

LL.M. 1st Semester Examination, 2018

GENERAL PRINCIPLES OF ADMINISTRATIVE LAW

Paper : 104E (Gr. B)

Course ID : 12754

Time: 3 Hours

Full Marks: 80

The figures in the margin indicate full marks.

*Candidates are required to give their answers in their own words
as far as practicable.*

Answer any four questions.

1. "Dicey states that, emphasis of administrative law is on procedures for formal adjudication and for rule making. It also studies such matters as investigating, prosecuting, negotiating, settling or informally acting." — Discuss about the nature and scope of administrative law in contrast with the above definition of Dicey on Administrative Law. 20
2. The doctrine of separation of power has emerged in several forms at different periods. Explain the effect of the doctrine of separation of powers as propounded by Montesque. 20
3. The practice of delegated legislation today has come to stay. It is regarded as inevitable. But it doesn't imply that the executive and its rule-making power may be exercised arbitrarily. In order to ensure that the power of delegated legislation is not misused. It has been subjected to certain controls. — Discuss briefly about the different modes of control of delegated legislation. 20
4. Explain the law relating to Judicial Review of Administrative Action under English and American Constitutions, also state the position of Judicial Review in India. 20
5. What are the reasons for the growth of Administrative Tribunals? Discuss about the procedure and practice of the Tribunals. 20
6. Write short notes on: 10×2=20
 - (a) Natural Justice
 - (b) Lokpal and Lokayukt