LL.B Semester: VI (Third LL.B Winter Semester) Law 603: Alternate Dispute Resolution (w.e.f. 2024-25)

OBJECTIVES OF THE COURSE:

The above course is also one of the Compulsory Clinical Course prescribed by the Bar Council of India- Rules of Legal Education, 2008. The Major concern of Law conflict is resolutions. Familiarization with the modalities and techniques of resolution of conflict is necessary component in the endeavors of developing expertise in juridical exercise. The Traditional justice delivery system through adjudication by courts had already given way to a large extent of back log of cases. There are many alternative mode of dispute resolution in the common law countries. The advent of globalization has enthused this transformation everywhere. The Study of ADR is highly significant in molding the students of law to act as soldiers of justice in the ever - changing socioeconomic scenario. The course aims to give the students an insight into the processes of arbitration, conciliation an dimidiation in areas. where the traditional judicial system had its away in the past and in the new areas of conflicts that demand resolution by alternative methods, No doubt, the course has to be taught with a comparative and international perspective with a view to bringing out the essential awareness of the national and international system emerging at the present context. In this course there a theoretical examination of 80 Marks to be taken by the University and the rest of 20 Marks will be university viva voce examination.

Theoretical Examination: 80 Marks Viva Voce Examinations: 20 Marks

Syllabus:

- 1. Alternate Dispute Resolution:
 - 1.1. Meaning object and importance
 - 1.1.1. Arbitration, Conciliation, Mediation
 - 1.1.2. Distinction between Arbitration, Conciliation and Mediation
 - 1.2 Arbitration: Meaning and scope
 - 1.3 Arbitration Agreement
 - 1.3.2 Essential, Kinds of Arbitration Agreement
 - 1.3.2 Who can enter into Arbitration Agreement
 - 1.3.3 Validity and reference to Arbitration
 - 1.4 Arbitration Tribunal:
 - 1.4.2 Appointment of the Arbitration Tribunal
 - 1.4.2 Grounds for challenges
 - 1.4.3 Procedure of the Tribunal
 - 1.4.4 Time, Place and Language of Hearing
 - 1.4.5 Statement of Claim and defiance, counter claim and other proceedings and Powers of the Tribunal
 - 1.4.6 1.4.6 Jurisdiction