AP-1415

LL.B. Third Semester (Three Year Degree Course) Examination

(Pattern—2014-15)

LAW OF ARBITRATION (T) AND ADR (P) Paper—V

Time—Three Hours]

[Maximum Marks--70

- Note:—(1) Solve SIX questions in all, including Question No. 1 which is compulsory and carries 20 marks.
 - (2) All other questions carry 10 marks each.
- 1. Write short notes on (any FOUR):
 - (a) Advantages of Alternate Dispute Resolution
 - (b) Distinction between Conciliation and Negotiation
 - (c) Default of a party
 - (d) Statement of claim and defence
 - (e) Setting aside of Arbitral Award
 - (f) Appeal and revision under Arbitration
 - (g) Concept of Tribunals.
- 2. Define Alternate Dispute Resolution. Discuss characteristics of Alternate Dispute Resolution System.

UWO-45588

1

(Contd.)

http://www.sgbauonline.com

- 3. Define Arbitration. Discuss the historical background and objectives of Arbitration and Conciliation Act 1996.
 - 4. What is essential for arbitration agreement? When the judicial authority refer the parties to the arbitration?
 - 5. Write notes on:
 - (a) Appointment of Arbitrator
 - (b) Interim measure by Court.
 - Discuss the arbitral proceeding in respect of equal treatment of parties and time and place for hearing.
 - 7. What is Arbitral Award? Discuss the forms and contents of Arbitral Award.
 - 8. Write detailed note on New York Convention Awards.
 - Discuss appointment, power and functions of conciliator under Arbitration and Conciliation Act, 1996.
 - 10. Write explanatory note on any TWO:
 - (a) Power and jurisdiction of family court.
 - (b) Sec. 89 and order X, Rule 1 A, 1 B and 1 C of Civil Procedure Code.
 - (c) Termination of Arbitrator.