Exam Reminder: Please recall the following information from the initial syllabus:

The use of computers in taking the final examination is strongly encouraged. Students who choose to handwrite their exam are cautioned that words that are not readily legible may be disregarded.

Students who require an exception to this policy for a legitimate reason (e.g., disability) should seek an exception well in advance of the exam. To avoid compromising the anonymity of the exam process, such students should discuss the matter with a dean in the Office of Student Affairs, not with me.

IV. Judicial Review of Administrative Action

A. The Scope of Review

30. A. General
SM 91-94
Camp v. Pitts
Review your notes on Overton Park

B. Questions of Fact
SM 94-106
Universal Camera Corp. v. NLRB
ADAPSO v. Board of Governors of the Federal Reserve System

Questions of Law

31. SM 107-108
MMS 1002-1010 (through end of note 1 following Chevron)

32. SM 109-117
MMS 1021 (last ¶)-1036 (through end of note 1 following Mead).
Mead Corp. v. United States

33. SM 118-145
NRDC v. EPA
B. The Availability of Review

Preclusion or Limitation of Review

34. MMS 1139-1142, plus notes 1, 3, and 4 following Johnson v. Robison
MMS 1160-1170 (but not the notes after the case)
Johnson v. Robison
Webster v. Doe
Review your notes on Overton Park

35. MMS 1182-1190, plus note 1 following Heckler v. Chaney
MMS 1200-1211 (through end of note 1)
MMS 1219-1224
Heckler v. Chaney
Massachusetts v. EPA
Norton v. SUWA

Ripeness

36. MMS 1246-1264
Abbott Laboratories v. Gardner
Toilet Goods v. Gardner

Exhaustion

37. MMS 1264-1267 (through end of first ¶)
SM 146-149
MMS 1268-1270 (notes 1 and 2)
SM 150-155
McKart v. United States
Darby v. Cisneros

Standing

38. MMS 1281-1296, plus note 2 on 1302-1304
ADAPSO v. Camp
Sierra Club v. Morton

39. SM 156-161
MMS 1382-1391
MMS 1319-1323 (through end of excerpt from UAW v. Brock)
SM 162
Air Courier Conference v. American Postal Workers Union
National Credit Union Administration v. First National Bank & Trust Co.
Havens Realty v. Coleman