



## University of Khenchela Abbas Laghrour Faculty of Law and Political Science



### Exam of English terminology 2<sup>nd</sup> year master: Administrative law(20%)

#### Activity one.

Algeria has adopted a dual judicial system that separates the ordinary judiciary from the administrative judiciary, the administrative judicial authorities adjudicate on administrative issues, and they are divided into administrative courts and the State Council; administrative courts are also divided into administrative courts of first instance and administrative courts of appeal. The first instance is the basis for the formation of the administrative judicial organization and is composed of 58 courts; its decisions are subject to appeal before the six administrative courts of appeal, in addition to the State Council, which is considered the highest administrative judicial body. Its role varies between advisory and judicial work, as it consists of five chambers divided into sections.

Judicial authorities handle disputes whose subject matter is administrative law, which is considered an important branch of public law, and works to organize the administrative management of the state, in addition to being distinguished by an important characteristic, which is that it is not written, and its application is within the scope of administrative centralization or decentralization; administrative centralization works to unify administrative activity within the state with the executive authority, in the capital and its branches in the regions. However, this did not prevent the emergence of bureaucracy due to state interference in many areas, while decentralization is based on the distribution of administrative functions from the authority in charge of that in the capital to elected local bodies across the national territory.

**1-Give a title to the text (1 point)**

**2-Translate the text from English to Arabic (4 points)**

#### Activity two.

**Translate the text from Arabic to English (4 points)**

تضمّن قانون الإجراءات المدنية والإدارية في المادة 800 وما بعدها العديد من التفاصيل التي تنظم الاختصاص القضائي الإداري لاسيما وجوبية تمثيل المتقاضي أمام الجهات القضائية الإدارية بمحام،

وهو ما يبرز جدية المشرع في جعل القضاء الإداري يباشر الرقابة على الجوانب الإدارية، كالعقود الإدارية والفساد الإداري والذي يعتبر مشكلا متجددا، فهو مخالف للمشروعية التي تفرضها القوانين واللوائح داخل الدولة التي يسود فيها القانون، حيث يجدر بالقضاء التصدي له بسبب الظواهر السلبية التي تسيء لدولة القانون كالرشوة، المحسوبية، الاختلاس وغيرها.

### Activity Three.

Translate these words (05 points).

The fraud, Oversight authorities, Human Development, Punitive system, Sovereignty.

التوظيف، القضاء الإداري، إفلاس، امتيازات السلطة العامة، آثار العقد.

### Activity four.

Essay (06 points).

According to your study, how can the law combat bribery?

Give your opinion in a paragraph of no more than 7 lines.

**Good luck**

ملاحظات هامة.

1- العمل شخصي ولا تقبل الإجابات المتشابهة تحت طائلة العقوبة. (علامة الصفر)

2- ضرورة كتابة البيانات الصحيحة للطالب على ورقة الإجابة، لاسيما رقم الفوج.

3- يتم تسليم الأعمال يدويا بقاعة الأساتذة، وحدد آخر أجل يوم الأحد 2023/05/05، من الساعة 10:00

إلى 10:30 صباحا، وترفض تلك الواردة بعد هذا الميعاد.