

**NLUJAA**  
**NATIONAL LAW UNIVERSITY AND JUDICIAL ACADEMY, ASSAM**  
**B.A.,LL.B.(HONS.): V-YEAR, IX-SEMESTER, ACADEMIC YEAR: 2016-2017**  
**END SEMESTER REPEAT EXAMINATION (MARCH - 2017)**  
**SUBJECT CODE: 9.2 LAW OF EQUITY**

Time: **2:30 Hrs.**  
Total Marks: **100**

**INSTRUCTIONS:**

1. Read the questions carefully and answer.
  2. No clarification shall be sought on the question paper.
  3. Do not write anything on the question paper. It will be treated as malpractice.
- 

**Answer any five questions from the following. All questions carry equal marks.**

1. "Equity will not suffer a wrong to be without a remedy." Explain the maxim with illustrations and its application in Indian laws.
2. "Delay defeats equity". Discuss in detail the maxim of equity with suitable illustrations and case laws.
3. Explain in detail the maxim, "He who comes to equity must come with clean hands." How has this maxim been incorporated in Indian laws? Discuss.
4. (a) Define 'Trust', 'Trustee' and 'Beneficiary'. What is meant by "Cestui que trust"?  
(b) Trace the history of "Trust" under the English law.
5. Explain in detail with suitable illustrations the various classification of trusts.
6. State the essential conditions for the creation of a valid trust in India with reference to the *Indian Trust Act, 1882*.

\*\*\*\*\*



**NLUA**  
**NATIONAL LAW UNIVERSITY, ASSAM**  
**B.A., LL.B. (Hons.): V Year – IX Semester: Academic Year: 2016-2017**  
**End Semester Repeat Examination (March , 2017)**  
**Subject code: 9.4/5 IL.3 SETTLEMENT OF INTERNATIONAL DISPUTES**  
Time: **2:30 Hrs.**  
Total Marks:**100**

**INSTRUCTIONS:**

1. Read the questions carefully and answer.
2. No clarification shall be sought on the question paper.
3. Do not write anything on the question paper. It will be treated as malpractice.

---

**Answer any five questions. All questions carry equal marks.**

1. Conciliation legally formalizes third-party intervention and institutionalizes it in a manner comparable but not identical to inquiry or arbitration. Discuss the emergence of conciliation as a mechanism for peaceful settlement of disputes among States as well as its difference with arbitration and inquiry. (20)
2. The purposes of the United Nations as enshrined in its Charter, *inter alia*, requires the settlement of international disputes, which might lead to a breach of peace, by peaceful means and in conformity with the principles of justice and international law. Discuss the role played by the organs of the United Nations in the fulfillment of this purpose supported by relevant provisions of the Charter of the United Nations as well as suitable instances. (20)
3. Discuss in detail the mechanism available for settlement of disputes under the Dispute Settlement Understanding annexed to the Agreement establishing the World Trade Organization. (20)
4. The Charter of the United Nations provides for “resort to regional agencies or arrangements” among the peaceful means by which States parties to a dispute, the continuance of which is likely to endanger the maintenance of international peace and security, shall seek a solution to the dispute. Discuss in detail the means of peaceful settlement of disputes provided for in the constituent instruments of the regional agencies or arrangements present in the African and American regions. (20)
5. “The prompt release procedure set out in Article 292 of the Law of Sea Convention plays an important part in the International Tribunal for the Law of Sea (ITLOS) jurisprudence” - Discuss. Explain briefly on the advisory jurisdiction of the ITLOS. (14+6=20)
6. Write short notes on any two of the following: (20)
  - a. Permanent Court of International Justice
  - b. International Centre for the Settlement of Disputes
  - c. Settlement of disputes in the European region



**NLUJAA**  
**NATIONAL LAW UNIVERSITY AND JUDICIAL ACADEMY, ASSAM**  
**B.A.,LL.B.(HONS.): V-YEAR, IX-SEMESTER, ACADEMIC YEAR: 2016-2017**  
**END SEMESTER REPEAT EXAMINATION (MARCH - 2017)**  
**SUBJECT CODE: 9.4/5 CR.3 CYBERCRIMES AND INFORMATION**  
**TECHNOLOGY LAWS**

Time: **2:30 Hrs.**  
Total Marks: **100**

**INSTRUCTIONS:**

1. Read the questions carefully and answer.
  2. No clarification shall be sought on the question paper.
  3. Do not write anything on the question paper. It will be treated as malpractice.
- 

**Answer any five questions from the following. All questions carry equal marks.**

1. With the evolution of Information Technology, the old system of postal communication is almost taken over by the IT world. Discuss the mode and methods of communication through internet.
2. 'The phenomenal growth of the internet has provided new vista for computer crimes'. In light of this statement discuss elaborately the cybercrimes against Individual and the Government.
3. Define the penalty provisions and essentials of Obscene information published in Electronic form u/s 67 of the IT Act. Also discuss the liability of the Network Service Provider u/s 79 of the Act.
4. Discuss critically the Freedom of Speech and Expression on the Internet in light of *Shreya Singhal versus Union of India*. How would you establish your arguments for quashing Section 66A of IT Act and invoking Article 19(i)(a) of the Constitution.
5. Define the Certifying Authorities for issuance of Digital Signature Certificate, its functions and powers as prescribed under IT Act.
6. Write short notes the following:
  - i) Digital Signatures;
  - ii) Electronic Governance

\*\*\*\*\*



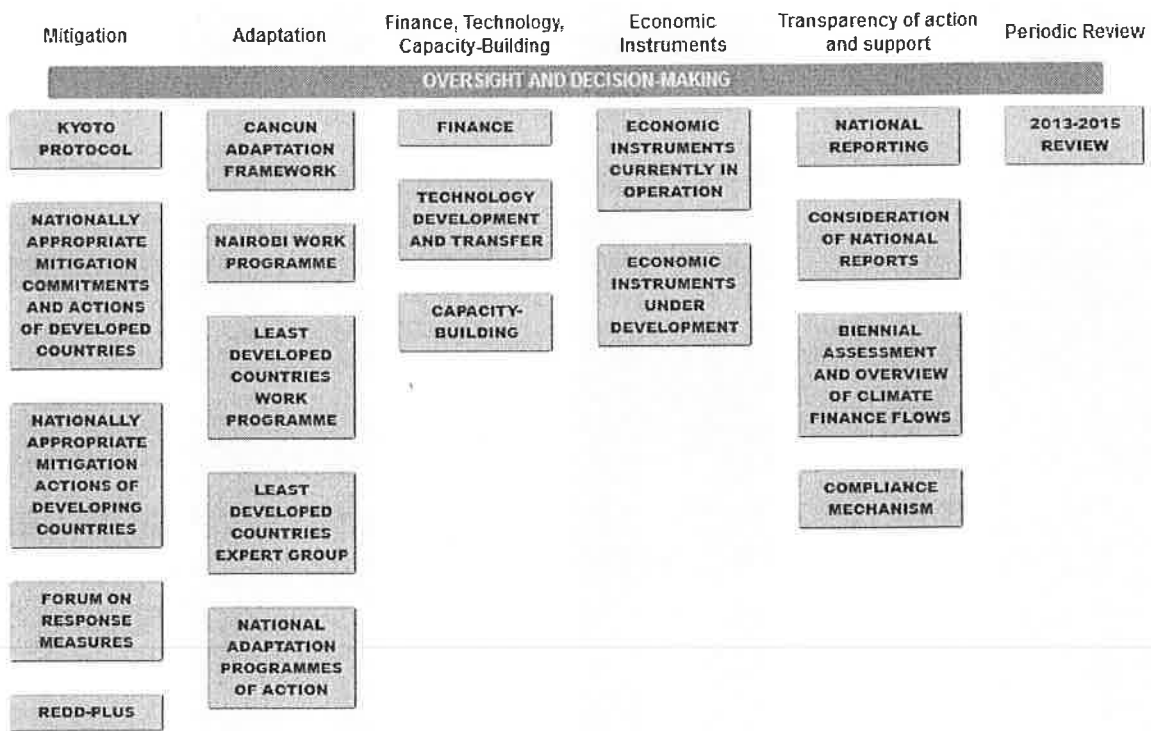
**NLUJAA**  
**NATIONAL LAW UNIVERSITY AND JUDICIAL ACADEMY, ASSAM**  
**B.A.,LL.B.(HONS.): V-YEAR, IX-SEMESTER, ACADEMIC YEAR: 2016-2017**  
**END SEMESTER REPEAT EXAMINATION (MARCH - 2017)**  
**SUBJECT CODE: 9.4/5 EL.3 CLIMATE CHANGE ENVIRONMENTAL**  
**POLLUTION AND WASTE MANAGEMENT LAWS**

Time: 2:30 Hrs.  
 Total Marks: 100

**INSTRUCTIONS:**

1. Read the questions carefully and answer.
2. No clarification shall be sought on the question paper.
3. Do not write anything on the question paper. It will be treated as malpractice.

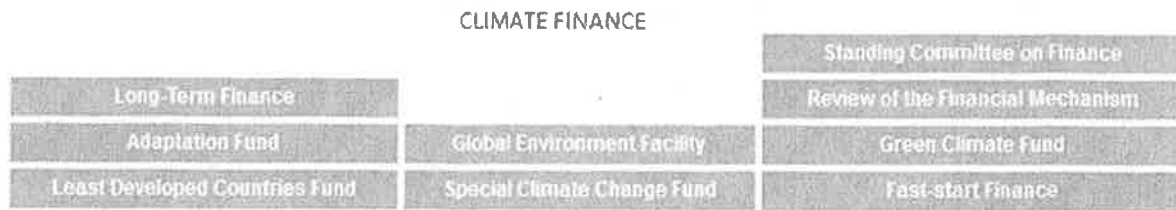
**Answer any five questions from the following. All questions carry equal marks.**



**Figure:** Oversight and Decision Making flowchart of UNFCCC. Question numbers 1, 2 and 3 are based on the aforementioned flowchart

1. Elucidate with critical viewpoints on the mechanisms of the following:
  - a. Nationally Appropriate Mitigation Commitments and Actions of Developed Countries
  - b. Nationally Appropriate Mitigation Actions of Developing Countries

2. Under the Protocol, countries must meet their targets primarily through national measures. However, the Protocol also offers them an additional means to meet their



targets by way of three market-based mechanisms. What are those mechanisms and how they work?

3. Elaborately discuss the financial mechanism of UNFCCC according to this given chart
4. Evaluate The Poznan strategic program on technology transfer in the line of Final report by Technological Committee as submitted in the 43<sup>rd</sup> Session of SBI.
5. Discuss about the Reducing emissions from deforestation and forest degradation and the role of conservation, sustainable management of forests and enhancement of forest carbon stocks in developing countries (REDD-plus) on the basis of following parameters:
  - a. National Strategy
  - b. National Forest Monitoring System
  - c. REDD +, MRV and result based payments
6. Discuss the brief history of UNFCCC's mechanism on Loss and Damage and none action areas of Warsaw International Mechanism on L&D.

\*\*\*\*\*