2

- 3. What are the remedies available in cases of breach of contract? Explain the rules relating to damages.
- 4. "An offer need not be made to an ascertained person". Explain and illustrate this principle referring to leading cases.
- 5. Explain contingent contracts. How it differs from wagering contracts ?
- "An agreement in restraint of trade is void". Explain. State its exceptions.
- 7. Define consideration. State the exceptions to the rule that an agreement without consideration is void.
- 8. Explain the doctrine of public policy. Give examples of agreements opposed to public policy.
- 9. Write short notes on any THREE of the folowing:
 - (a) Quantum Meruit.
 - (b) Undue Influence.
 - (c) Anticipatory breach.
 - (d) Void and Voidable contract.

Register Number:

Name of the Candidate :

5300

B.B.L. DEGREE EXAMINATION, 2008

(FIRST YEAR)

(PART-III)

(PAPER - I)

130. CONTRACTS - I (GENERAL PRINCIPLES OF CONTRACT LAW)

December]

· MUN C

[Time: 3 Hours

Maximum : 100 Marks

Answer any SIX questions. All questions carry equal marks.

- 1. Discuss the essential elements of a valid contract. Distinguish between void and voidable contract.
- 2. Explain how far contracts entered into by the minor are enforceable by and against the minor.

Turn over