Comparative Administrative Law
Second Edition

Edited by

Susan Rose-Ackerman
Henry R. Luce Professor of Jurisprudence (Law and Political Science),
Yale University, USA

Peter L. Lindseth
Olimpiad S. Ioffe Professor of International and Comparative Law,
University of Connecticut, USA

Blake Emerson
Research Fellow, Administrative Conference of the United States, USA

RESEARCH HANDBOOKS IN COMPARATIVE LAW

Edward Elgar
Cheltenham, UK • Northampton, MA, USA
Contents

List of contributors ix
Acknowledgements xxii

Introduction 1
Susan Rose-Ackerman, Peter L. Lindseth, and Blake Emerson

PART I CONSTITUTIONAL STRUCTURE AND ADMINISTRATIVE LAW: TRADITIONS AND TRANSFORMATIONS

1 Révolution, Rechtsstaat and the Rule of Law: historical reflections on the emergence and development of administrative law 23
Bernardo Sordi

2 Good-bye, Montesquieu 38
Bruce Ackerman

3 Politics and agencies in the administrative state: the U.S. case 44
Peter L. Strauss

4 Written constitutions and the administrative state: on the constitutional character of administrative law 60
Tom Ginsburg

5 Comparative positive political theory and empirics 71
M. Elizabeth Magill and Daniel R. Ortiz

6 The ‘Neue Verwaltungsrechtswissenschaft’ against the backdrop of traditional administrative law scholarship in Germany 85
Andreas Voßkuhle and Thomas Wischmeyer

7 Transformations of administrative law: Italy from a comparative perspective 102
Marco D’Alberti

8 Hungary’s post-socialist administrative law regimes 119
Kriszta Kovács and Kim Lane Schepele

PART II ADMINISTRATIVE INDEPENDENCE

9 The promise of comparative administrative law: a constitutional perspective on independent agencies 139
Daniel Halberstam
Comparative administrative law

10 The puzzle of independence and parliamentary democracy in the common law world: a Canadian perspective
Lorne Sossin

11 Assessing the theory of presidential dominance: empirical evidence of the relationship between the executive branch and regulatory agencies in Brazil
Mariana Mota Prado

12 Experimenting with independent commissions in a new democracy with a civil law tradition: the case of Taiwan
Jiunn-rong Yeh

Arun Kumar Thiruvengadam

14 A comparison of US and European independent commissions
Martin Shapiro

PART III TRANSPARENCY, PROCEDURE, AND POLICY-MAKING

15 Citizens and technocrats: an essay on trust, public participation, and government legitimacy
Susan Rose-Ackerman

16 The rise of reason giving in American administrative law
Jerry Mashaw

17 The 2015 French code of administrative procedure: an assessment
Dominique Custos

18 Three generations of administrative procedures
Javier Barnes

19 Administrative agencies as creators of administrative law norms: evidence from the UK, France and Sweden
Dorit Rubinstein Reiss

20 Comparing regulatory oversight bodies: the US Office of Information and Regulatory Affairs and the EU Regulatory Scrutiny Board
Jonathan B. Wiener and Alberto Alemanno

21 Looking for a smarter government (and administrative law) in the age of uncertainty
Giulio Napolitano

22 Participation and expertise: judicial attitudes in comparative perspective
Catherine Donnelly
PART IV ADMINISTRATIVE LITIGATION AND ADMINISTRATIVE LAW

23 Judicial review of questions of law: a comparative perspective
   Paul Craig

24 Proportionality review in administrative law
   Jud Mathews

25 Voidness and voidability of unilateral administrative acts in the Western
   tradition
   Gabriel Bocksang Hola

26 The powers and duties of the French administrative law judge
   Jean Massot

27 Judicial review of agency action in the U.S. and Israel: the choice between
   open and closed review
   Michael Asimow and Yoav Dotan

28 The ‘double helix’ of process and substance review before the UK
   Competition Appeal Tribunal: a model case or a cautionary tale for
   specialist courts?
   Athanasios Psygkas

29 Judicial deference to agency’s discretion in new democracies: observations
   on constitutional decisions in Poland, Taiwan, and South Africa
   Cheng-Yi Huang

30 Legal management of urban space in Japan and the role of the judiciary
   Narufumi Kadomatsu

31 The courts and public space: France, the UK and the US in historical
   perspective
   Thomas Perroud

PART V ADMINISTRATIVE LAW AND THE BOUNDARIES OF THE STATE

PART A PUBLIC AND PRIVATE

32 Three questions of privatization
   Daphne Barak-Erez

33 Contracting out and ‘public values’: a theoretical and comparative approach
   Jean-Bernard Auby

34 Organizational structure and culture in an era of privatization: the case of
   United States military and security contractors
   Laura A. Dickinson

35 Transnational non-state regulation and domestic administrative law
   Victor V. Ramraj
PART B ADMINISTRATIVE LAW BEYOND THE STATE: THE CASE OF THE EU

36 A framework for historical comparison of control of national, supranational and transnational public power
   *Peter Cane*

37 EU Agencies 2.0: the new constitution of supranational administration beyond the EU Commission
   *Johannes Saurer*

38 Administrative discretion in the EU: comparative perspectives
   *Joana Mendes*

39 Administrative law reform in the European Union: the ReNEUAL Project and its basis in comparative legal studies
   *Herwig C.H. Hofmann and Jens-Peter Schneider*

40 The constitutional basis of EU administrative law
   *Matthias Ruffert*

41 What's in a label? The EU as 'administrative' and 'constitutional'
   *Peter L. Lindseth*

*Index*