

Seat No. : _____

NE-140

November-2018

Integrated LL.B., Sem.-V

IL-302 : Administrative Law

Time : 2:30 Hours]

[Max. Marks : 70

- Instructions :** (1) Answer **all** the questions.
(2) Figures to the right indicate marks for each question.

1. Discuss the concept of Dicey's Rule of Law. Explain its role in the Development Administrative Law. **18**

OR

Write notes on :

- (a) Growth and Development of Administrative Law **10**
(b) Nature and Scope of Administrative Law **8**

2. Write a detailed note on institution of 'Ombudsman' and its current position in India. **18**

OR

Write notes on :

- (a) Administrative Tribunal **10**
(b) Audi Alteram Partem **8**

3. What is meant by the Doctrine of Ultravires ? Explain how Doctrine of Ultravires is the chief instrument in the hands of judiciary to control delegated legislation. **18**

OR

Write notes on :

- (a) Constitutionality of Delegated Legislation **10**
(b) Conditional Legislation **8**

4. (A) Write short note on the following : (Attempt any **two**) **10**
- (a) Control over Administrative Discretion.
 - (b) Classification of administrative actions
 - (c) Control over Public Corporation
 - (d) Sub Delegation
- (B) Write True or False. Justify with suitable your answer. (Attempt any **three**) **6**
- (a) Custom is a basic source of administrative Law.
 - (b) The rule of “Audi alteram partem” requires reasonable opportunity of hearing. Hearing must be in writing.
 - (c) Administrative law is the law relating to the power and procedure of the administrative agencies.
 - (d) Administrative tribunals exercise pure administrative functions.
 - (e) The supreme court can issue writs not only for the purpose of enforcement of Fundamental Rights but also for any other purpose where as High courts can issue writs only for the purpose of enforcement of Fundamental Rights.
 - (f) A quasi-judicial body may never review its own decision unless authorized by the statute.
-