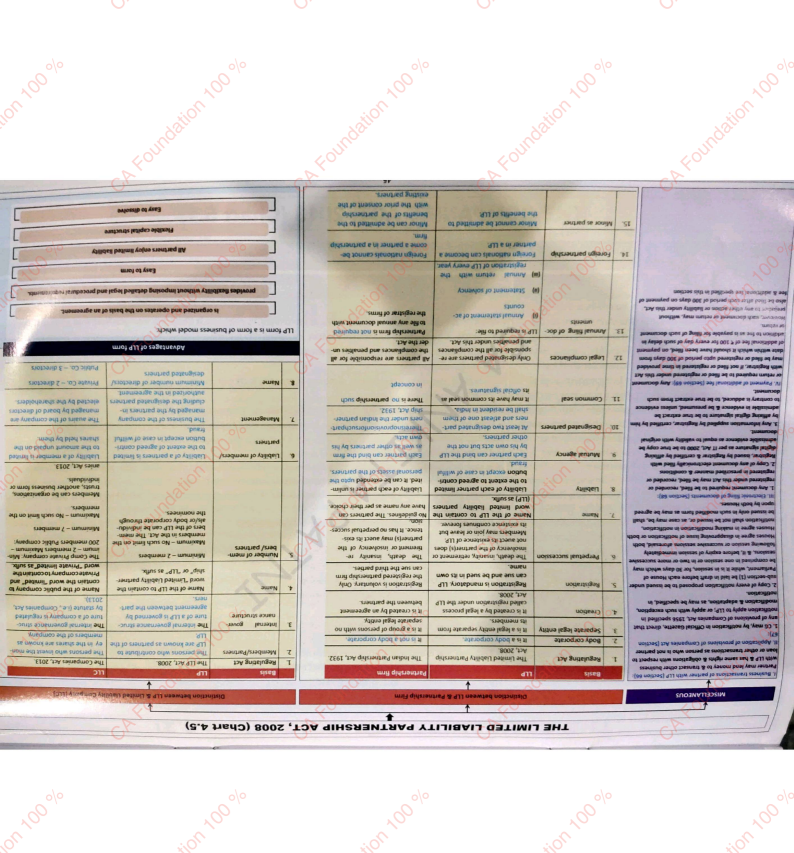
modifications, as

- c) if LLP is unable to pay its debts;
 d) if LLP has acted against interests of sovereignty & integrity of India, security of State or public order;
 e) if LLP has made default in filing with Registrar Statement of Account & Solvency or annual return for any 5 consecutive financial years; or
 f) if Tribunal is of opinion that its
- dissolution (Section 65): Central Government may make rules for provisions in relation to winding up & dissolution of LLP

such composition
as may be
prescribed

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THE COMPANIES ACT, 2013 (Chart 5.1)

Companies Act, 2013 Applicability of

Insurance Act, 1938 or IRDA Act, inconsistent with provisions of ii) Insurance companies (except this Act or under any previous vhere provisions of said Act are) Companies incorporated under Provisions of Act shall apply to-

iv) Companies engaged in Banking Regulation Act, 1949) inconsistent with provisions of iii) Banking companies (except where provisions of said Act are

Act are inconsistent with except where provisions of above generation or supply of electricity

specify in this behalf Government may by notification being in force, & as Central vi) Such body corporate which are incorporated by any Act for time special Act for time being in force v) Any other co. governed by any provisions of Electricity Act, 2003 term 'Company' as

Meaning

- contemplation of law artificial being, invisible, Marshall, "Corporation is According to Chief Justice intangible, existing only in
- either expressly or as properties which charter of accidental to its very its creation confers upon it, Being mere creation of law, it possesses only those
- In words of professor association, which is an
- Section 2(20) of

or under any previous Co. incorporated under this Act "Company means Co.

- with perpetual succession & common seal law, having separate entity, artificial person created by Haney, "Co. is incorporated

Features of Company

Company

- 1. Separate Legal Entity
- It is at law, different from subscribers to MOA. Its personality is distinct & separate from personality of those who compose it • When co. is registered, it is clothed with legal personality, its existence is distinct & separate from that of its members
- · Members can contract with company, acquire right against it or incur liability to it. For debts of company, its creditors can sue
- Co. is capable of owning, enjoying & disposing of property in its own name
- 2. Perpetual Succession

it but not its members

- Members may die or change, but co. goes on till it is wound up on grounds specified by Act
- · Since co. is artificial person created by law, law alone can bring end to its life. Its existence is not affected by death or insolvency of its members
- Limited Liability
- shareholders be asked to pay anything more than unpaid value of their shares In case of limited liability co, liability of members of co. is limited to extent of nominal value of shares held by them. In no case
- goes into liquidation . In case of co. limited by guarantee, members are liable only to extent of amount guaranteed by them & that too only when co.
- If it is unlimited co., liability of its members is unlimited as well
- 4. Artificial Legal Person
- Co. is artificial person legal or judicial as it is created by law. Co. being separate legal entity can own property, have banking account, raise loans, incur liabilities & enter into contracts. It can sue & be sued in its own name
- Companies Act, 2013 defines as its agency, but they are not "agents" of members of Co. • As Co. is artificial person, it can act only through some human agency, viz directors. Directors cannot control affairs of co. & act
- 5. Common Seal
- used by corporation as symbol of its incorporation • Common seal is official signature of co., affixed by officers & employees of co. on its every document. Common seal is seal
- director & CS, wherever co. has appointed CS co. opts to have common seal. In case co. does not have common seal, authorization shall be made by two directors or by Common Seal is optional, Documents which need to be authenticated by common seal will be required to be so done, only if

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THE COMPANIES ACT, 2013 (Chart 5.2)

Corporate Veil Theory

Corporate Veil meaning

- Corporate Veil refers to legal concept whereby Co. is identified separately from members of Co. Members of co. are shielded from liability connected to Company's actions
- If co. incurs any debts or contravenes any laws, corporate veil concept implies that members should not be liable for those errors, they enjoy corporate insulation
- Co. is at law different person altogether from subscribers to memorandum, & though it may be that after incorporation business is precisely same as it was before & same persons are managers, & same hands receive profits, co. is not in law agent of subscribers or trustees for them. Nor are subscribers, as members, liable, in any shape or form, except to extent & in manner provided by Act
- Where Courts ignore co. & concern themselves directly with members or managers, corporate veil may be said to have been lifted. Only in appropriate circumstances, Courts are willing to lift corporate veil & that too, when questions of control are involved rather than merely question of ownership

Lifting of Corporate Veil

In following cases Company Law disregards principle of corporate personality or principle that co. is legal entity distinct & separate from its shareholders or members:

- trading with enemy where test of control is adopted 1. To determine character of co. i.e. to find out whether co-enemy or friend: In law relating to
- 2. To protect revenue/tax: In certain matters concerning law of taxes, duties & stamps particularly where question of controlling interest is in issue
- i) Where corporate entity is used to evade or circumvent tax, Court can disregard corporate entity
- ii) Dinshaw Maneckjee Petit Co. was not genuine co. but merely assessee himself disguised was lifted to decide real owner of income under legal entity of limited co. Court decided that private companies were sham & corporate veil
- it as device to reduce amount to be paid by way of bonus to workmen, Supreme Court upheld 3. To avoid legal obligation: Where it was found that sole purpose for formation of co. was to use piercing of veil to look at real transaction
- of its members, or of another co., and may therefore be deemed to have lost its individuality in favour of its principal. Here principal will be held liable for acts of that co. 4. Formation of subsidiaries to act as agents: Co. may sometimes be regarded as agent or trustee
- creditors or to avoid legal obligations 5. Co. formed for fraud/improper conduct or to defeat law: Where device of incorporation is adopted for some illegal or improper purpose, e.g., to defeat or circumvent law, to defraud

Trading with enemy

Where corporate entity is used to evade or circumvent tax

Where companies form other companies as their subsidiaries to act as their agent

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Corpoarte Veil will be lifted

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mpanies
other
s as their obligation
es to act

Where the device of incorporation is adopted for some illegal or improper purpose

CA Foundation 100°/° CA Foundation 100°/° CA Foundation 100°/° CA Foundation 100°/c THE COMPANIES ACT, 2013 (Chart 5.3) Classes of Companies under the Act On the basis of Liability On the basis of Membership Others Companies On the basis of Control Dormant Company company Sec 2(6) companies Sec 2(68) Company Section 2(45) Section 455 objects Section 8 Sec 2(87) Section 2(42) • It is not private Company Government It means any up capital any limit on liability of its any other co. (i.e Holding Co.) nother Co. nerce, art, science, religion & registered for do not have hich such ember is lis mited by MOA means Co. in future project or to as nidhi with Co. in which corporate harity, protection environ restricting clau
• Shares freely hold asset or which that oth ncorporated OPC is ess than 51% outside India Requirement of minim capital does not apply intellectual property cultivating except if Pvt Co is which Holding shares held be respectively significant of paid-up & has no significant habit of thrift No minimum Uses its profits for pro influence, but share capital avings • Expl: paid up capital Shareholde i) control which is not neld by objective for which formed transaction, such Co. amongst its of members - 200, requirement
• Minimum may be called subsidiary co. of i) CG, or or Inactive Co. may upon to contribute only t extent of amour which remains unpaid on his shareholdings nembers sets of Co. in "company includes BOD; or co. having ii) SG or by itself or embers number of ii) exercises or event of its b debt & influence & bility of mbers & Operates under special licence **ROC** in prescribed members - 7 anybody controls more Includes JV Co. & SG & rom CG physically Maximum manner for · Liability of than one-half o • Expl-a) Significant he can claim or through obtaining status of restricted & it · Need not use word Itd./ Pvt. umbers of nember of a company electronic Ltd. in its name & adopt more · Right to transfe members - No Dormant Co. which is power either at vner's entire from other suitable name club, chambers of shares restricted mode: & • Significant Control of at Subsidiary Co • Prohibition on sets ommerce least 20% of together with nited upto of such · Liability is any business vitation to public company is deemed to be transaction: Other one or more of total voting activity in official & contravened power, or control of, or India in any • On revocation, CG may direct it securities of Co. i) Payment of fees by the time Company is other manner • OPC is private to Convert its status & change its • Section 3(1)(a) Co. to registrar participation in Pvt Co., with Paid up name/ Wind - up/ Amalgamate classes of ii) Payments made with another company having for any lawful decisions un up, membe similar object purpose by seven requirements of this • Can call its GM by giving clear 14 can be called up share capital or more persons, or other law to contribute than Rs. 2 crores. It as may be days notice instead of 21 prescribed sha only in event • Requirement of min no. of should not be be formed is to be shares to fulfill not have layers whereby partic directors, independent dir. does has at least on requirements of this that have joint control of Holding or Subsidian not apply as any of its than listed Need not constitute No. iv) Payments for ecurities listed prescribed · OPC can be formed & Remu & Shareholders maintenance of its numbers have rights to Relationship Committee office & records net assets of arrangement • Partnership firm can be ember of Section 8 Co. ection 464 - Prohi d by special Acts. Every me

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THE COMPANIES ACT, 2013 (Chart 5.4)

MODE OF REGISTRATION/INCORPORATION OF COMPANY

Promoters

• Promoter means person: a) who has been named as such in prospectus or is identified by co. in annual return referred to u/s 92 b) who has control over affairs of co., directly or indirectly whether as shareholder, director or otherwise

- c) in accordance with whose advice, directions or instructions BOD of co. is accustomed to act.
- · Persons who form co. are known as promoters.
- It is they who conceive idea of forming co.
- They take all necessary
- steps for its registration · Persons acting only in professional capacity e.g., solicitor, banker,
- accountant etc. are not regarded as promoters

Formation of Company

- In case of public co., any 7 or more persons can form co. for any lawful purpose by subscribing their names to MOA & complying with requirements of this Act in respect of registration.
- 2 or more persons can form private co. & one person where co. to be formed is One Person Company

i) Filing of documents & information with ii) Issue of certificate of

- signed by all subscribers to MOA b) declaration by person who is engaged
- c) declaration from each of subscribers to memorandum & from persons named as prescribed form to effect that • he is not convicted of any offence in
- · he has not been found guilty of any fraud or misfeasance or of any breach of duty to any co. under this Act or any previous co. law during last 5 yrs
- · & that all documents filed with Registrar for registration of co. contain true

Incorporation of Company (Section 7)

- a) memorandum & articles of co. duly
- in formation of co.
- first directors, if any, in AOA stating that- proposed co. is incorporated connection with promotion, formation or management of any co.
- information that is correct & complete &
- d) address for correspondence e) particulars of every subscriber to MOA along with proof of identity f) particulars of persons mentioned in articles as subscribers to MOA g) particulars of interests of persons

mentioned in AOA as first directors

- incorporation on registration: Registrar on basis of documents information or & information filed, shall register all documents & information in register & issue certificate of incorporation in iii) Allotment of Corporate Identity Number (CIN): On & from date mentioned in certificate of incorporation, Registrar shall allot to co. corporate identity number, which shall be distinct identity for co. & which shall also be included in certificate
- iv) Maintenance of copies of all documents & information: Co. shall maintain & preserve at its registered office copies of all documents & information as originally filed, till its dissolution under this Act

- v) Furnishing of false or incorrect suppression of
- of incorporation: Person doing so shall fraud under section

material fact at time

- 447 vi) Co. already incorporated by furnishing any false or incorrect information or representation or
- by suppressing any Incorporation):
- Persons named as first directors of co. & persons making declaration under this sec shall each be liable for action for fraud under sec 447

- vii) Order of Tribunal:
- a) pass such orders, as it may think fit, for regulation of management of co. including changes, if any, in its memorandum & articles, in public interest or in interest of co. & its members & creditors; or be liable for action for b) direct that liability of members shall
 - be unlimited c) direct removal of name of co. from register of companies; or
 - d) pass order for winding up of co. e) pass such other orders as it may deem fit: Provided that before making any order.
- · Co. shall be given reasonable material fact (i.e. post opportunity of being heard in matter
 - Tribunal shall take into consideration transactions entered into by co., including obligations, if any, contracted or payment of any liability viii) Simplified Proforma for
 - **Incorporating Company Electronically** (SPICe): MCA has taken various initiatives for ease of business. It has simplified process of filing of forms for incorporation of

Co. through SPICe

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THE COMPANIES ACT, 2013 (Chart 5.5

Effect of Registration Section 9

- From date of incorporation time become members of co., shall be oody corporate by name contained in ther persons, who may from time to ubscribers to memorandum & all emorandum
- exercising all functions & having acquire, hold & dispose of property, perpetual succession with power to both movable & immovable, tangible & sued, by said name ntangible, to contract & to sue & be Registered co. shall be capable of
- company & its members as evidenced existence binding contract between mentioned in certificate, co. becomes legal person separate from incorporators & there comes into From date of incorporation
- all shares of another Co. it will not Co. but merely because Co. purchases another co. & thus become controlling by MOA & AOA Company may purchase shares of as means of putting end to

Memorandum & Section 10 Effect of **Articles**

- had been signed by & members thereof registered, bind Co. articles shall, when Co. & by each they respectively to same extent as i member Memorandum &
- due from him to co. Co. under by any member to memorandum or rticles shall be debt All monies payable

Classification of Capital

- rupees divided into shares of fixed amount Capital means sharecapital i.e., capital or figure in terms of so many Such capital as is authorised by memorandum of co. to be maximum Nominal or authorised or registered capital
- be registered being maximum amount which it is authorised to raise by amount of share capital of Co. issuing shares, & upon which it pays stamp duty It is sum stated in memorandum as capital of co. with which it is to
- including working capital and reserve capital, if any. It is usually fixed at amount, which, it is estimated, co. will need,
- 2. Issued capital
- Such capital as co. issues from time to time for subscription.
- subscription & includes shares allotted for consideration other than It is that part of authorised capital which is offered by co. for
- 3. Subscribed capital
- subscribed and paid-up capital must also be stated in equally co. It is nominal amount of shares taken up by public. Where any conspicuous characters. letter, bill head or letter paper of co. states authorised capital, notice, advertisement or other official communication or any business Such part of capital which is for time being subscribed by members of
- 4. Called-up capital
- amount called up on shares issued. Such part of capital, which has been called for payment. It is total
- 5. Paid-up capital

each company is separate juristic entity

area character of another Co. &

to called up capital less calls in arrears. Total amount paid or credited as paid up on shares issued. It is equal

Shares

Share in share capital of company & includes stock.

I. Nature of shares

- MOA & AOA of various rights contained in contract, including right to a) Share is an interest in co: Share is not sum of money obligations attaching to share are those prescribed by but is interest measured by sum of money and made up sum of money of more or less amount. Rights &
- b) Shares are movable property: Shares or debentures or c) Shares shall be numbered: Every share in co. having other interests of any member in co. shall be movable share capital, shall be distinguished by its distinctive property transferable in manner provided by AOA of co. number. Every share shall be numbered.
- I. Kinds of share capital
- a) Equity share capital: All share capital which is not preference share capital;
- i) with voting rights; or
- otherwise in accordance with prescribed rules. ii) with differential rights as to dividend, voting or
- b) Preference share capital: Part of issued share capital of co. which carries or would carry preferential right with respect to-
- of or subject to income-tax; amount calculated at fixed rate, which may either be free i) payment of dividend, either as fixed amount or
- capital, of amt of share capital paid-up or deemed to have been paid-up ii) repayment, in case of winding up or repayment of

THE COMPANIES ACT, 2013 (Chart 5.6)

MOA and AOA

MEMORANDUM OF ASSOCIATION

Memorandum of Association of company is in fact its charter; it defines its constitution & scope of powers of Co. with which it has been established under Act. It is very foundation on which whole edifice of company is built

1. Object of registering memorandum of association:

- a) It contains object for which company is formed & therefore identifies possible scope of its operations beyond which its actions cannot go
- b) It enables shareholders, creditors & all those who deal with company to know what its powers are & what activities it can engage in
- c) MOA is public document u/s 399 of Companies Act, 2013.
 Every person entering into contract with company is presumed to have knowledge of conditions contained therein d) Shareholders must know purposes for which his money can be used by company & what risks he is taking in making
- e) Co. cannot depart from provisions contained in memorandum however imperative may be necessity for departure
- f) It cannot enter into contract or engage in any trade or business, which is beyond power confessed on it by memorandum. If it does so, it would be ultra vires company & void.
- g) As per Section 4, MOA shall be drawn up in such form as is given in Tables A, B, C, D & E in Schedule I of Companies Act, 2013
- 2013

 Table A is form for MOA of company limited by shares
- Table A is form for MOA of company limited by shares
 Table B is form for MOA of company limited by guarantee &
- not having share capital

 Table C is form for MOA of company limited by guarantee &
- Table D is form for MOA of unlimited company
- Table E is form for MOA of unlimited company & having share capital
- h) MOA & AOA of company must be as closed to model forms, as possible, depending upon circumstances

II. Content of memorandum:

- a) Name of company (Name Clause) with last word "Limited" in case of public limited company, or last words "Private Limited" in case of private limited company. (Not applicable to Section 8 Co.)
- Name including phrase 'Electoral Trust' may be allowed for Registration of companies to be formed under section 8 of Act, in accordance with Electoral Trusts Scheme, 2013 notified by CBDT
- For section 8 of Act, in accordance with Electoral Trusts Scheme, 2013 notified by CBD I
 For section 8 Company name shall include words foundation, Forum, Association, Federation, Chambers, Confederation, council, Electoral trust & like etc.
- Government company's name must end with word "Limited". In case of One Person Company, words "One Person Company", should be included below its name.
- b) State in which registered office of company (Registered Office clause) is to be situated c) objects for which company is proposed to be incorporated & any matter considered necessary in furtherance thereof (Object clause)
- d) liability of members of company (Liability clause), whether limited or unlimited, & also state,—

 in case of company limited by shares, that liability of its members is limited to amount unpaid, if any, on shares held by them; and
- in case of company limited by guarantee, amount up to which each member undertakes to contribute to
 assets of company in event of its being wound-up & to costs, charges & expenses of winding-up & for
 adjustment of rights of contributories among themselves;
- e) amount of authorized capital (Capital Clause) divided into share of fixed amounts & number of shares with subscribers to memorandum have agreed to take, indicated opposite their names, which shall not be less than one share. Co. not having share capital need not have this clause
- f) Desire of subscribers to be formed into company. Memorandum shall conclude with association clause. Every subscriber to Memorandum shall take atleast one share, & shall write against his name, number of shares taken by him
- g) In case of OPC, name of person who, in event of death of subscriber, shall become member of company.
- Memorandum must be printed, divided into paragraphs, numbered consecutively & signed by at least seven
 persons (two in case of private company & one in case of One Person Company) in presence of at least one
 witness, who will attest signatures
- Particulars about signatories to memorandum as well as witness, as to their address, description, occupation
 etc., must also be entered. Minor cannot be signatory to memorandum as he is not competent to contract, his
 guardian, who subscribes to memorandum on his behalf, will be deemed to have subscribed in his personal
 capacity

ARTICLES OF ASSOCIATION

Articles of association of company are its rules & regulations which are framed to manage its internal affairs. Articles are internal regulations of Co.

- 1. Contains regulations: AOA of company shall contain regulations for management of company
- 2. Inclusion of matters: It shall also contain such matters, a are prescribed under rules. However, company may also include such additional matters in its articles as may be considered necessary for its management
- 3. Contain provisions for entrenchment: It may contain provisions for entrenchment (to protect something) to effect that specified provisions of articles may be altered only if conditions or procedures as that are more restrictive than those applicable in case of special resolution, are met or complied with
- 4. Manner of inclusion of entrenchment provisions: Provisions for entrenchment shall only be made either on formation of company, or by amendment in articles agreed to by all members of company in case of Private & by SR in case of Public Co.
- 5. Notice to registrar of entrenchment provision: Where articles contain provisions for entrenchment, whether made on formation or by amendment, company shall give notice to Registrar of such provisions in such form & manner as may be prescribed.
- 6. Forms of articles: AOA shall be in respective forms specified in Tables F, G, H, I & J in Schedule I as may be applicable to such Co.
- 7. Model articles: Co. may adopt all or any of regulations contained in model articles applicable to such co.

8. Company registered after commencement of this Act: Such Co. do not exclude or modify regulations contained in model articles applicable to such company, those regulations shall be regulations of that company in same manner & to extent as if they were contained in duly registered articles of company

Doctrines

DOCTRINE OF ULTRA VIRES

- of legal powers of doers. This presupposes that powers in their Legal phrase "ultra vires" is applicable only to acts done in excess nature are limited
- is therefore not binding on Co. only of directors but also of Co. is wholly void & inoperative in law & Act done or contract made by Co. which travels beyond powers not
- than those sanctioned by MOA Co. can be restrained from employing its fund for purposes other
- sued on ultra vires transaction, nor can it sue on it Impact of doctrine of ultra vires is that company can neither be
- Key points about the Doctrine of Ultra Vires: vires company, you cannot enforce it against company company. If in spite of this you enter into transaction which is ultra one deals with Co, one is deemed to know about powers of MOA is "public document", it is open to public inspection. When
- authorized by object clause of MOA, or by statute, it is said to be i) When act is performed, which though legal in itself, is not ultravires company, & hence null & void
- ii) Act which is ultravires company cannot be ratified even by unanimous consent of all shareholders
- iv) If act is ultravires Articles, it can be ratified by altering Articles by by members of company through resolution passed at GM iii) Act which is ultravires directors, but intravires Co. can be ratifled
- namely to provide protection to shareholders & creditors Disadvantages of this doctrine outweigh its main advantage,
- changing its activities in direction which is agreed by all directors, it is only nuisance in so far as it prevents Co. from * Although it may be useful to members in restraining activities of
- clause can be easily altered, by passing just SR of shareholders Purpose of doctrine of ultravires has been defeated as now object

DOCTRINE OF INDOOR MANAGEMENT

Doctrine of Constructive Notice:

- certificate of incorporation of any company, on or get copy or extracts of any document, including payment of prescribed fees. document kept by Registrar, or make record of same, Any person can inspect by electronic means any
- become public documents, & they are available for MOA & AOA of company when registered with ROC, inspection to any person, on payment of nominal fees.
- contents of documents. This kind of presumed/implied Exceptions to doctrine of Indoor reads them or not, it will be presumed that he knows notice is called constructive notice. in conformity with their provisions but whether person company is entitled to assume that it has been inspect its documents & make sure that his contract is It is, duty of every person dealing with company to

Constructive notice means:

- perspective, & documents, He is not only presumed to have read documents but also understood them in their true presumed to have knowledge of contents of i) Whether person reads documents or not, he is
- Resolutions etc., which are required to be registered constructive notice of memorandum & articles, but with Registrar. also of all other related documents, such as Special ii) Every person dealing with company not only has

he cannot acquire any rights under contract against of company as defined in memorandum, or outside authority of directors as per memorandum or articles, If person enters into contract which is beyond powers

Rule): Doctrine of Indoor Management (Turquand

- directors or other persons notice. Doctrine of constructive notice does in Rule of Indoor Management is important to persons dealing with company through its have notice of internal affairs of company no sense mean that outsiders are deemed to It is exception to doctrine of constructive
- done in manner required. in particular manner, outsider dealing with As long as act is valid under articles, if done
- a) Actual or constructive knowledge of irregularity: Rule does not protect any person notice, whether actual or constructive, of when person dealing with company has irregularity

Management:

b) Suspicion of Irregularity: Doctrine in no Protection of "Turquand Rule" is not available way, rewards those who behave negligently. apply to forgery which must be regarded as otherwise affect transaction but it cannot applies only to irregularities which might c) Forgery: Doctrine of indoor management are suspicious & therefore invite inquiry. where circumstances surrounding contract

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INDIAN CONTRACT ACT, 1872 (Chart 1.14)

Breach of Contract

Breach means failure of party to perform his or her obligation under contract. Breach of contract may arise in two ways: (1) Actual breach of contract (2) Anticipatory breach of contract

Anticipatory breach of contract

- Aanticipatory breach of contract is breach of contract occurring before time fixed for performance has arrived. When promisor refuses altogether to perform his promise & signifies his unwillingness even before time for performance has arrived, it is called Anticipatory Breach
- Anticipatory breach of contract may take either of following two
- a) Expressly by words spoken or written, &
- b) Impliedly by conduct of one of parties
- When party to contract has refused to perform or disable himself from performing, his promise in its entirety, promisee may put end to contract, unless he has signified, but words or conduct, his acquiescence in its continuance
- Effect of anticipatory breach: Promisee is excused from performance or from further performance. He gets option:
- a) To either treat contract as rescinded & sue other party for damages from breach of contract immediately without waiting until due date of performance; or
- b) He may elect not to rescind but to treat contract as still operative, and wait for time of performance & then hold other party responsible for consequences of non-performance

Actual Breach of Contract

- It is case of refusal to perform promise on scheduled date. Parties to lawful contract are bound to perform their respective promises.
- But when one of parties breaks contract by refusing to perform his promise, he is said to have committed breach. In that case, other party to contract obtains right of action against one who has refused to perform his
- Actual breach of contract may be committed-
- a) At time when performance of contract is
- b) During performance of contract: Actual breach of contract also occurs when during performance of contract, one party fails or refuses to perform his obligation under it by express or implied act

Remedies for Breach of Contract

Suit for Damages

Other Remedies

1. Rescission of contract

2. Suit upon Quantum

4. Suit for injunction

3. Suit for specific

performance

Meruit

- 1. General/Ordinary Damages
- 2. Special Damages
- 3. Vindictive/ Exemplary **Damages**
- 4. Nominal Damages
- 5. Damages for deterioration caused by
- 6. Pre-fixed damages:
- a) Liquidated damages
- b) Penalty

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INDIAN CONTRACT ACT, 1872 (Chart 1.15)

Remedies for Breach of Contract

parties knew, when they made contract, to be likely to result from breach of it. contract has been broken, party who sues by such breach is entitled to receive, from hereby, which naturally arose in usual course of things from such breach, or which party who has broken contract, compensation for any loss or damage caused to him Compensation for loss or damage caused by breach of contract (Section 73): When

- discharge it & had broken his contract receive same compensation from party in default, as if such person had contracted to has not been discharged, any person injured by failure to discharge it is entitled to contract: When obligation resembling those created by contract has been incurred & Compensation for failure to discharge obligation resembling those created by
- 3. Remedy by way of Damages or Kind of Damages:
- naturally arose in usual course of things from such breach, or which parties know who has broken contract, compensation for loss or damage cause to him, which a) Ordinary damages: Party who suffered by breach is entitled to receive, from party when they made contract, to be likely to result from breach of it
- from breach but also for special damages b) Special damages: Where party to contract receives notice of special circumstances affecting contract, he will be liable not only for damages arising naturally & directly
- c) Vindictive or Exemplary damages: These damages may be awarded only in two
- i) for breach of promise to marry,
- ii) for wrongful dishonour by banker of his customer's cheque
- contract but he has not in fact suffered any real damage. It is awarded just to establish right to decree for breach of contract d) Nominal damages: Where plaintiff has proved that there has been breach of
- carrier even without notice e) Damages for deterioration caused by delay: Damages can be recovered from
- amount to either liquidated damages or penalty breach of contract by any of them, certain amount will be payable as damage. It may 1) Pre-fixed damages: Parties to contract stipulate at time of its formation that on

Penalty and Liquidated **Damages**

SUIT FOR DAMAGES

so mentioned in the contract compensation not exceeding sum failure to perform contract. Indian before hand, amount of Parties to contract may provide courts allow reasonable penalty & liquidated damages, Distinction between liquidated law makes no distinction between compensation payable in case of

contract as

party may treat

damage on breach, it is certainly be far in excess of probable a) If sum payable is so large as to lamages & penalty

made, latter sum is penalty payable on certain date and further b) Where sum is expressed to be because mere delay in payment is sum in event of default being

c) If sum fixed is extravagant or penalty even if, it is termed as exorbitant, court will regard it is as iquidated damages in contract unlikely to cause damage

liquidated damages is genuine preoffending party. Essence of d) Essence of penalty is payment of estimate of damage money stipulated as terrorem of

Rescission of contract

When contract

 Where one person has rendered service to another in circumstances which indicate an understanding

is broken by one

party, other

i.e. as much as party doing service has no particular remuneration has been fixed, the between them that it is to be paid for although For application of this doctrine, two deserved. law will infer promise to pay. Quantum Meruit

discretion on suit for

court may in its breach of contract,

i) It is only available if the original contract has been discharged conditions must be fulfilled:

to terms of contract

 Party rightfully not to do.

rescinding

his promise according

breach, to carry out

what he promised

direct party in specific performance

default ii) Claim must be brought by a party not in

that he might

for any damages compensation and is entitled to under contract his obligations absolved of all such case he is rescinded. In

have suffered

Claim for quantum meruit arises in following

a) When agreement is discovered to be void or when contract becomes void

rightfully rescinds

Person who

Section 75):

to compensation contract, entitled

entitled to contract is

compensation for

any damage

b) When something is done without any intention to do so gratuitously

c) Where there is an express or implied contract to render services but there is no agreement as to remuneration

d) When one party abandons or refuses to perform contract

non-fulfilment of

sustained through vhich he has

contract

default has enjoyed benefit of part e) Where contract is divisible and party not in performance

but other party can make deduction for bad completely performed but badly person who has performed contract can claim lump sum, When an indivisible contract for lump sum is

Quantum Meruit

Suit for specific performance

Suit for

injunction

Where damages

are not adequate

emedy in case of

orders', restrain Where party to may by issuing an contract, court negating terms of contract is injunction

him from doing

Scannea with camscanner