	BBA.LLB-V-C					
ALTERNATE DISPUTE RESOLUTION (309)						
S.NO.	NAME	ENROLL.NO.	TOPICS			
1	VINEET VERMA	11390103517	An arbitral award always has to be in writing and signed. Comment			
2	YASH MODI	11490103517	An Arbitral award is final and binding. Explain.			
3	YASHAS SURHATIA	11590103517	Discuss the scope of enforcement of an arbitral award in accordance with the provisions of the Arbitration and Conciliation Act, 1996.			
4	YOGESH KHANDUJA	11690103517	Descriptive study on the grounds for setting aside an arbitral award.			
5	ESHAAN JAIN	35290103517	Conciliation is an effective mode of Alternative Dispute Resolving system. Comment.			
6	GURJASS SINGH PURI	35390103517	Comment upon the Confidentiality under the conciliation process.			
7	MANHARMAN SINGH MALHOTRA	35590103517	Comment upon Waiver of Right to object.			
8	MANISH KUMAR	35690103517	Arbitration agreement to be certain. Comment.			
9	MAYANK SANSANWAL	35790103517	The Doctrine of Severability; A theoretical approach			
10	RACHNA	35890103517	Arbitration agreement is the backbone of arbitration proceedings. Explain.			
11	RUBY NAGPAL	35990103517	Conduct an exhaustive study upon the interim measures provided by the court under the Arbitration and Conciliation Act, 1996.			
12	SAJEEV KATYAL	36090103517	Power of the Judicial authority to refer the parties to arbitration; comment through exhaustive approach.			
13	SHASHANK SINGH	36190103517	Comment upon the method of making Appointments of the Arbitrator under the Arbitration and Conciliation Act, 1996.			
14	TARUN GULYANI	36290103517	Lack of disclosure on Arbitrator's part would lead to challenge of his appointment. Explain.			
15	BIMAN SETH	40290103517	Prospective applicability of the amendments to the Arbitration and Conciliation Act, 1996.			
16	DEVENDER SINGH	40390103517	Comment upon the changes brought about by the Arbitration and Conciliation amendment Act, 2015.			
17	PRIYAM SEHRAWAT	40490103517	The Doctrine of kompetenz-Kompetenz; An evaluative study			

18	DHRUV GUPTA	40590103517	Pendency of any arbitral proceedings is not a pre-condition for an exercise of
			power by the court. Explain.
19	SHOBHIT VYAS	40690103517	Arbitral award is a time bound award. Explain.
20	GARIMA KHURANA	40790103517	Utility of Alternative dispute resolution.
21	KAJAL TYAGI	40990103517	Constitutional mandate of ADR.
22	PRATEEK GAUR	41090103517	Descriptive study on various forms of ADR inclusive of recent case laws.
23	MANJARI GUPTA	41190103517	ADR is a toothless tiger without section 89 of CPC. Comment.
23	AAKASH BHATT	41290103517	Evolution of Lok Adalats: A crtitical appraisal.
24	SHIVAM SINGH	41390103517	Legal Aid in India, is still in its infancy. Explain.
25	SIDHARTH PUNJ	41490103517	An evaluative study on legal services authority in various states in India.
		41590103517	Descriptive study on National Legal Services Authority and State Legal Services
25	AMULYA NARANG		Authority.
26	KANIKA HARJAI	41690103517	Role of Taluk Legal Services Committee.
	SARTHAK OBEROI	41790103517	Criterion for entitlement of legal services in light of Legal Services Authorities
27			Act, 1987.
28	PRATEEK GOYAL	41890103517	Descriptive study on Supreme Court Legal Services Committee Rules.
29	GEETANSH NAGPAL	41990103517	Lok Adalats are people's court. Explain.
30	SOURESH NAGAR	42090103517	Pros and Cons of Legal Services Authorities Act, 1987.
31	GURSHA KAKKAR	42190103517	Negotiation is a form of ADR where there is a 'win-win' situation. Comment.
32	DINKU YADAV	42290103517	Theories of negotiation: An analytical study.
	DEEPANSHU KAUSHIK	42390103517	Comment upon the qualities of a good negotiator and also the stages involved in
33			the process of negotiation.
			The promise of mediation is to find a way of being neither victims nor victimizers,
34	HEENA SHARMA	42490103517	but partners in an ongoing human interaction that is always going to involve
			instability and conflict.
35	DEEPA SHRIVASTAV	42590103517	The good offices, mediation and conciliation aims at settling the disputes
			diplomatically, in other words without resorting to judicial actions. Explain.

			Good offices as a peaceful means of settling regional differences. Approve or
36	PUNEET SOI	42690103517	disprove this statement with the help of examples.
37	SAKSHAM GUPTA	42790103517	Right to get an award set aside is statutory. Explain.
			R.M Investments Trading Company v. Boeing Company and Anr AIR 1994 4 SCC
38	SHIVAM JUNEJA	42990103517	541, Comment upon the case law with reference to the concept of International
			Commercial Arbitration
39	HARNEESH KAUR	43090103517	Distinction between Seat and Venue of Arbitration.
	MANSI KHANNA	43190103517	Position of Part I of the Arbitration and Conciliation Act, 1996 with reference to
40			the past and present Scenarios. Explain
41	ADITI VERMA	43290103517	
11			Recognition and requirements of a foreign arbitral award; An evaluative study.
42	MANSI KOTRIWAR	43490103517	Enforcement of foreign arbitral awards; A descriptive study
40		43590103517	Bharat Aluminium Co. v. Kaiser Aluminium Technical Services Inc. Balco;
43	ABHINAV		Conduct an analytical study
4.4	KUNAL TANEJA	43690103517	Conditions for enforcement of New York Convention awards and Geneva
44			Convention awards; A descriptive study
45	MAYANK JHA	43790103517	Comment upon Section 42 of the Arbitration and Conciliation Act, 1996.
46	ROHIT GARG	43890103517	Comment upon the Convention on Recognition and Enforcement of Foreign
			arbitral awards.
417	ROHIT DUA	43990103517	Discuss the nature and extent of appealable orders under the Arbitration and
47			Conciliation Act, 1996.
48	PRAMOD MAHNA	44090103517	Conundrum regarding the Foreign seat of arbitration. Explain.
49	SHURTI TRIPATHI	44190103517	UNCITRAL Model law on Arbitration; An analytical study
50	MUSKAN ARORA	44290103517	Public policy as a ground for setting aside arbitral award. Comment.
51	AYUSHI SHUKLA	44390103517	Part I of the Act is not applicable to the International commercial arbitration
			proceedings. Explain this in reference with landmark judgement of Balco case.

52	ABHIJEET	44490103517	An arbitral award can be set aside if it is found that the award is vitiated by patent
			illegality appearing on the face of the award. Explain with help of case laws.