



Practice Set
End Semester Examination-2025

Program: LLB

Subject: Law of Arbitration & Alternative Dispute Resolution

Subject Code: 24D.301

Course Outcome	Description
CO 1	Students will be able to explain the concept, types, and scope of arbitration, including its comparative advantages and limitations in domestic and international contexts.
CO 2	Students will be able to interpret the legal provisions of the Arbitration and Conciliation Act, 1996 and apply them to resolve practical disputes involving arbitral agreements, tribunal formation, and award enforcement.
CO 3	Students will be able to critically evaluate the legal provisions and institutional mechanisms for enforcement of foreign arbitral awards and assess their effectiveness in promoting certainty, justice, and international cooperation across jurisdictions.
CO 4	Students will be able to examine the stages and legal norms governing conciliation and evaluate its role as a socially inclusive, cost-effective, and community-sensitive mechanism for resolving disputes outside formal litigation.

	Section A			(4 x 5= 20)	
1	Elucidate the concept of arbitration and interpret its intended function within dispute resolution frameworks.	[CO1]	[Unit 1]	[Understand]	[LOT]
2	Explain the principal objectives underlying the enactment of the Arbitration and Conciliation Act, 1996, highlighting its role in legal dispute resolution	[CO1]	[Unit 1]	[Understand]	[LOT]
3	Clarify the notion of international commercial arbitration and differentiate it from domestic arbitration contexts.	[CO1]	[Unit 1]	[Understand]	[LOT]
4	Describe the categories of parties competent to conclude an arbitration agreement and justify the rationale for their eligibility.	[CO1]	[Unit 1]	[Understand]	[LOT]
5	Interpret the function of judicial authorities in facilitating or supervising arbitration proceedings, emphasizing their regulatory and supportive capacities.	[CO2]	[Unit 2]	[Understand]	[LOT]
6	Expound on the procedural framework for conducting arbitral proceedings, illustrating the stages and responsibilities involved.	[CO2]	[Unit 2]	[Understand]	[LOT]
7	Explain the scope of authority vested in arbitrators during proceedings, including the extent and limitations of their discretionary powers.	[CO2]	[Unit 2]	[Understand]	[LOT]
8	Describe the procedural mechanisms for commencing arbitral proceedings and interpret the significance of each step in practice.	[CO2]	[Unit 2]	[Understand]	[LOT]
9	Clarify the concept of negotiation as a form of Alternative Dispute Resolution and elucidate its function in conflict management.	[CO3]	[Unit 3]	[Understand]	[LOT]
10	Interpret the principle of mediation and explain how it facilitates mutually acceptable solutions between disputing parties.	[CO3]	[Unit 3]	[Apply]	[HOT]
11	Explain the significance of international negotiation in cross-border disputes, highlighting its impact on global commercial relations.	[CO3]	[Unit 3]	[Understand]	[LOT]
12	Clarify the establishment and purpose of the judicial body constituted under the Legal Services Authorities Act, 1987, and explain its role in legal aid provision.	[CO3]	[Unit 3]	[Understand]	[LOT]
13	Interpret the function of the New York Convention in promoting the recognition and enforcement of international arbitral awards.	[CO4]	[Unit 4]	[Apply]	[LOT]

14	Identify instances of breaches of the Geneva Convention and explain their implications for international legal compliance.	[CO4]	[Unit 4]	[Understand]	[LOT]
15	Explain the Geneva Convention in conceptual terms, elucidating its objectives and practical significance in international law.	[CO4]	[Unit 4]	[Understand]	[LOT]
16	Distinguish between the UNCITRAL Model Law and UNCITRAL Rules, interpreting their respective purposes and applications in international arbitration.	[CO4]	[Unit 4]	[Understand]	[LOT]

Section B			(3x 10= 30)		
17	Critically analyze the historical evolution of arbitration in India and evaluate how historical precedents have shaped the contemporary arbitration framework.	[CO1]	[Unit 1]	[Apply]	[HOT]
18	Assess the legality and ethical implications of Mr. A's disclosure of conciliation proceedings to the media, and determine whether his actions conform to the confidentiality and professional obligations prescribed under the Arbitration and Conciliation Act, 1996.	[CO1]	[Unit 1]	[Evaluate]	[HOT]
19	Examine and differentiate between the diverse forms of arbitration, critically assessing the contexts in which each type is strategically advantageous or otherwise.	[CO1]	[Unit 1]	[Evaluate]	[HOT]
20	Critically evaluate the merits and demerits of arbitration as a dispute resolution mechanism, supporting your reasoning with examples from domestic and international contexts.	[CO1]	[Unit 1]	[Apply]	[HOT]
21	Analyze the judicial modifications introduced by the Afcons judgment regarding Section 89 CPC, and evaluate their impact on the procedural referral to various ADR mechanisms.	[CO2]	[Unit 2]	[Analyze]	[HOT]
22	Critically interpret the provisions of the Arbitration and Conciliation Act, 1996 concerning the binding nature of foreign awards and the evidentiary framework, highlighting potential practical implications.	[CO2]	[Unit 2]	[Apply]	[HOT]
23	Evaluate the doctrine of res judicata as applied to arbitration awards, and analyze its legal consequences in precluding subsequent litigation on identical disputes.	[CO2]	[Unit 2]	[Understand]	[LOT]
24	Classify and critically differentiate the various forms of arbitral awards, discussing their enforceability and strategic utility in dispute resolution.	[CO2]	[Unit 2]	[Analyze]	[HOT]

25	Analyze four negotiation strategies by applying theoretical frameworks to illustrative scenarios, and evaluate their efficacy in achieving optimal dispute resolution outcomes.	[CO3]	[Unit 3]	[Evaluate]	[HOT]
26	Assess the legal position and procedural obligations of an arbitrator when parties reach an out-of-court settlement mid-proceedings, considering the implications under the Arbitration and Conciliation Act, 1996.	[CO3]	[Unit 3]	[Apply]	[HOT]
27	Critically examine the communication methodologies employed in mediation and evaluate the essential attributes of an effective mediator, substantiating your analysis with practical examples.	[CO3]	[Unit 3]	[Analyze]	[HOT]
28	Interpret the concept of mediation as an ADR mechanism and analyze the requisite competencies and professional attributes that distinguish a highly effective mediator.	[CO3]	[Unit 3]	[Apply]	[HOT]
29	Critically evaluate the influence of the UNCITRAL Model Law and Rules on the enactment and judicial interpretation of the Arbitration and Conciliation Act, 1996, and assess the extent to which the Act fulfils its legislative objectives.	[CO4]	[Unit 4]	[Analyze]	[HOT]
30	Analyze the functional significance of the New York Convention in promoting the recognition and enforcement of international arbitral awards, highlighting its transformative impact on cross-border dispute resolution.	[CO4]	[Unit 4]	[Apply]	[HOT]
31	Examine and critically assess the statutory and jurisprudential grounds for non-enforcement of foreign arbitral awards, with reference to both procedural and substantive limitations.	[CO4]	[Unit 4]	[Understand]	[LOT]
32	Define the concept of a foreign arbitral award and systematically analyze the procedural and legal requirements for its enforcement in India under the Geneva Convention, highlighting practical challenges and judicial interpretations.	[CO4]	[Unit 4]	[Analyze]	[HOT]

Section C				(1x 20= 20)	
33	Critically evaluate the legal validity and procedural propriety of an arbitrator's withdrawal after partial conduct of proceedings under the Arbitration and Conciliation Act, 1996, considering principles of arbitral continuity and party autonomy.	[CO1]	[Unit 1]	[Apply]	[HOT]
34	Analyze the judicial interpretation and operative scope of Section 9 of the Arbitration and Conciliation Act, 1996, assessing how courts have balanced interim relief powers with the principle of minimal judicial intervention through relevant case precedents.	[CO1]	[Unit 1]	[Evaluate]	[HOT]
35	Assess the legal tenability of submitting a criminal act to arbitral adjudication, analyzing whether arbitral jurisdiction can extend to offences involving penal liability under Indian law.	[CO2]	[Unit 2]	[Apply]	[HOT]
36	Critically examine the legislative intent and institutional framework underlying the statutory recognition of Alternative Dispute Resolution mechanisms in India, highlighting their evolution and jurisprudential justification within the constitutional context.	[CO2]	[Unit 2]	[Analyze]	[HOT]
37	Analyze and compare the principal theoretical approaches to negotiation—such as distributive, integrative, and principled models—evaluating their strategic implications in legal and commercial dispute resolution.	[CO3]	[Unit 3]	[Apply]	[HOT]
38	Critically evaluate the legislative objectives and structural features of the Arbitration and Conciliation Act, 1996, and analytically differentiate between arbitration, negotiation, and mediation with reference to their procedural dynamics and outcome efficacy.	[CO3]	[Unit 3]	[Apply]	[HOT]
39	Examine the legal validity of an arbitral award signed by a majority of arbitrators, assessing the statutory requirements under the Arbitration and Conciliation Act, 1996, and relevant judicial interpretations concerning majority decision-making.	[CO4]	[Unit 4]	[Evaluate]	[HOT]
40	Critically discuss the four Geneva Conventions in terms of their historical evolution, substantive provisions, and contemporary relevance to international humanitarian law, with emphasis on their interpretative application in armed conflict jurisprudence.	[CO4]	[Unit 4]	[Apply]	[HOT]

**Summary Sheet
CO Wise**

CO	Q. No	Marks
CO1	1.2.3.4.17.18.19.20.33.34.	100
CO2	5.6.7.8.21.22.23.24.35.36.	100
CO3	9.10.11.12.25.26.27.28.37.38.	100
CO 4	13.14.15.16.29.30.31.32.39.40.	100
Total		400

Unit Wise

Unit	Q. No	Marks
Unit 1	1.2.3.4.17.18.19.20.33.34.	100
Unit 2	5.6.7.8.21.22.23.24.35.36.	100
Unit 3	9.10.11.12.25.26.27.28.37.38.	100
Unit 4	13.14.15.16.29.30.31.32.39.40.	100
Total		400

Blooms Taxonomy Level (BTL) Wise		
BTL	Q. No	Marks
LOT	1.2.3.4.5.6.7.8.9.11.12.13.14.15.16.23.31	95
HOT	10.21.22.24.25.26.27.28.29.30.32.33.34.35.36.37.38.39.40	305
Total		400

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Disclaimer: -This is a Practice Set. The Question in End term examination will differ from the Practice Set. This Practice Set is meant for practice only.