Total No. of Questions—7]

[Total No. of Printed Page—1

Seat	
No.	

[5338]-404

LL.M. (Semester IV) EXAMINATION, 2018

LW-404: INDUSTRIAL RELATIONS AND ADJUDICATION—III

(2006 PATTERN)

Time: Three Hours Maximum Marks: 60

N.B. :— (i) Attempt any four questions.

- (ii) All questions carry equal marks i.e. 15 marks.
- Q.1) The Social and Economic upliftment of Labour is important for securing industrial peace which is essential to increase National Productivity. Comment with reference to constitutional objectives and Directive Principles of State Policy for Welfare of Labour.
- Q.2) Discuss various authorities constituted with an object to settle the industrial dispute peacefully. Critically analyze the object of the Industrial Dispute Act, 1974 in this context.
- Q.3) Reference of Industrial Disputes by appropriate Government under Section 10 of Industrial Disputes Act, 1947 is the Governmental Discretion and administrative function but subject to judicial review. Comment with the help of decided case laws.
- Q.4) What is the concept of Jurisprudence of industrial adjudication? How it has been formulated and adopted in the India?
- Q.5) Define 'Award' and state provisions regarding 'Operation, Duration of Award on whom it is binding' under Industrial Disputes Act, 1947.
- Q.6) What are various the provisions of Compensations under Chapter VA of the Industrial Dispute Act, 1947.
- Q.7) Define Standing Order. State the role of Standing Order in industrial relations.