L.L. B.(First Year) Examination, 2001

(Three -Year Course) GENERAL PRINCIPLES OF CONTRACT (New Scheme) Paper-I (Contract-I)

> Time: 3 Hours Maximum Marks: 100

Attempt **four** questions. All questions carry equal marks.

- 1. Explain with the help of decided cases the provisions of Contract Act relating to the communication of proposals, acceptance and their revocation. Also bring out the difference between Proposal and Invitation to Proposal.
- "An agreement with minor is void." Discuss the above statement with its exceptions. Give examples in support of your answer.
- 3. What do you mean by Consideration? In what circumstances an agreement without consideration is enforceable?
- 4. What do you understand by Quasi-contract? Which are such Contracts under Indian Contract Act, 1872? Give examples.
- 5. Discuss the principles of award of damages caused by breach of contract under sections 73 and 74 of Indian Contract Act.
- 6. Discuss the Mistake and Undue Influence as irritants in free Consent. What is the difference in the legal impact of the two?
- 7. Discuss the meaning of Wagering Agreement. Is the suit maintainable to enforce agreements by way of Wager? What is the difference between Wagering agreement and Contingent contract?

1

- 8. Write short notes on any **two** of the following: Novation of contract.
 - (i) Coercion
 - (ii) Perpetual Injunctions
 - (iii) Commercial Impossibility
- 9. What are the contracts which can be specifically enforced under the Specific Relief act, 1963? Give examples.
- State the facts, contentions of parties, issues and principles of law laid down in Carlill vs. Carbolic Smoke Ball Co. (1893) I.Q.B.56.

2