



Reg. No. :

Name :

**Sixth Semester B.A. LL.B. (Integrated) Degree Examination,
September 2015
Paper – III : ADMINISTRATIVE LAW**

Time : 3 Hours

Max. Marks : 80

PART – I

Answer **any five** questions. **Each** question carries **2** marks. Answers should **not** exceed **60** words.

- a. Power to fill in details.
- b. Droit administratif.
- c. Quasi judicial power.
- d. Laches.
- e. Sovereign immunity.
- f. Civil post.
- g. Lokayukta.

(5×2=10 Marks)

PART – II

Answer **any four** questions. **Each** question carries **4** marks. Answers should **not** exceed **120** words.

1. Dicey's concept of rule of law.
2. Excessive delegation.
3. Alternative remedy.
4. Malafides in law or improper purpose.
5. Promissory estoppel.

(4×4=16 Marks)



PART – III

Answer **any four** questions. **Each** question carries **6** marks.

1. A circular was issued by a government company, prejudicially altering the terms and conditions of its employees without affording an opportunity to them. The company advanced an argument that after the impugned circular was issued, an opportunity was given to the employees with regard to the alteration made by the circular. Examine the validity of the argument by the company.
2. A contract was entered into by a contractor and the State Government which was signed by the Inspector General of Police, without stating that the agreement was executed 'on behalf of the Governor'. In a suit for damages for breach of contract filed by the contractor, it was contended that as the contract was not in compliance with Article 299 (1), the same was not enforceable. Decide.
3. The Parent Act empowered the corporation to levy charge only in respect of water supplied to and consumed by the consumer. The rule however authorised levy of charges on the basis of minimum quantity irrespective of consumption. Decide the validity of the rule.
4. An army officer who disobeyed the lawful command of his superior officer by not eating food was subjected to court martial proceedings and sentence of rigorous imprisonment of one year was imposed. He was also dismissed from service, with added disqualification that he would be unfit for future employment. The officer challenges this decision. Respond.
5. People's watch, an organisation against corruption, plans to bring a matter before the High Court, alleging misuse of funds and delay in the ongoing National Highway Project. The proposed prayer is that directions may be issued to the authorities concerned for proper implementation of the project and also that the High Court may monitor the matter by seeking regular reports from the authority. Which prerogative writ is to be sought for in seeking the remedy. Advice.

(4×6 = 24 Marks)



PART – IV

Answer **any three** questions. **Each** question carries **10** marks. Answers should **not** exceed **300** words.

1. Discuss about the constitutional safeguards to civil servants and its exceptions.
 2. How compensation in writ proceedings have emerged as an effective tool against state excesses ?
 3. What are the private law remedies that can be obtained against the administration ?
 4. Write a note on the writ of Habeas Corpus, and sketch the judicial attitude in granting the remedy. **(3×10 = 30 Marks)**
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