COURSE V: ADMINISTRATIVE LAW

Unit I- Definition of Administrative Law - Nature and scope - The impact and implications of the Doctrine of Separation and the Rule of Law on Administrative Law, Classification of Administrative Action - the necessity

Unit II - Legislative Power of Administration - Doctrine of Vice of excessive Delegation -Judicial and Parliamentary control over delegative legislation Advantages and disadvantages of delegated legislation - Exclusion of Judicial Review of Delegated Legislation, Administrative directions.

Unit III - Judicial power of Administration Tests to determinse when an administrative authority required to act judicially - Doctrine of Bias - Doctrine of Audi Altrem Partem - Reasoned decision - Exceptions to Natural Justice - Effect of non-compliance with rules of Natural Justice - grounds on which decision of quasi-judicial authority can be flaged before Supreme Court

Unit IV Administrative Discretion - Grant and exercise of discretion - Judicial review of Administrative Discretion, Control of Administrative Action – Judicial Control - Public Law and Private Law Remedies – distinction

Writs - Theory, Practice and Procedure - ouster clause

Liabilities of the state in the province of Contract and Tort - Constitutional Tort

Doctrine of Promissory Estoppels - Doctrine of legitimate expectation -- Doctrine of proportionality

Unit V - Corporate and Public Undertakings - Control of statutory corporations and public undertakings Administrative deviance Corruption and mal administration - Control mechanism

Ombudsman in India (Lokpal and Lokayukta) - Central Vigilance Commission - Parliamentary Committees - Commission of Enquiry

Prescribed Books

• M.P.Jain & S.N.Jain, Principles of Administrative law, latest

Reference Books

- Wade, Administrative Law, latest edition
- S.P.Sathe, Administrative Law, latest edition
- I.P.Massey, Administrative Law, latest edition