


Name:			
Enrolment No:			
<b>UPES</b> <b>Supplementary Examination, December 2023</b>			
<b>Course: Administrative Law</b> <b>Semester: VII<sup>th</sup></b> <b>Program: BBA LL.B (Hons.) Cyber Law</b> <b>Course Code: CLCC3003</b>		<b>Time : 03 hrs.</b> <b>Max. Marks: 100</b>	
<b>Instructions: Attempt all the questions</b>			
<b>SECTION A</b> <b>(5Qx2M=10Marks)</b>			
		<b>Marks</b>	<b>CO</b>
	Write short notes		
Q1.	Writ of quo warranto	2	<b>CO1</b>
Q2.	Which French philosopher systematically formulated the doctrine of separation of powers?	2	<b>CO1</b>
Q3.	Departmental Bias	2	<b>CO1</b>
Q4.	Elements of Rule of Law	2	<b>CO1</b>
Q5.	Judicial review	2	<b>CO1</b>
<b>SECTION B</b> <b>(4Qx5M= 20 Marks)</b>			
	Statement of question		
Q6	Write short note on Quasi legislative function	5	<b>CO2</b>
Q7	Explain the conditions for grant of writ of mandamus? To whom writ can be issued and what are the grounds of the issue of writ?	5	<b>CO2</b>
Q8	Critically analyse advantages and disadvantages of tribunals.	5	<b>CO2</b>
Q9	Discuss different forms of laying to control delegated legislation.	5	<b>CO2</b>
<b>SECTION-C</b> <b>(2Qx10M=20 Marks)</b>			
	Statement of question		

Q10	The constitution of India adheres to the doctrine of separation of powers but what it does not adhere to is the rigid application of the doctrine. Comment cite from the provisions of the constitution and judicial precedents.	10	CO3
Q11	“Essential legislative functions cannot be delegated”. Explain the above statement.	10	CO3
<b>SECTION-D</b> <b>(2Qx25M=50 Marks)</b>			
Q	Statement of question		
Q12	Examine the applicability of the principles of natural justice in the following cases: (a) The University orders an enquiry against a clerk for his involvement in the leakage of question papers and appoints a law teacher to represent the University before the enquiry denying the services of an advocate to defend the clerk. (b) The examination of B.Com. (Pass) paper held one day is cancelled on the ground of paper leakage without any notice to the students. (c) A notice of the proposed enquiry against a government servant was given only a day before the enquiry. (d) After an enquiry into the conduct of a clerk, his services are terminated without informing him of conclusions of the inquiry officer.	25	CO4
Q13	A State legislation reads: “ The rules as sanctioned by the state government shall be published by the municipality in the municipal borough and laid for 14 days before the state legislature as soon as may be after approval by the state government.” The state government approved certain rules by which municipal taxes were sought to be levied by a municipality. The municipality published a notice in the local newspaper which merely stated that the rules “can be inspected at the office of the municipality on all working days” between fixed hours each day. A house owner was called up on to pay tax in respect of his house. He challenged the imposition of the tax on the ground that the imposition of tax was bad for the rules were neither published nor laid before the legislature. Cite judicial precedents.	25	CO4