

What is Administrative law and DroitAdministration

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- Administrative law is public law. The scope of Administrative law is expanding is very fast.
- Administrative law as a separate branch of legal discipline essentially in India came to be recognized only by the middle of the 20th century.
- The concept of welfare state and socialistic society has also become instrumental to the increase of administrative powers in our country.
- Administration is heart and soul of any country. It is duty of executive to enforce what law is passed by the parliamentarian.

- Power corrupts and absolute power corrupt absolutely.
- Administration means to enforce that is passed by parliament or which is given in the Constitution.
- Today administration is universal and it has great importance on everyone's life.
- Administration is necessary to regulate the law.
- Administrative law is like dharma through which stability and growth of the society depends

➤ Without a good system of administrative law any society would die because of its own administration weight like a Black Hole which is dying neutron star that collapse due to its own gravity.

➤ Administrative law has a tremendous social function to perform.

➤ Two important facts should be taken into account in an attempt at understanding the administrative law:

➤ Firstly, administrative law is primarily concerned with the manner of exercising governmental power.

➤ The decision-making process is more important than the decision itself.

define concise definition of administrative law. [?] Sir Ivor Jennings- He was British lawyer and Academic. Sir Ivor Jennings defines administrative law as law relating to administrative authorities. [?] A student of administrative law is not concerned with how minister is appointed but only with how a minister discharge his function in relation to an individual or a group. How the minister of housing and rehabilitation is appointed is not concern of administrative law, but when this minister approves a scheme for a new township, which involves the acquisition of houses and lands of persons living in that area, questions of administrative law arise

Dicey - According to Dicey's formulation,

1. administrative law relates to that portion of a nation's legal system which determine the legal status and liabilities of all state
2. It defines the rights and liabilities of private individuals in their dealing with public official
3. The Procedure by which those rights and liabilities are enforced.

What is Droit Administratif

- Napoleon Bonaparte was the founder of the Droit administrative. It was he who established the Council d'Etat.
- French administrative law is known as Droit Administratif which means a body of rules which determine the organization, powers and duties of public administration and regulate the relation of the administration with the citizen of the country.
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