

5 NOV 2024

NATIONAL LAW UNIVERSITY, JODHPUR

End Term Examination, Oct.-Nov.-2024

Administrative Law

SEMESTER -V

TIME: Three Hours

Marks: 100

Instructions:

1. *This is a close book examinations and students are not allowed to carry any study material/s.*
2. *Attempt any Five Questions and all questions carry equal marks.*
3. *No clarification will be sort during examination.*

Q.1. "Administrative law has tremendous social function to perform. Without a good system of administrative law any society would collapse under its own weight". Under the backdrop of this statement give the definition, nature and scope of administrative law. (Marks 20)

Q.2. 'Today administrative rule making has become a compulsive necessity.' Against the backdrop of the statement discuss the reasons for the growth of delegated legislation in India and also explain the Constitutional limits within which this power can be validly delegated to the administrative authorities. Refer to case laws. (Marks 20)

Q.3. 'No one should be made judge in his own cause' is a fundamental principle of Natural Justice to save people from arbitrary exercise of administrative power. Explain this rule in detail with the help of leading cases. (Marks 20)

Q.4. Write short note on the following:

i. Droit Administration.

ii. Post- Decisional Hearing

(Marks 10+10=20)

Q.5. 'Kabaddi Federation of India' a purely private body but registered under the Societies Registration Act organises games at the state, national and international levels. According to the rule of the Federation anyone who has played in the National team will be included in the International team. However, 'A' who qualifies to be included in the international team was not included on the ground that he took part in the demonstration against the Federation on account of its various corrupt practices. 'A' wants to challenge the decision of the Federation in writ proceedings before the Supreme Court of India. Advice 'A' on the maintainability and winnability of the writ proceeding. (Marks 20)

Q.6. Discuss in brief the grounds on which actions of the administrative authority can be challenged in a court of law. Refer to the decided cases. (Marks 20)

