

# Law Quiz No.8 Contracts

1. Contracts do not need to be in writing to be valid and enforceable. However under the rule known as the “S \_ \_ \_ \_ \_ E OF F \_ \_ \_ \_ \_ S” certain types of contracts are unenforceable unless they are evidenced in writing.
  
2. In order for a contract to exist it must be demonstrated that there was agreement between parties. Agreement consists of . . . . . (one word) and . . . . . (one word).
  
3. F \_ \_ \_ \_ \_ (one word) is when a contract is discharged due to circumstances that are beyond anyone’s control.
  
4. Negotiable instruments include:
  - (a) Promissory notes
  - (b) Bills of exchange; and
  - (c) . . . . . (on word)
  
5. What people are not regarded in law as having the capacity to enter into contracts:  
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6. What does the term consideration mean?  
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7. A contract to be enforceable in law must have “ No Defects”. What is meant by “No Defects”. Fill in the blanks below.
  - No mis \_ \_ \_ \_ \_ (five missing letters)
  - No ill \_ \_ \_ \_ \_ (four missing letters) agreements
  - No mis \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ (15 missing letters)
  - No du \_ \_ \_ \_ \_ (four missing letters)
  - No unc \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ able (7 missing letters) contracts