

Total No. of Questions : 7]

[Total No. of Printed Pages : 1

[3640]-313

LL. M. (Semester - III) Examination - 2009

LW - 313 : ADMINISTRATIVE PROCESS - NATURE AND SCOPE

(2006 Pattern)

Time : 3 Hours]

[Max. Marks : 60

Instructions :

- (1) Answer **any four** questions.
- (2) All questions carry equal marks.

-
-
- Q.1)** “It is difficult to arrive at any agreed definition of Administrative Law because different scholars and jurists look at the subject from the aspect arising from the particular problems before them for the time being.” Do you agree with this statement ? Give reasons.
 - Q.2)** Do you think that Indian Courts have adopted a more critical attitude in the matter of scrutinizing statutes conferring administrative discretion with reference to Fundamental Rights ? Discuss elaborately.
 - Q.3)** Examine critically the doctrine of Rule of Law, also emphasize on the modern significance of Rule of Law.
 - Q.4)** It is said that contracts by government raises some problems which do not or cannot arise in the case of contracts entered into by private persons. Do you agree ? Give reasons.
 - Q.5)** Define Delegated Legislation. Critically examine limits on Delegated Legislation.
 - Q.6)** Do you think that the law relating to tortuous liability of State in India is in a ‘State of Uncertainty’ ? Elaborate your opinion with the help of appropriate case laws and juristic writings.
 - Q.7)** “Many people criticized the growth of administrative process as doing violation to the concept of Separation of Powers.” Discuss critically.

[3640]-313/1