
Contents

<i>List of contributors</i>	viii
<i>Acknowledgements</i>	xiii
<i>Table of cases</i>	xiv
<i>Table of legislation</i>	xxvi

Introduction: European administrative law – a thematic approach <i>Carol Harlow, Giacinto della Cananea and Päivi Leino</i>	1
--	---

PART 1 CONTEXT AND THEORY

1 European administration: nature and developments of a legal and political space <i>Herwig CH Hofmann</i>	21
2 The European administration: <i>imperium</i> and <i>dominium</i> <i>Giacinto della Cananea</i>	44
3 Remarks on the language of administrative law scholarship in the EU <i>Matthias Ruffert</i>	69

PART 2 THE WORK OF ADMINISTRATION

4 Information exchange and its problems <i>Jens-Peter Schneider</i>	81
5 ‘Administering human rights’: the experience of the EU’s Fundamental Rights Agency <i>Jonas Grimheden, Morten Kjaerum and Gabriel Toggenburg</i>	113
6 Administrative law and the Common European Asylum System <i>Elsbeth Guild</i>	137

PART 3 RESURGENT AUTHORITARIANISM

7 Between constitutional command and technocratic rule: post crisis governance and the Treaty on Stability, Coordination and Governance (‘The Fiscal Compact’) <i>Michelle Everson and Christian Joerges</i>	161
---	-----

- | | | |
|---|--|-----|
| 8 | The European Union security exception: beyond control?
<i>Vigjilenca Abazi and Deirdre Curtin</i> | 188 |
| 9 | Accountability dilemmas of regulating financial markets through
the European Supervisory Agencies
<i>Päivi Leino</i> | 209 |

PART 4 ACCOUNTABILITY AND CONTROL

- | | | |
|----|---|-----|
| 10 | Enforcement and compliance
<i>Tanya A Börzel and Eva G Heidbreder</i> | 241 |
| 11 | Four meta-doctrines of regulatory accountability in the European
Union
<i>Colin Scott and Imelda Maher</i> | 263 |
| 12 | The scope of EU Courts' jurisdiction and review of administrative
decisions – the problem of intensity control of legality
<i>Mariusz Baran</i> | 292 |
| 13 | Control and scrutiny: parliaments as agents of administrative law
<i>Tapio Raunio</i> | 316 |
| 14 | Audit and administrative law
<i>Alex Brenninkmeijer</i> | 344 |

PART 5 VOICE AND CITIZENSHIP

- | | | |
|----|---|-----|
| 15 | Executive rule-making: procedures in between constitutional
principles and institutional entrenchment
<i>Joana Mendes</i> | 371 |
| 16 | The right to ask ... the right to know – the successes and failures
in access to documents rules and practices from an NGO
perspective
<i>Liisa Leppävirta with Helen Darbishire</i> | 399 |
| 17 | Judicial review of EU administrative rules: to Lisbon and beyond
<i>Kieran Bradley</i> | 423 |
| 18 | Networking and dialogue in the European judicial arena
<i>Maartje de Visser</i> | 446 |
| 19 | Administrative due process of law in the light of the
jurisprudence of EU Courts: a quantitative and qualitative analysis
<i>Laura Muzi</i> | 468 |
| 20 | Complaints systems and EU governance – a new look
<i>Richard Rawlings</i> | 490 |

PART 6 IMPACT AND OUTREACH

21	Enlargement and administrative law: the Polish experience <i>Nina Póttorak</i>	521
22	EU administrative law in an international perspective <i>Edoardo Chiti</i>	545
	Endpiece <i>Carol Harlow, Giacinto della Cananea and Päivi Leino</i>	572
	<i>Index</i>	581