



1207

**II Semester (One Year) LL.M. (Constitutional and Administrative Law)
Examination, December 2016
Spl. – IV : ADMINISTRATIVE LAW**

Duration : 2 Hours

Max. Marks : 50

- Instructions:** 1. Answer Q. No. 7 and **any three** of the remaining.
2. Q. No. 7 carries **14** marks and the remaining questions carry **12** marks **each**.

- Q. No. 1. Do you consider 'Rule of law' and 'separation of powers' are the conceptual objections against the growth of administrative law ? Elucide.
- Q. No. 2. For the effective implementation of legislative enactments whether the confirment legislative powers on administration is indispensable ? Discuss the issue in the context of factors leading to the growth of delegated legislation.
- Q. No. 3. 'Justice should not only be done, but it should undoubtedly and manifestly seen to be done'. Evaluate.
- Q. No. 4. What do you mean by writ remedy under Public Law ? Explain the practice and procedure followed in writ petitions.
- Q. No. 5. Explain the administrative liability of the government for the torts committed by its servants with the help of case laws.
- Q. No. 6. Explain the nature, scope and character of 'doctrine of legitimate expectation' as developed in USA & U.K. and its impact in India.
- Q. No. 7. Write a note on **any two** of the following.
- Procedural control over administrative rule making.
 - Doctrine of public accountability.
 - Theory of mutual checks and balances.
 - Ombudsman.
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