

2/101

2803E1674

Candidate's Seat No : _____

Int LLB Sem.-8 Examination

IL-410

Alternate Dispute Resduition

March-2025

Time : 2-30 Hours]

[Max. Marks : 70

Q.1 Discuss in detail about different methods of alternate dispute resolution and differentiate between them. [18]

OR

Q.1 Write the following in brief:

(a) Ombudsman

[10]

(b) Legal Aid

[08]

Q.2 Explain the enforceability of Arbitral Award under Arbitration and Conciliation Act, 1996 with decided case laws. [18]

OR

Q.2 Explain the following in brief:

(a) Attributes of Arbitration Agreement

[10]

(b) Drafting of Arbitration Agreement

[08]

Q.3 "Mediation is a valuable tool for dispute resolution that involves a neutral third party (mediator) facilitating communication between parties to help them to reach a mutually agreeable resolution, rather than imposing a solution" Explain the statement with regards to salient features of Mediation Act, 2023. [18]

OR

Q.3 Discuss the following in detail

(a) Meaning of Conciliation and its Kinds

[10]

(b) Meaning of Negotiation and Kinds

[08]

Q.4 Write a Short Notes. [Write Any Two]

[10]

(a) Provisions under CPC relating to ADR

(b) Mediation Council of India

(c) Lok-Adalat

(d) Pre-litigation Mediation

Q.4 Do As Directed: (Attempt All)

[06]

Q.1 In order to facilitate the conduct of the arbitral proceedings, the parties, or the arbitral tribunal with the consent of the parties _____ arrange for administrative assistance by a suitable institution or person. (Fill in the Blank- may, shall)

(P.T.O)

E1674-2

Q.2 An application for setting aside arbitral award may not be made _____ have elapsed from the date on which the party making that application had received the arbitral award. (Fill in the Blank)

Q.3 The arbitral tribunal shall have a lien on the arbitral award for any unpaid costs of the arbitration. (True or False with reason)

Q.4 UNCITRAL' stands for _____ . (Full form)

Q.5 Legal Services not to be provided in certain cases: (Choose the most appropriate answer)

- a) Proceedings related to Defamation, Election
- b) A person charged with contempt of court
- c) Malicious prosecution
- d) All of the above

Q.6 Negotiation is a procedure: (Choose the most appropriate answer)

- a) Binding procedure
 - b) Non-binding procedure
 - c) Prospective binding
 - d) Retrospective binding
-