



Practice Set

End Semester Examination-2025

Program: LL.B

Semester: III

Subject: Administrative Law

Subject Code: 24D.202

Course Outcome	Description
CO 1	The students will be able to understand the evolution and scope of administrative law and its link with constitutional principles.
CO 2	The students will be able to analyse delegated legislation and its control through judicial, parliamentary, and procedural means.
CO 3	The students will be able to evaluate the functioning of tribunals and apply principles of natural justice.
CO 4	The students will be able to assess judicial review and remedies for abuse of administrative discretion.

	Section A			(4 x 5= 20)	
1	Define Administrative Law and explain its role in regulating the functioning of public authorities.	[CO1]	[Unit 1]	[Remember]	[LOT]
2	What do you understand by the Rule of Law? Discuss its relevance in the framework of Administrative Law.	[CO1]	[Unit 1]	[Remember]	[LOT]
3	Elucidate the relationship between Administrative Law and Constitutional Law with suitable illustrations.	[CO1]	[Unit 1]	[Understand]	[LOT]
4	Briefly describe the development of Administrative Law and its increasing significance in the modern welfare state.	[CO1]	[Unit 1]	[Remember]	[LOT]
5	What is Delegated Legislation? Discuss its necessity in contemporary governance.	[CO2]	[Unit 2]	[Remember]	[LOT]
6	Enumerate the constitutional limitations imposed on the exercise of delegated legislative powers.	[CO2]	[Unit 2]	[Remember]	[LOT]
7	Explain the importance of Parliamentary, Judicial, and Procedural controls in ensuring accountability in delegated legislation.	[CO2]	[Unit 2]	[Remember]	[LOT]
8	Define Sub-delegation and discuss the principles governing its validity.	[CO2]	[Unit 2]	[Remember]	[LOT]
9	What are Administrative Tribunals? State their significance in the system of administrative adjudication.	[CO3]	[Unit 3]	[Remember]	[LOT]
10	Apply the rule of audi alteram partem to an administrative decision affecting individual rights, illustrating with an example.	[CO3]	[Unit 3]	[Apply]	[HOT]

11	Explain the concept of a Speaking Order. Why is it considered essential in administrative justice?	[CO3]	[Unit 3]	[Understand]	[LOT]
12	Describe the essential components of the Principles of Natural Justice and their role in administrative decision-making.	[CO3]	[Unit 3]	[Understand]	[LOT]
13	Explain how the institution of Ombudsman contributes to transparency and accountability in public administration.	[CO4]	[Unit 4]	[Apply]	[LOT]
14	Define Judicial Review. Mention its significance in maintaining the Rule of Law.	[CO4]	[Unit 4]	[Remember]	[LOT]
15	What is meant by Abuse of Discretion? Provide two examples from administrative practice.	[CO4]	[Unit 4]	[Remember]	[LOT]
16	Explain the Doctrine of Legitimate Expectation and its judicial recognition in India.	[CO4]	[Unit 4]	[Remember]	[LOT]

Section B				(3x 10= 30)	
17	Examine the application of the Doctrine of Separation of Powers in the context of administrative authorities in India.	[CO1]	[Unit 1]	[Apply]	[HOT]
18	Critically evaluate the evolution of Administrative Law in India with reference to constitutional and judicial developments.	[CO1]	[Unit 1]	[Evaluate]	[HOT]
19	Assess the continuing relevance of the Rule of Law as a check on arbitrary administrative actions.	[CO1]	[Unit 1]	[Evaluate]	[HOT]
20	Illustrate how Administrative Law principles ensure fairness and reasonableness in executive decision-making.	[CO1]	[Unit 1]	[Apply]	[HOT]

21	Analyze the various forms of Parliamentary Control over delegated legislation in India and their effectiveness.	[CO2]	[Unit 2]	[Analyze]	[HOT]
22	Apply the principles of Judicial Control to evaluate the validity of delegated legislative instruments.	[CO2]	[Unit 2]	[Apply]	[HOT]
23	Write a short note on Procedural Control as a safeguard in the exercise of delegated legislative powers.	[CO2]	[Unit 2]	[Remember]	[LOT]
24	Analyze the significance of the Supreme Court's ruling in In re Delhi Laws Act, 1912 in shaping the doctrine of delegated legislation.	[CO2]	[Unit 2]	[Analyze]	[HOT]
25	Evaluate the effectiveness of Administrative Tribunals as alternatives to regular courts in the dispensation of justice.	[CO3]	[Unit 3]	[Evaluate]	[HOT]
26	Apply the Principles of Natural Justice to a hypothetical administrative inquiry where an employee is dismissed without a hearing.	[CO3]	[Unit 3]	[Apply]	[HOT]
27	Examine the constitution, powers and procedure of Administrative Tribunal?	[CO3]	[Unit 3]	[Analyze]	[HOT]
28	Discuss how administrative discretion can be exercised in conformity with the Rule of Law.	[CO3]	[Unit 3]	[Apply]	[HOT]
29	Analyze the grounds of Judicial Review on illegality, irrationality, and procedural impropriety with suitable case laws.	[CO4]	[Unit 4]	[Analyze]	[HOT]
30	Apply the Doctrine of Legitimate Expectation to assess whether an administrative decision can be challenged before a court.	[CO4]	[Unit 4]	[Apply]	[HOT]
31	What constitutes Failure to Exercise Discretion? Explain with an illustration.	[CO4]	[Unit 4]	[Remember]	[LOT]

32	Discuss the functioning, powers, and significance of Lokpal and Lokayuktas in curbing administrative corruption.	[CO4]	[Unit 4]	[Analyze]	[HOT]
Section C				(1x 20= 20)	
33	Critically examine the concept of Rule of Law? To what extent the rule of law has been adopted in the Indian constitution.	[CO1]	[Unit 1]	[Analyse]	[HOT]
34	Indian Constitution has not indeed recognized the doctrine of separation of power in its absolute rigidity, but the functions of the different branches of the government have been sufficiently differentiated” Evaluate the statement in the light of the provisions of the Constitution of India.	[CO1]	[Unit 1]	[Evaluate]	[HOT]
35	Evaluate the concept of delegated legislation in India and discuss how the judiciary ensures that it remains within the limits of the authority granted by the parent legislation. Support your answer with relevant examples.	[CO2]	[Unit 2]	[Evaluate]	[HOT]
36	Analyze the constitutional validity of delegated legislation in light of judicial precedents and constitutional provisions.	[CO2]	[Unit 2]	[Analyse]	[HOT]
37	(a) Discuss the concept of rule against ‘bias’. Does this principle apply in all situations? (b) Adit, head of the department, wrote confidential reports in respect of two of his employees, named Ramesh and Suresh. While he praised the work of Suresh and gave him a “very Good” rating, he gave “Poor” rating to Ramesh. Both Ramesh and Suresh appeared before a departmental committee for promotion which included Adit as a member. Suresh was selected for promotion and Ramesh was	[CO3]	[Unit 3]	[Apply]	[HOT]

	rejected. Will Ramesh succeed if he challenges the selection? Substantiate your answer.				
38	Examine the challenges faced by Administrative Tribunals in maintaining independence, transparency, and efficiency.	[CO3]	[Unit 3]	[Analyse]	[HOT]
39	Critically evaluate the scope and effectiveness of Judicial Remedies in addressing abuse of administrative discretion.	[CO4]	[Unit 4]	[Evaluate]	[HOT]
40	Apply judicial review principles to assess how courts ensure accountability and fairness in administrative actions.	[CO4]	[Unit 4]	[Apply]	[HOT]

Summary Sheet

CO Wise

CO	Q. No	Marks
CO1	1.2.3.4.17.18.19.20.33.34.	100
CO2	5.6.7.8.21.22.23.24.35.36.	100
CO3	9.10.11.12.25.26.27.28.37.38.	100
CO 4	13.14.15.16.29.30.31.32.39.40.	100
Total		400

Unit Wise		
Unit	Q. No	Marks
Unit 1	1.2.3.4.17.18.19.20.33.34.	100
Unit 2	5.6.7.8.21.22.23.24.35.36.	100
Unit 3	9.10.11.12.25.26.27.28.37.38.	100
Unit 4	13.14.15.16.29.30.31.32.39.40.	100
Total		400
Blooms Taxonomy Level (BTL) Wise		
BTL	Q. No	Marks
LOT	1.2.3.4.5.6.7.8.9.11.12.13.14.15.16.23.31	95
HOT	10.21.22.24.25.26.27.28.29.30.32.33.34.35.36.37.38. 39.40	305
Total		400

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Disclaimer: -This is a Practice Set. The Question in End term examination will differ from the Practice Set. This Practice Set is meant for practice only.