

- Contract of Guarantee (1)
- Joint promisor (42-46 Sec) (2)
- Supervening Impossibility (3)
- Quasi Contract (5)
- Consideration & Exceptions (4)
- Consideration and rules (6)
- Validity of Agreements without Consideration (7)
- Acceptance and its rules (8)
- Contingent Contract (9)
- quasi Contract (10)
- Misrepresentation & fraud (11)
- Discharge of Contract with consent of both parties (12)
- Difference b/w questions (13)
- Liability of Joint promisor (14)
- Performance of Contract (15)
- Communication of Acceptance (letter) (16)
- Appropriation of Payment (17)
- Breach of Contract (18)
- Minor's position in Contract (19)
- ~~Diff.~~ Diff. b/w ques (Coercion / fraud / Undue Influence) (20)
- Contingent Contract (21)
- ~~Quasi~~ Misrepresentation & fraud (22)
- Coercion (23)
- Revocation of offer (24)
- Wagering Agreement (25)

- Corporate Veil & Exceptions (Salomon v. Salomon & Co. Ltd) (Comp Act 2013)
- Types of Companies : OPC / Small / Holding / Subsidiary / Associate / Foreign / Govt. Company / Section 8

- Private / Public Company : Members, limit Exclusions
- Doctrine of Ultra Vires , Constructive Notice
- Doctrine of Indoor Management & Exceptions
- OPC (full) - (rules)
- MOA / AOA (MOA is charter, Explain?) (Content AOA/MOA) ^{V.V.IMP.}
- Types of Capital
- Diff. b/w - Company , partnership , LLP
- Companies based on Control
- Company having share Cap.

12. TRIBUNAL RIGHTS

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- (Indian Partnership Act, 2008)
- Rights of Minor in a firm
 - Dissolution of Partnership by law (10%)
 - Insolvency of Partner
 - Partnership at will / Particular partnership / Nominal partner / Fixed Period Partnership.
 - Difference b/w question (95%) ^{choice}
 - Expulsion of Partner
 - Liability of Minor in a firm
 - Rights of Outgoing Partner
 - Transfer of Partnership Interest
 - Liability of Deceased partner
 - Retirement of Partner
 - True Test of Partnership.
 - Settlement of Accounts on Dissolution
 - Consequences of non registration of a firm
 - Liability of Partner
 - Right of Transferee
 - Rights of Retiring Partner to carry on business
 - Implied authority and its exception (18)

Kinds of partners & partnership
Personal profit earned by partner. (20)

- (Sales of Goods Act, 1930)
- Sale vs. Agreement to Sell. (1)
 - Ascertainment of Price (2)
 - Sale vs HP and Sale vs. Bailment (3)
 - conditions and warranties. (4)
 - when conditions to be treated as Warranty (5)
 - Caveat Emptor and Exceptions. (6)
 - Unascertained goods - Transfer of Ownership
 - Goods Sent on Approval or return / Cash ~~or~~ only on Return.
 - Implied Conditions (91%)
 - Exceptions of Nemo dat. quo non habet. (non-owner can transfer valid title)
 - Risk passes with property
 - Unpaid Seller: Rights.
 - Rights of Buyer against Seller.
 - Sale by non-owner (101%)
 - ~~Transfer~~ Transfer of property in Goods.
 - Appropriation of goods
 - Condition & warranty
 - Doctrine of Caveat Emptor
 - Diff b/w (Sale vs Hire purchase) (Sale vs. Agreement to sale)

- (LLP 2008)
- Essential Elements of to Form LLP. (1)
 - Winding Up of LLP. (2)
 - New Amendment Ous. (High Chances) (3)
 - Difference b/w Ous. (4)
 - Small LLP. (5)
 - Features of LLP (Limited Liability & Flexibility) (Most Imp.)
 - Change in name of LLP
 - Conversion into LLP
 - Financial disclosures
 - Wholly blaming / Unlimited liability in case of fraud.
 - Who can be partner, Designated Partner
- 12 Incorporation Process
 - 13 Registration of changes in Partnership