LL.M. Semester - I (New Course C.B.C.S.)

Course Code-PLC03F: Law of Industrial Adjudication - I

P. Pages: 1
Time: Three Hours

GUG/W/16/8038

Max. Marks: 80

Notes: 1. Attempt all **five** questions.

- 2. All questions carry equal marks.
- 3. Refer case laws wherever necessary.
- 1. Write short notes on **any two** of the following.
 - a) Conciliation
 - b) Article 300-A
 - c) Political overtones and pressure tactics affecting access to industrial justice.
 - d) Post-natal control by government over adjudication.
- 2. 'To harmonise the interests of labour and capital, the industrial dispute Act, 1947 recognises certain Employer's prerogatives and employee's rights comment on give your opinion.

OR

Examine the constitutional goals enshrined in the constitution protecting capital and labour resources of the country.

3. Describe the International norms embodied in various international instruments which are recognized by international society, as a guiding principles for access to industrial justice.

OR

Write a critical note on access to adjudicatory process in U.K. and Australia.

4. Give an account of the history of industrial adjudication.

OR

Examine the exclusion of jurisdiction of civil courts and machinery under special statutes.

5. Explain the resolution of industrial disputes by arbitrator. State the significance of finality of decision given by an arbitrator.

OR

Discuss the constitution powers and duties of works committee. Do you think that the powers of works committee are sufficient to harmonise the relation between employers and employees?
