

**LL.M. TRIMESTER – III (Choice Based Credit System) (2013 Course) /  
(2015 Course) : WINTER - 2018**  
**SUBJECT: GROUP-A: INTERNATIONAL AND COMPARATIVE LAW**  
**INTERNATIONAL DISPUTE SETTLEMENT**

Day : Thursday  
Date : 13/12/2018

**W-2018-1637**

Time: 10.00 AM TO 01.00 PM  
Max. Marks: 60

---

**N.B.:**

- 1) Attempt **ANY FOUR** questions.
  - 2) All questions carry **EQUAL** marks.
- 

- Q.1** “International Court of Justice act as a World Court” Describe this statement with general principles of ICJ.
- Q.2** Enumerate the doctrine of municipal laws as facts before International Courts and Tribunals.
- Q.3** Define “Jurisdiction” Discuss the types of jurisdictional overlap and its core issues of the simplest cases of overlapping jurisdiction.
- Q.4** Discuss the concept of ‘admissibility’. Elaborate the problems of admissibility including distinction between jurisdiction & Discuss the provisions relating to Diplomatic protection: ‘nationality of claims’ and ‘exhaustion of local remedies’.
- Q.5** “International Disputes Settlement System, apart from settling legal questions also settles underlying disputes and restore good relations” comment and discuss the international policies and forms regarding disputes settlement.
- Q.6** Discuss the doctrine of non-justiciability of political disputes.
- Q.7** Explain the historical evolution of ‘denial of justice’ & examines the relationship between ‘denial of justice’ and ‘exhaustion of local remedies’
- Q.8** Define “reparation” Elaborate the various forms and different types of remedies in international adjudication.

\* \* \* \*