

Reg. No. :

Name :

Sixth Semester B.A. LL.B./B.Com. LL.B./B.B.A. LL.B. (Five Year Integrated)
Degree Examination, December 2020

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.

1. (a) Droit administratif.
- (b) Habeas corpus
- (c) Public interest litigation
- (d) Personal bias
- (e) Reasoned decision
- (f) Post decisional hearing
- (g) Suit for damages

(5 × 2 = 10 Marks)

PART – II

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

2. (a) Right of hearing
- (b) Quasi legislative function

- (c) Privilege of notice
- (d) Doctrine of pleasure
- (e) Retrospective operation of delegated legislation.

(4 × 4 = 16 Marks)

PART – III

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

3. (a) A statutory standing order empowered the management to terminate the service of an employee who over stayed the leave period, without giving him the right of hearing. Accordingly, the management passed a termination order against an employee. The employee wants to approach the court. Advise him.
- (b) Ajith was a director in the special planning authority viz CIDCO. The said authority allotted plots to three associations comprising the family members and relatives of Ajith. It was challenged by another person. Decide.
- (c) An educational institution passed an order debaring a student from entering the premises of the institution and attending classes till the pendency of a criminal case against him for stabbing a co-student. The said order was challenged by him on the ground that he was not given an opportunity of hearing. Decide.
- (d) Govt passed an order to evict adivasis from the forest land which they were using as their habitat. A public spirited organisation approaches the court against the said order. Decide whether the organisation has any locus standi to approach the court. If so, whether they will succeed.
- (e) As a result of an understanding between the employees and the government, a notification was issued under Act 309 of the constitution raising the retirement age to 58, but by a subsequent notification it was brought down to 55 years. Aggrieved by this, the employees decide to approach the court. Decide.

(4 × 6 = 24 Marks)

PART – IV

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

4. (a) Discuss the reasons for the growth and development of administrative law with special reference to India.
- (b) Examine how far the liberalisation of locus standi has resulted in the better administration of justice.
- (c) Discuss the tortious liability of the govt. How far this concept has got application in India.
- (d) Comment on the privileges and immunities enjoyed by the govt. in suits.

(3 × 10 = 30 Marks)