



Cihan University - Sulaimaniya
Department / College Law

Course Name: Administrative Law

Stage: 2nd

Lecturer in charge: Ebad Rouhi

Academic year: 2023-2024

Course Book

1. Course name	Administrative Law
2. Lecturer in charge	Ebad Rouhi
3. Department/ College	Law
4. Contact	07741428242
5. Time (in hours) per week	4 hours per week
6. Office hours	During office hours
7. Course code	
8. Teacher's academic profile	
9. Keywords	Administrative law is arguably one of the most important laws; without it the state would not be able to function. It holds any country together. In modern times the arrangement of the administration and public authorities has changed in relation to the citizens. In the earlier days, Citizens' involvement in the administration was insignificant. In the past the citizens were isolated from the field of administration. In present times, the citizens are closely associated with the state administration. Thus, the connection of the people is found to be essential. As a result of these changing relations, the basic composition of the legal set up needs to be rearranged. The Administrative law, has therefore, developed. This module's main focus is on developing students' knowledge, skills, legal reasoning, expertise on questions of administrative law.
10. Course overview:	
The study of Administrative Law involves examination of the legal rules and institutions through which governmental decision-making is authorised, effected, limited and reviewed. This course examines both the exercise of executive power by administrative agencies and officials, and the means by which administrative decisions can be supervised, controlled and challenged.	
11. Course objective:	
Administrative law refers to the legal doctrines, constitutional, statutory, regulatory, and principles that govern the structure, decision processes, and behavior of administrative agencies. This unit introduces students to the legal relationship between the citizen and the state. This course is to introduce students to this field and to acquaint them with the complexity of law when one serves in an administrative position. A course in administrative law, therefore, addresses the following questions: 1- how and why legislative, judicial, and administrative powers are delegated to administrative agencies.	

- 2- how agencies exercise their delegated powers.
3- when and how aggrieved parties may seek judicial review of administrative decisions; and, what types of remedies against agency illegality or error reviewing courts may establish and enforce.

12. Student's obligation

Commitment to attendance and completion of their tests and the required readings.

13. Forms of teaching

The mode of teaching is lecture based. While the format of individual lectures may vary, the aim is to promote active learning by way of student participation in debate and discussion. To that end, materials will be circulated well in advance of each session. Essential reading will be identified, Books, Data Shaw, Power Point.

14. Assessment scheme

Law student at the Department of Law is subjected to a number of periodic tests and they are divided by Percentage Distribution of Grades for the semester in each course as follows:

- 1 - Semester Exam 30%
- 2 - Classroom activity 10%
3. End of the year Examinations 60%

An overall mark of at least 60% is required in order to pass this Module.

15. Student learning outcome.

On successful completion of this course, students will be able to:

1. Analyze the advanced principles of administrative law.
2. Apply administrative law principles to complex legal problems.
3. Conduct legal research and analyze government decision making.
4. Analyze the impact and operation of administrative law from policy perspectives and identify and explain government accountability for the exercise of public power.

16. Course Reading List and References:

المصادر العلمية:

د. دانا عبدالكريم سعيد و د. زانا روؤف مهنمى، أصول القانون الإداري.

المصادر المساعدة:

١. د. مازن ليلو راضي، القانون الإداري
٢. د. نواف كنعان، القانون الإداري – الكتاب الأول

17. The Topics:

Definition of Administrative Law

Lecturer: Ebad Rouhi

As above

Subjects of the administrative law	As above
The development of administrative law	As above
Characteristics of administrative law	As above
The relation between constitutional law and administrative law	As above
Legality and liability of administration	As above
Delegated or subordinated legislation	As above
Ombudsman	As above
The Administrative – Court in Iraq	As above
The French Council of State	

19. Examinations:

1- What is the definition of administrative Law?

Administrative law is defined as a branch of public law, which deals with composition, power, rights and liabilities of administrative bodies.

2- What are the subjects of the administrative law?

1. Organising the structure of state public administration.
2. The activities of the public administration and the administrative responsibility.
3. Judicial supervision and internal scrutiny of administrative activities.

3- Translate the following English text to Kurdish/Arabic?

The development of administrative law in France: text will be provided during examination.

4- What are the Characteristics of administrative law?

1. It is newly developed law.
2. Judge-made Law.
3. Flexible law.
4. A law balancing between public interest and private rights:
 - A. Jurisdiction of public institutions.

B. The defence of individual rights.

Translate the following English word to Kurdish/Arabic.

The words will be provided during examination.

21. Peer review