

Claudio Rossano

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Manuale Di Diritto Pubblico Jovene

Hussin A.Rothana

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Volontariato e pubblica amministrazione Anna Lazzaro,2006 [The Civil Service in Europe](#) Karl-Peter Sommermann,Adam Krzywoń,Cristina Fraenkel-Haeberle,2025-01-29 This book opens an often nationally focused field of research to a transnational common European debate It addresses the ongoing transformation of the civil service examining its evolving landscape across Europe and exploring the intricate web of historical social and political influences that are shaping its current state and setting the future direction Written by experts from different European countries this book offers a transnational and interdisciplinary perspective on the civil service by combining legal analysis with insights from public management political science and sociology It addresses the growing complexity of public administration tasks and the increasing requirements related to the qualification of civil servants amidst global challenges such as climate change migration and technological progress The book is structured to provide both a broad overview as well as in depth analyses It covers national developments presents comparative studies and tackles intersecting issues such as employment systems non discrimination and human rights digitalisation artificial intelligence the fight against corruption and administrative culture It aims to identify common European standards and provide practical guidance for public service reforms The volume will prove to be an indispensable resource for academics practitioners and policymakers concerned with public administration and governance The Open Access version of this book available at <http://www.taylorfrancis.com> has been made available under a Creative Commons Attribution Non Commercial No Derivatives CC BY NC ND 4 0 license [The Legal Order](#) Santi Romano,2017-07-14 First published in 1917 with a second edition in 1948 this is the first English translation of Santi Romano s classic work The Legal Order The focus is on the notion of institution which Romano considers the core and distinguishing feature of law The Legal Order offers precious insights for a thorough rethinking of state based models of law *Jahrbuch des Offentlichen Rechts der Gegenwart. Neue Folge* Peter Haberle,1985-12-31 [Catalogo dei libri in commercio](#) ,1997

The Italian Legal Tradition Thomas Glyn Watkin,2018-12-20 First published in 1997 this volume provides the reader from a common law background with an introduction to the Legal System and basic private law institutions of contemporary Italy It aims to afford a basic understanding rather than a detailed presentation of Italian law through an appreciation of its historical development within the civil law tradition and its place in that family of legal systems descended from Roman law Having described Italy s place in European legal history and identified the main features of civil law systems generally it examines the structure of the modern Italian State its legislative process Constitution legal professions and systems of civil criminal and administrative justice The last third is devoted to private law in particular the law relating to the family property contracts and civil wrongs particular attention being paid to differences between the civil and common law approaches to these subjects It is a readable lucid and systematic account of its subject **Participation in EU Rule-making** Joana Mendes,2011-04-07 The limited scope of participation in the making of EU law remains a continued source of controversy

featuring prominently in recent institutional and political developments that have been shaping the EU's constitutional framework most intensely in the follow up of the Commission's White Paper on Governance. Yet little attention has been paid to participation rights as a means of ensuring the procedural protection of persons affected by EU regulation in its diverse forms. This is a dimension of the rule of law that has been largely ignored by EU legislative and judicial bodies. Not only the legislator but also the Court of Justice and the Court of First Instance tend to adhere to excessively formal conceptions of participation rights that are premised on the right to be heard in individual procedures as well as to a restrictive view regarding the relationships between the citizens and the administration. This book shows why in the face of new regulatory developments these conceptions are currently inadequate to ensure the legal protection of rights and interests affected by EU regulation. Combining a conceptual analysis with thorough empirical scrutiny this book assesses the scope of participation rights in EU law against their rationales and underlying legal values. It makes a case for the extension of participation rights to new situations and new types of procedures in particular those that would generally fall within the category of rulemaking. It brings distinct normative insights into a crucial theme of EU administrative law and makes a topical and timely contribution to the increasingly notable theme of public participation in EU regulation. Joanna Mendes 2009 thesis upon which Participation in EU Rule Making is based was awarded the the European University Institute Florence Mauro Cappelletti Prize for the best doctoral thesis using a methodology of comparative law. Storia, antropologia e scienze del linguaggio, 1990 Repertorio generale annuale della Giurisprudenza italiana, 1944

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