INDEX

	Page
1. CHAPTER 1 - Administrative Action	01
1.1 Introduction – Definition of "Law"1.2 Classification of the term "Law"1.3 Adjective Law1.4 Law of Evidence1.5 Nature of Administrative Law	03 04 05 07 08
2. CHAPTER 2 - History, Nature, Scope & Extent Of Administrative Law	09
 2.1 Introduction 2.2 Legal remedies 2.3 Relief in respect of administrative actions. 2.4 Types of Writes 2.5 Jurisdiction to issue Writs 2.6 The reserved, concurrent and provincial lists of subjects 	11 16 19 22 28 31
3. CHAPTER 3 - Doctrine Of Ultra Vires	43
3.1 Introduction3.2 History in Sri Lanka3.3 Ground for review3.4 Illegality3.5 Irrationality3.6 Procedural Impropriety	45 45 45 46 46 47
4. CHAPTER 4 - Rules Of Reasonableness	49
 4.1 Introduction 4.2 Rule against bias 4.3 Degrees of Bias 4.4 All parties must given a hearing 4.5 Prior notice to hearing 4.6 Opportunity of Being Heard 4.7 Conduct of the Hearing 4.8 Right to Legal Representation 	51 52 53 54 55 56 56 56

5. CHAPTER 5 - Jurisdiction	59
5.1 Introduction5.2 Impact of administrative decisions5.3 Ouster Clauses5.4 The position in Sri Lanka	61 61 63 64
6. CHAPTER 6 - Writ Of Certiorari	67
6.1 Introduction	69
7. CHAPTER 7 - Writ Of Prohibition	73
7.1 Locus Standi	75
7.2 The nature of the order	75
7.3 The nature of the body making a decision	77
7.4 Issues between employer and employees	77
7.5 Contractual relationship	77
7.6 Purely Ministerial capacity	78
7.7 Delay	79
7.8 Full disclosure	80
7.9 RULE 46	80
7.10 Section 22 of the Interpretation Ordinance	81
7.11 Failure to name all parties	81
8. CHAPTER 8 - Case Law	83
9 CHAPTER 9 - Formats	89

9. CHAPTER 9 - Formats