

5th Global Administrative Law Seminar, Viterbo, June 12-13, 2009
Presentation, provisional program and call for papers

LEGALITY REVIEW
IN THE GLOBAL ADMINISTRATIVE SPACE

1. Presentation

In the last fifteen years, the number of mechanisms and proceedings for review of the legality of decisions and norms adopted by global administrative bodies has grown rapidly. Review is exercised by international courts and arbitral tribunals and also by domestic courts. Review may also be exercised by reviewing entities that are a part of the global body making the decision reviewed. Further, other global administrative bodies or domestic administrative authorities may engage in legality review in the course of deciding whether to follow a decision or norm adopted by a global administrative body. Review can extend to both the substantive and procedural elements.

What is the current state of development of such reviewing practices and norms? Do such mechanisms and proceedings result in a coherent and coordinated system of review of global administrations' action? Or do they generate a fragmented and diverse patchwork, composed of different approaches and standards? To what extent do review procedures depart from the traditional international modes of dispute resolution, basically centred on negotiation? And in what way does their gradual emergence of various forms of review affect the development of global administrative law?

The *5th Viterbo Gal Conference* aims at discussing research and studies which, though focussing on specific issues, reviewing bodies or sectors, contribute to academic reflection on the general subject of review of global administrative decisions and the development of global administrative law.

Papers should deal with questions such as, for example, the following. What bodies exercise review? Who has access to such review? How are review mechanisms and proceedings shaped? Which global administrative decisions and measures can be held amenable to review? On which grounds? And what are the effects of the review decision? What remedies and incentives do various reviewing bodies provide? What is the relationship between non judicial and judicial review mechanisms and proceedings? And how do they interact with the review mechanisms and proceedings available at the domestic level?

2. Provisional program

The seminar will be held in Viterbo, at La Tuscia University (June 12-13, 2009).

First session: Friday (3 p.m.-7 p.m.)

- ✓ Presentation of papers
- ✓ General discussion
- ✓ Responses to comments by the authors of the papers

Second session: Saturday (9 a.m.- 1 p.m.)

- ✓ Gal Project: Round Table
- ✓ Gal Research Activities
- ✓ GAL Project: Agenda and Next Steps

3. Call for papers

The advisory group for the conference invites submissions of case study papers on the conference themes outlined below.

The abstract must be a minimum of 150 and no more than 500 words. The deadline for submission is December 20, 2008. Abstracts must include an indication of the major arguments to be made as well as a statement of the issue area of the paper, and they should state the proposed title for the paper, as well as the postal and email addresses and contact telephone of the author. Abstracts (in PDF, RTF or Word format) must be sent to infogal09@gmail.com. A notification of reception will be sent immediately after.

The selection panel of the conference committee will consider all abstracts received by the submission deadline and will accept the most significant in relation to the issue of the seminar. The notification for paper acceptance is due on January 20, 2009.

The submission date for the full paper is no later than May 10, 2009. The final version of the paper must be no longer than 8,000 words (footnotes included) and must be sent to infogal09@gmail.com (PDF, RTF or Word format).

For detailed information please contact:

infogal09@gmail.com

Rome, October 28, 2008