

## **PUBLIC ADMINISTRATION/ADMINISTRATIVE LAW**

Administrative law is a branch of Public law and governs all administrative actions of executive or quasi judicial authorities, it include any office administrative pronouncement or quasi-judicial decision or rule-making by any governmental authority or agency. All such actions come under the purview of Administrative law, and are subject to judicial review. The Supreme Court and High Courts have powers to examine the authority and validity of such actions.

In this process, the executive bodies are must to provide an opportunity of being heard to the opposite party/s before making any decision. The law office represents its clients before the Quasi-Judicial bodies and also before Supreme Court and High Courts in relation to legal as well as factual matters concerning to the impugned matters or actions of quasi-judicial bodies.