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### Section-1

Q.1  
Ans

A person is said to be of sound mind for the purpose of making a contract, if at the time he makes it, he is capable of understanding it and of forming a rational judgement as its effect upon his interest. A person who is usually of unsound mind, but occasionally sound mind, may make a contract when he is of sound mind. Thus, to make a contract the person must be of sound mind. The categories of a unsound mind person his, idiots, lunatics drunken or intoxicated persons. Every person is competent to contract who is of the age of majority

according to the law to which he is subject, and who is sound and is not disqualified from ~~contracting~~ contracting by any law to which he is subject. A person of unsound mind is not competent to contract.

A digital signature is a technique to validate the legitimacy of a digital message and or a document. A valid digital signature provides security to the recipient that the message was generated by a known sender, such that the sender cannot deny having sent the message. Digital signatures are mostly used for software distribution, financial transactions, and in other cases where there is a risk of forgery.

2) Cyber Law. - Cyber law is the area of law that deals with internet's relationship to technological and electronic elements including computers, software, hardware, and information system. Cyber Law is also known as Cyber Law or Internet Law. Cyber Laws prevent and reduce large scale damage from cybercriminals activities by protecting information access, privacy, communication, intellectual property and freedom of speech related to the use of Internet, websites, email softwares, such as data storage devices.

3) Sales of goods Act 1930 - The sale of goods Act, 1930 governs the contracts relating to sale of goods. It applies to the whole of India except the state of Jammu & Kashmir. A contract for sale of goods has, however certain features such as, transfer of ownership

of the goods delivered of goods rights  
and duties of the buyer and seller, remedies  
for breach of contract, conditions and warranties  
implied under a contract for sale of  
goods etc. The peculiarities are the  
subject matter of the provision of the  
sales of Goods Act, 1930.