

- body competent to consider administrative disputes.
- as it did not appear until after the legislator created a judicial
4. Administrative law, in its precise sense, is considered recent,
- pursuit of achieving the public interest.
- The activity undertaken by the administrative authority in its
- 3.
- has authority that seeks to achieve the public interest.
- state administration in terms of its composition and activity, as it
- includes the total rules that govern the public administration or
2. Administrative law is a branch of internal public law that

- is organic.
- meanings, one of which is objective or material, and the second
- “administration” denotes in common expression two different
1. Most administrative law jurists agree that the word
- error if any:
- Answer true or false to the following statements, correcting the

English Language exam

Third Year - Public Law

Law Department

Faculty of Law and Political Science

