

Business Law → All CHAPTER SECTION list

1

Sections	Particulars	Sections	Particulars
ICA, 1872	Unit 1: Nature of Contracts	Sec 24	Unlawful Consideration
Sec 2 (a)	Definition of offer	Sec 23	Unlawful Object
Sec 2 (b)	Definition of Promise / acceptance	Sec 25	Without Consideration
Sec 2 (c)	Definition of agreement	Sec 26	Agreement in restraint of marriage
Sec 2 (h)	Definition of Contract	Sec 27	Agreement in restraint of Trade
Sec 2 (i)	Voidable Contract	Sec 28	Agreement in restraint of legal Proceedings
Sec 2 (j)	Void Contract	Sec 29	Agreement the meaning of which is uncertain
Sec 9	Express Contract	Sec 30	Wagering Agreements
Sec 10	Essential Elements of a Valid Contract	Unit - 4 : Performance of Contract	
	Unit 2 : Consideration	Sec 37	legal representatives will perform the contract in case of death of promisor
Sec 2 (d)	Definition of Consideration	Sec 40	Promisor or his agent can perform the Contract
Sec 25	Exceptions to No Consideration, No Contract	Sec 41	Third party can also perform if promisee accepts such performance
	Unit 3 : other Essential Elements of a Valid Contract	Sec 38	Requisites of a valid performance
Sec 11	Capacity of Parties to enter into a Contract	Sec 39	Effect of refusal of a party to perform the contract
Sec 12	Person of Unsound mind	Sec 42	Joint promisors or their legal Representatives must jointly perform the contract
Sec 13	Consent	Sec 43	The promisee can compel any one of the joint promisors to perform the promise.
Sec 14	Free Consent	Sec 44	The promisee may release any one of the joint promisors
Sec 15	Coercion		
Sec 16	Undue Influence		
Sec 17	Fraud		
Sec 18	Misrepresentation		
Sec 19	Effect of Coercion, Undue Influence, Fraud, Misrepresentation		
Sec 20	Mistake		
Sec 21	Mistake of Law		
Sec 22	Mistake of Fact realme		

Sections	Particulars	Section	Particulars
Sec 45	Rights of the joint promisees	Sec 59	Debtors will state where to adjust the payment
Sec 46	Perform within a reasonable time	Sec 60	Creditors can adjust as per his discretion
Sec 47	Perform within a specified time	Sec 61	law states to wipe out the earliest debt first
Sec 48	Perform at the time as mentioned by promise	Sec 62	Novation, Rescission, Alteration
Sec 49	Perform at the place after applying to the promise	Sec 63	Remission
Sec 50	Perform at the time and place as mentioned in the contract	Sec 64	Restoration of benefits under a voidable contract
Sec 2(F)	Reciprocal Promise	Sec 65	Restoration of benefits under a void contract
Sec 51	Mutual and Concurrent Reciprocal Promise	Sec 66	Communication of Rescission
Sec 52	Order of Performance of Reciprocal Promise	Sec 67	Effect of neglect of promisee
Sec 53	Liability of party for preventing the event on which the contract is to take effect	Unit 5: Breach of Contract	
Sec 54	Conditional and Dependent Reciprocal promise	Sec 73	Damages for breach of Contract
Sec 55	Effects of failure to perform at a time fixed in a contract in which time is essential	Sec 74	Liquidated Damages and Penalty
Sec 56	Impossibility of performance	Sec 75	Party rightfully rescinding contract, entitled to Compensation.
Sec 57	Reciprocal promise to do certain things that are legal and also certain others that are illegal	Unit 6: Contingent and Quasi Contract	
Sec 58	Alternate promise - One part is legal and other is illegal, legal can be enforced	Sec 31	Contingent Contracts
		Sec 32	Contingent Contracts dependent on HAPPENING of future uncertain event
		Sec 33	Contingent Contract dependent on NON-HAPPENING of future uncertain event
		Sec 34	Contingent Co. dep. on future CONDUCT of a living person
		Sec 35	Con. Co dep. on HAPPENING or NON HAPPENING of future uncertain event within a fixed time
		Sec 36	Con. Co dependent on Impossible Events
		Sec 68	Supply of necessaries to an incompetent party
		Sec 69	Payment by a person having some interest in payment
		Sec 70	Non Gratuitous acts

as are contrary, discharge the surety

Sections	Particulars	Sections	Particulars
Sec 71	Einder of goods	Sec 138	when there are co-sureties, a release by the
Sec 72	Payment of money or delivery of goods by mistake or under Coercion		creditors of one of them does not discharge the other
Unit-7: Contract of Indemnity and Guarantee		Sec 140	Right of subrogation
Sec 124	Definition of Contract of indemnity	Sec 145	Implied promise to indemnify surety
Sec 125	Rights of indemnity holder	Sec 141	Surety's right to benefit of creditor's securities
Sec 126	Definition of contract of guarantee	Sec 142	Guarantee obtained by Misrepresentation
● 127	Consideration for guarantee	Sec 143	Guarantee obtained by Concealment
Sec 128	Nature of surety's liability	Sec 144	Guarantee on contract that creditors shall not act on it until co-surety joins
Sec 129	Continuing guarantee	Sec 146	Co-sureties liable to contribute equally
Sec 130	Revocation of continuing guarantee by notice to Creditors	Sec 147	Liability of co-sureties bound in different sums
Sec 131	Revocation of Continuing guarantee by death of surety	Sec 148	Mutual agreement between co-sureties
Sec 133	Variation in terms of contract between the principal debtor and creditor without surety's consent	Unit-8: Bailment and Pledge	
● 134	By release or discharge of Principal Debtor	Sec 148	Definition of Bailment
Sec 135	Discharge of surety when the creditors compounds with, gives time to, or agrees not to sue, principal Debtor	Sec 150	To disclose the faults
Sec 139	Creditor fails to perform his Duty	Sec 158	Due to pay necessary expenses
Sec 136	Surety is not discharged when agreement made with third party to give time to Principal Debtor	Sec 159	Duty to indemnify the bailee for premature termination
Sec 137	Merely forbearance on the part of Creditor to sue the principal debtor does not in absence of any provision in the guarantee to the contrary, discharge the surety	Sec 164	Bailor's responsibility to bailee
		Sec 153	Right to terminate the Bailment
		Sec 159	Right to demand back the goods at any time
		Sec 180 & 181	Right to file suit against a wrong doer
		Sec 151 & 152	Take reasonable care of the goods
		Sec 153 & 154	Not to make inconsistent use of the goods
		Sec 155, 156, 157	Not to mix the goods
		Sec 160 & 161	Return the goods

Section	Particulars	Section	Particulars
Sec 163	Return an accretion from the goods	Sec 178A	Pledge by person in possession under voidable contract
Sec 165	Right to deliver the goods to any one of the joint Bailors	Sec 179	Pledge where pawnor has only a limited interest Unit → 9 Agency
Sec 166	Right to indemnity	Sec 182	Definition of agency
Sec 150	Right to claim compensation in case of faulty goods	Sec 185	Consideration not necessary for agency
Sec 158	Right to claim extraordinary expenses	Sec 183	Capacity to employ an agent
Sec 167	Right to apply to the court to decide the title of the goods	Sec 184	Minor can become an agent but principal can bound by his act
Sec 170	Right of particular lien for payment of services	Sec 186 & 187	Express and Implied agreement
Sec 171	Right of general lien	Sec 237	Agency by estoppel
Sec 159	Termination of bailment by notice	Sec 196	Agency by ratification
Sec 168	Finder of goods has a right to sue for reward	Sec 197	Ratification may be express or Implied
Sec 169	Finder of goods has a right of sale	Sec 198	Knowledge required for valid ratification
Sec 170	Particular lien	Sec 199	Effect of ratifying unauthorized act forming part of a transaction
Sec 171	General lien	Sec 200	Ratification of unauthorized act cannot injure third person
Sec 172	Definition of Pledge	Sec 188	Agent's authority in normal circumstances
Sec 173	Right of retain the goods pledged	Sec 189	Agent's authority in emergency
Sec 174	Right of retention of pledged goods for subsequent debts	Sec 190	Delegatee cannot further delegate
Sec 175	Pawnor's right as to extraordinary expenses incurred	Sec 191	Definition of Sub agent
Sec 176	Pawnor's right where pawnor makes default	Sec 192	Principal is liable to third party for acts done by sub agent when he is properly appointed
Sec 177	Pawnor has a right to redeem	Sec 193	If not properly appointed, sub agent is only liable to agent
Sec 178	Pledge by mercantile agent	Sec 194	Substituted agent is treated as agent of the original principal only

Sections	Particulars	Sections	Particulars
Sec 195	Agent should select the substituted agent with diligence as a man of ordinary prudence.	Sec 238	Fraud or misrepresentation within authority by an agent, principal is liable for it
Sec 211	Conduct business in accordance with the directions given by the principal	Sec 237	Agent acts beyond authority but principal has ratified by words or conduct then he is liable to third party
Sec 212	Duty of reasonable care and skill	Sec 228	When agent acts beyond authority and a part of it is within authority but it cannot be separated from the part which is beyond authority, agent is liable
Sec 213	Duty to render proper accounts	Sec 230	working for foreign principal
Sec 214	Duty to communicate with the principal	Sec 230	working for a foreign ambassador
Sec 215 & 216	Duty to avoid conflict of interest	Sec 235	If he is a pretended agent
218	Agent's duty to pay sums received for principal	Sec 236	Person falsely contracting agent not entitled to performance
Sec 218	Agent's duty to pay sums received for principal	Sec 238	fraud or misrepresentation beyond authority by an agent
Sec 217	Right to retain out of sums received on principal's account	Sec 231	Principal discloses himself before the contract is completed other party can refuse to fulfill the contract
Sec 219 & 220	Right to remuneration	Sec 232	If principal is not disclosed, later he cannot compel third party to perform the contract
Sec 221	Agent's lien on principal's property	Sec 233	In case where agent is personally liable, a person dealing with him may hold either him or his principal or both of them, liable.
Sec 223	Right of indemnification against acts done in good faith	Sec 234	Third party forces agent/principal to enter into a contract with him and assures not to sue them
Sec 222	Right of indemnification for lawful acts	Sec 233 & 234	Rescission by principal
Sec 224	Non liability of agent to do a criminal act	Sec 205	Compensation for rescission by principal or renunciation by agent
Sec 225	Right to compensation for injury caused by principal's neglect	Sec 206	Notice of revocation for renunciation
Sec 226	Principal is liable for acts done by agent within scope of his authority	Sec 207	Revocation and Renunciation may be express or implied
Sec 227	When agent acts beyond authority and a part of it is within authority, principal is liable for that part	Sec 208	when termination of agent's authority takes effect as to agent and as to third persons
Sec 229	Any notice to an agent in the ordinary course of business is to the principal		

Section	Particulars	Section	Particulars
Sec 209	Termination of agency by death or insanity	Sec 9(1)	Modes of fixing the price
Sec 210	Irrevocable agency	Sec 9(1)	Fixation of price by:
	SOGA, 1930		1. Contract of Sale
	Unit - 1 : Formation of Contract of Sale.		2. Manner provided in Contract of Sale
			3. Course of dealings
Sec 4(1)	Contract of sale	Sec 9(2)	Fixation of a reasonable price
Sec 4(2)	Contract of sale may be absolute or condition	Sec 10	Fixation of price by a third party
Sec 4(3)	Definition of Sale and agreement to Sale	Sec 11	Stipulation as to time
Sec 2(1)	Definition of Buyer		Unit - 2 : Conditions and Warranties
Sec 2(13)	Definition of Seller	Sec 12	Conditions and Warranties
Sec 2(7)	Definition of Goods	Sec 13	when condition is treated as warranty
Sec 6	Definition of Existing Goods	Sec 14	Conditions as to title
Sec 2(14)	Definition of Specific Goods	Sec 15	Conditions as to description and condition as to sample as well as description
Sec 2(6)	Definition of future Goods	Sec 16(1)	Conditions as to quality or fitness for buyer's purpose
Sec 6(2)	Definition of Contingent Goods	Sec 16(2)	Conditions as to merchantability
Sec 2(2)	Definition of Delivery	Sec 17	Condition as to sample
Sec 2(3)	Definition of Deliverable state	Sec 14(b)	Warranty as to undisturbed possession
Sec 2(4)	Definition of Documents showing title of goods and document of title to goods	Sec 14(c)	Warranty as to free from encumbrance
Sec 2(10)	Definition of Price	Sec 16(3)	Warranty as to quality or fitness by usage of trade
Sec 2(11)	Definition of Property	Sec 16	Doctrine of Caveat Emptor
Sec 2(9)	Definition of Mercantile Agent		Unit - 3 : Transfer of Ownership and Delivery of Goods
Sec 2(8)	Definition of Insolvent	Sec 18	Goods should be ascertained to transfer the Ownership
Sec 2(12)	Definition of Quality of goods	Sec 19	Property of specific or ascertained goods will pass when it is intended to pass
Sec 5(1)	Modes of formation of Contract of Sale	Sec 20	Specific goods must be in a deliverable state
Sec 5(2)	if law has prescribed any specific mode of Contract follow that		
Sec 7	Goods perishing before making of Contract		
Sec 8	Goods perishing before sale but after agreement to sale		

realme



Sections	Particulars	Sections	Particulars
Sec 21	where the specific goods are to be put to a deliverable state by the seller	Sec 37	Delivery of wrong quantity
Sec 22	where the specific goods in a deliverable state are to be weight or measured by the seller	Sec 38	Delivery of goods by instalments
Sec 23	Appropriation of goods	Sec 39(1)	Delivery to carrier or wharfinger
Sec 24	Goods sent on approval or "on sale or return"	Sec 40	Deterioration of goods in transit
Sec 25	Reservation of right of disposal	Sec 41	Buyer's right to examine the goods
Sec 26	Transfer of risk	Sec 42	Rules related to acceptance of delivery of goods
Sec 27	Sale by mercantile agent	Sec 43	Buyer not bound to return rejected goods
Sec 28	Sale by a joint owner	Sec 44	Liability of buyer for neglecting or refusing delivery of goods
Sec 29	Sale by person in possession of goods under a voidable contract	Unit-4: Unpaid Seller	
Sec 30(1)	Sale by a seller in possession of goods after their sale.	Sec 45(1)	Meaning of Unpaid Seller
Sec 30(2)	Sale by a buyer in possession of goods before ownership is transferred	Sec 46	Rights of an Unpaid Seller
Sec 31	Duties of buyer and seller regarding delivery	Sec 47	Cases where unpaid seller can retain the possession of goods for payment of price
Sec 32	Payment and delivery are concurrent conditions	Sec 48	Part delivery
Sec 33	Buyer in possession to access the goods	Sec 49	Termination of lien
Sec 34	Part delivery of goods	Sec 50	Meaning of stoppage in transit
Sec 35	Demand for delivery of goods	Sec 51	Duration of transit
Sec 36(1)	Place for delivery of goods	Sec 52	How stoppage in transit is effected
Sec 36(2)	Time for delivery of goods	Sec 54	Right of resale
Sec 36(3)	Goods in possession of third party	Sec 55	Suit for recovery of price
		Sec 56	Suit for damages
		Sec 60	Repudiation of contract before due date
		Sec 61	Suit for interest
		Sec 53	Effects of Sub-Sale or pledge by buyer
		Sec 57	Damages for non-delivery
		Sec 58	Suit for specific performance
		Sec 59	Suit for breach of warranty
		Sec 64	Auction Sale
		Sec 64A	Inclusion of increased or decreased rates in Contract of Sale

The Company Act, 2013

8.

Section	Particulars	Section	Particulars
Sec 2(20)	Definition of Company	Sec 45	Demat shares shall not have distinguished distinctive number and physical shares shall have distinguished distinctive number.
Sec 2(22)	Company limited by shares		
Sec 2(21)	Company limited by guarantee		
Sec 2(92)	Unlimited Company	Sec 2(8)	Authorized share Capital
Sec 2(68)	Private Company	Sec 2(86)	Subscribed share Capital
Sec 2(71)	Public Company	Sec 2(15)	Called up Capital
Sec 2(62)	One person Company	Sec 2(64)	Paid up share Capital
Sec 2(85)	Small Company		
Sec 2(87)	Subsidiary Company		
Sec 2(46)	Holding Company		
Sec 2(6)	Associate Company		
Sec 2(52)	Listed Company		
Sec 2(45)	Government Company		
Sec 2(42)	Foreign Company		
Sec 8	Non for profit Organisation		
Sec 455	Dormant Company		
Sec 406(1)	Nidhi Company		
Sec 2(72)	Public financial Institution		
Sec 2(69)	Promoter		
Sec 7	Incorporation of Companies		
Sec 447	Punishment for fraud		
Sec 399	MOA is a public document		
Sec 4	Form of Memorandum		
Sec 5	Contents and Model of AOA		
Sec 10	Effect of MOA & AOA		
Sec 2(84)	Diff Definition of shares		
Sec 44	Shares and Debentures and movable property		