## APRIL 2022

LLB: 3-2/22

## 2022

(3rd Semester)

## LAW

Paper No. : 3:2

## (Law of Contract)

Full Marks : 100 Pass Marks : 40

*Time* : 3 hours

The figures in the margin indicate full marks for the questions

Answer Question No. 1 and any five from the rest

- Answer/Write short notes on any *four* of the following : 5×4=20
  - (a) Quasi-contracts
  - (b) Liquidated damages and penalty
  - (c) What is a wagering agreement?
  - (d) Voidable contracts
  - (e) Specific and general offers
  - (f) Quantum meruit

22L**/222** 

Dimapurlibrang. com

(Turn Over)

- "All agreements are not contracts but all contracts are agreements." Explain with reference to essentials of valid contract. 16
- 3. What are the essentials of valid consideration? Explain the exceptions to the rule that "an agreement without consideration is void". 4+12=16
- (a) What are the different modes 4. of revocation of offer? 8 Discuss the legal effects of Minor's (b) agreement. 8 Explain when consent is said to be free. 5. 16 Explain the provisions relating б. (a) to legality of object and consideration. 8 Explain contingent contracts. (b) 8 (a) How can a contract be discharged? 7. 8 (b) "An agreement in restraint of trade is void." Explain with exceptions, if any. 8 (a) Under what circumstances contracts 8. cannot be specifically enforced? 8 (b) Explain under what circumstances rescission of contract may be adjudged or refused.

22L**/222** 

(Continued)

8

- 9. What are preventive reliefs? Briefly explain different kinds of injunctions under the Specific Relief Act, 1963.
  16
- State the facts and principles of law laid down in—

Mohori Bibi vs Dharmodas (1903) 30 CAL 539

16

\*\*\*

LLB: 3-2/22

22L-300/222