

Bankura University
LL.M Sem II Examination, 2021
Course Title : Comparative Administrative Law
Course ID : 22754
Course Code : LM 204E (Gr.B)

Answer any four questions
The figures in the margin indicate full marks

Time: 3 hours

Full Marks: 80

1. Administrative law has been characterized as the most “outstanding legal development of the twentieth century”. Justify the statement in the light of recent growth of Administrative Law in U.K, India & France 20
2. The Courts in India have developed Law on State Liability for the tortious act of its servant without expressly overruling some of the earlier decisions which define State Liability in very narrow terms. Comment on the given statement citing relevant case laws. 20
3. a) Critically examine the relation between Constitutional Law and Administrative Law 10
b) Make a comparative study of the remedies available in Administrative Law in France and India 10
4. Explain Dicey’s formulation of the concept of Rule of Law. Do you think that the concept suffered from any flaws even in the days of Dicey? How is it relevant in the present days? 20
5. Write short notes on - 10x2=20
 - a) The development of the Doctrine of Ripeness in Administrative Law
 - b) The salient features of the *Right to Information Act, 2005*
6. “Judicial review is considered to be the basic feature of our Constitution. With the tremendous increase in powers of the administrative authorities, judicial review has become an important area of administrative law. The main purpose of judicial review is to protect the interest of its citizens from the excessive powers or illegal actions of the administrative authorities.” Discuss the above statement 20