## ARBITATION COCILATION AND DISPUTE RESULATION

**PAPER CODE: K-407** 

### TOPIC:-

- (A) Introduction.
- (B) Alternate Dispute Resolution System: Meaning, Objectives and Advantages.
- (C) Arbitration, Conciliation and Mediation.
- I. Meaning, Objective.
- II. Arbitral Award, Arbitration agreement, international commercial arbitration, conciliation agreement.
- III. Arbitrator, conciliator.
- (D) Conduct of Arbitral Proceedings, making of Arbitral Award.
- (E) Finality and enforcement of Arbitral Award: Enforcement of Foreign Awards (New York convention, Geneva convention), Recourse against Arbitral Award.
- (F) Conciliation
- (I) commencement of pleading:
- (II) Appointment and roll of conciliators.
- (III) Settlement agreement.
- (IV) Termination of conciliation pleadings.
- (G) Mediation: Meaning, advantages.
- (H) Lok Adalat.
- (I) Public Interest Litigation: Reform in the legal system.

### NOTE:

- 1. The practical file should be hand written on legal size paper.
- 2. Margin on all sides should be left adequately.
- 3. File must only be one side written (both sides writing is not allowed).
- 4. It should be in blue or/ black ink only.
- 5. It must be submitted duly prepared in spiral binding.

For any assistance, feel free to contact:-GLOBAL COLLEGE OF LAW 9358299612, 8171847961, 8938909778.

# DRAFTING OF PLEADING AND CONVEYANCING

#### TOPIC:-

1. General principles of drafting:-

## Civil pleading

- (A) Plaint
- (B) Written statement
- (C) Affidavits
- (D) Writ petition on Mandamus and Quo Waranto.
- 2. Criminal pleading:-
  - (a) Complaint
  - (b) Bail application
- 3. Conveyancing:-
  - (a) Sale dead
  - (b) Gift dead
  - (c) Will
  - (d) Power of attorney.

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# PUBLIC INTEREST LAWYERING, LEGAL AID AND PARA LEGAL SERVICES

#### TOPICS:-

- 1. Advocacy profession in India and public welfare.
- 2. Enrolment of advocates.
- 3. Rights and duties of advocate.
- 4. Public interest lawyering, legal aid and Para legal services object and importance.
- 5. Public interest litigation: meaning, object and basis.
- 6. Locus standi and public interest litigation-origin and development of public interest litigation.
- 7. Importance of public interest litigation in judicial activism and public welfare.
- 8. Public interest litigation and re jurisdiction.
- 9. Counseling and negotiation.
- 10. Legal aid, lok adalat and permanent lok adalat in India.
- 11. Bar councils.
- 12. Ombudsman (lokpal) and lokayukta.
- 13. Legal literacy or legal education in India.
- 14. Law journals and reports.

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### Dear Students,

Practical examination of MOOT COURT for LL.B 06<sup>th</sup> sem, is likely to held. The practical / viva-voce examination will carry 100 marks. The project file on the following aspects: sessional dairy will carry 15 marks, court assignment will Carry 25 marks, interviewing techniques and pre trail preparation will carry 20 marks and each student will do at least two MOOT COURTS in a semester with 10 marks each and written submission on assigned problems of MOOT COURT will Carry 5 marks and sessional dairy for oral advocacy will carry 5 marks and viva voce will carry 10 marks. You are advised to prepare the practical file/ project report on the MOOT COURT on the following topics:

## **Topics:**

- 1. Moot Court.
- 2. Meaning and importance.
- i. Procedure for Moot Court.
- ii. Objectives of Moot Court.
- iii. Manner of organising and conducting of Moot Court.
- 3. Difference between Moot Court and Court.
- 4. Decided cases.( two criminal cases and two civil cases ).
- 5. Moot Court on a specific legal topic.
- 6. Factors of success.
- 7. Preparation of suit.
- 8. Categories of Court and jurisdiction.
- 9. Pleading.
- 10. Examination and art of cross examination.
- 11. Preparation of arguments.
- 12. Techniques of interview and pre-trial preparation.
- 13. Jurisdiction of Supreme Court.
- 14. Conclusion.

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