1. Record Nr. UNINA9910817292103321 Administrative justice in context / / edited by Michael Adler Titolo Oxford: Portland, Oregon,: Hart Publishing, 2010 Pubbl/distr/stampa **ISBN** 1-84731-753-7 1-4725-6075-2 1-282-80649-1 9786612806490 1-84731-575-5 Edizione [1st ed.] Descrizione fisica 1 online resource (558 p.) Disciplina 347 Soggetti Justice, Administration of Administrative law Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Description based upon print version of record. Note generali Nota di bibliografia Includes bibliographical references and index Nota di contenuto The changing context of governance: implications for administration and justice / Andrew Gamble and Robert Thomas -- Delivering choice and administering justice: contested logics of public services / John Clarke, Janet Newman -- Developments in E-Government / Helen Margetts and Martin Partington -- The audit society : helping to develop or undermine trust in government / Irvine Lapsley and Jeremy Lonsdale -- Changes in human rights / David Feldman --Understanding and analysing administrative justice / Michael Adler --The organisation of administrative justice systems: the role of political mistrust / Robert A. Kagan -- A cultural analysis of administrative justice / Simon Halliday and Colin Scott -- Through the eyes of

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Sommario/riassunto

This book comprises a definitive collection of papers on administrative justice, written by a set of very distinguished contributors. It is divided into five parts, each of which contains articles on a particular aspect of administrative justice. The first part deals with the impact of 'contextual changes' on administrative justice and considers the implications of changes in governance and public administration, management and service delivery, information technology, audit and

accounting, and human rights for administrative justice. The second part deals with conceptual issues and describes a number of competing approaches to the administrative justice. The third part deals with the application of administrative justice principles to private law disputes while the fourth part deals with the distinctive characteristics of administrative justice in three other jurisdictions. The final part deals with current developments in administrative justice and the book concludes with a discussion of legislative and policy developments in the UK. The general approach of the book is socio-legal and interdisciplinary. The chapters adopt a variety of disciplinary perspectives, including those derived from political science, public policy, social policy, accounting and information technology as well as from law. Although most of the contributors are academics, some are practitioners. For these reasons, the book should be of interest to lawyers, particularly those with interests in administrative law, and to social scientists, particularly those with interests in public administration, public policy and public management