

CLINICAL COURSE – II
ALTERNATIVE DISPUTE RESOLUTION SYSTEMS
(OLD BATCH)
DECEMBER 2017

1. Explain the salient features of the Arbitration and Conciliation Act, 1996.
2. The role of the conciliator is the key for the success of conciliation – Comment.
3. What is Negotiation? Bring out the essentials of Negotiation.
4. When an application can be made to set aside arbitral award?
5. What is Mediation? Explain the qualities of a mediator.
6. Explain the role of conciliator under the Family Courts Act, 1984.
7. Briefly discuss the grounds for challenging the appointment of an arbitrator.
8. What are the advantages and disadvantages of mediation?
9. Solve any two of the following problems:
 - (a) The Arbitral Tribunal denied equal opportunity to one of the parties to arbitral proceedings and later passed an award. Can this Award be challenged? Decide.
 - (b) The Judge of the family Court referred a divorce before mediation. The proceedings were held before mediation. But one of the parties wants to settle his case before the family court. Decide.
 - (c) An Arbitration Tribunal passes an award and orders to pay the cost of the arbitration in equal shares. But one of the parties refuses to pay. Decide.
