

**DIPLOMA IN ALTERNATIVE DISPUTE RESOLUTION SYSTEM (2008
COURSE)**

D.A.D.R.S. :SUMMER- 2022

SUBJECT : INTERNATIONAL LAW RELATING TO ARBITRATION

Day : Wednesday

Time : 10:00 AM-01:00 PM

Date : 22-06-2022

S-4317-2022

Max. Marks : 80

N.B.:

- 1) Attempt **ANY SIX** questions, including Q. No.1 which is **COMPULSORY**.
 - 2) **Q.No.1** carry 20 marks and all other questions carry **12 marks** each.
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- Q.1** Write short notes on **Any Four** of the following:
- a) Choice of law
 - b) Application for setting aside award
 - c) Making of Award
 - d) Challenge of arbitrators
 - e) Domestic Award
 - f) New York Convention
- Q.2** “The concept that an arbitration is governed by the law of the place where it is held and that this is the seat or forum or locus of arbitration, is well established both in theory or practice of Internal arbitration”. Elucidate.
- Q.3** “The appointment of arbitrators is crucial for functioning of any ADR system”. Comment
- Q.4** Discuss the impact of Geneva Convention award on the growth of arbitration laws with reference to recent case laws.
- Q.5** Enumerate the provisions of UNCITRAL Model Law on International Commercial Arbitration.
- Q.6** “The Constitutional law promotes international arbitration but it is a part of directive principles”. Discuss the impact of International Arbitration on Indian laws.
- Q.7** Evaluate the provisions relating to the composition, jurisdiction of the arbitral tribunal and conduct of the proceeding.
- Q.8** Explain the measures for recognition and enforcement of awards in India.
- Q.9** “The Wills of contractual parties are dominant to decide the territory and law of land for the settlement of dispute”. Explicate.
- Q.10** “The Indian law of Arbitration, 1996 has significant feature of restricting the role of the court and even more limited than that envisaged under the model law”. Elucidate.

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