

E. ALBANESI, Teoria e tecnica legislativa nel sistema costituzionale. Seconda edizione interamente rivista e aggiornata. Prefazione di Paolo Carnevale, Napoli, Editoriale scientifica, 2019

E. ALBANESI, Legislative Drafting Theory and Techniques in the Italian Constitutional System. Revised and Updated Second Edition. Foreword by Paolo Carnevale, Napoli, Editoriale scientifica, 2019

CONTENTS
(TRANSLATED INTO ENGLISH)

Foreword by Paolo Carnevale p. 9

Note of the Author to the second edition p. 15

Part I

PRELIMINARY ISSUES AND FUNDAMENTAL PRINCIPLES OF CONSTITUTIONAL LAW

Chapter 1. Preliminary Issues

1. The Boundaries of the Study p. 21
2. Legislative Drafting and Interpretation p. 26
3. Legislative Drafting: Law and Regulatory Policy p. 36
4. Legislative Drafting and Specialized Disciplines p. 43
5. The Cost of Bad Legislation p. 49
6. The Legal and Institutional Consequences of Bad Legislation and Constitutional Values p. 51
7. The Popularization of Law p. 56
8. High-quality Legislation: a Historical Digression p. 67

Chapter 2. Fundamental Principles of Constitutional Law: Sources of Law and Law-making Process

1. The Sources of Law p. 79
2. Side Issues: Limits of Law (the Issue of the Secondary Rules) and the Role of the Internal Acts of the Constitutional Authorities p. 89
3. Stages in the Law-making Process p. 95
4. The Problems Relating to the Sources of Law System and the Law-Making Process (in the Context of the Political System and the Form of Government) and the Consequences on the Quality of Legislation p. 107

Part II

SOURCES OF LAW, AUTHORITIES, STRUCTURES AND PROCEDURES

Chapter 3. Sources of Law, Authorities, Structures and Procedures for Legislative Drafting

1. The Sources of Law on Legislative Drafting p. 129
2. Authorities, Structures and Procedures for Legislative Drafting (in particular) between Government and Parliament p. 132
 - 2.1. The Government: a) Structures and Bodies p. 134
 - 2.2. (continuation): b) Procedures p. 139
 - 2.3. The Parliament: a) Structures and Bodies p. 140
 - 2.4. (continuation): b) Procedures p. 151

- 2.5. The Council of State p. 153
- 2.6. The President of the Republic p. 155
- 2.7. The Constitutional Court p. 162

Part III
LEGISLATIVE DRAFTING GUIDELINES

Chapter 4. Legislative Drafting Guidelines

- 1. Legislative Drafting Guidelines p. 171
- 2. The Rules of Style, Semantics, Syntax and Form p. 174
- 3. The Framework of an Act p. 182
- 4. The Connections between Acts p. 191
- 5. The Guidelines for Specific Contents p. 197
- 6. The Special Guidelines for Specific Acts p. 205
- 7. Legimatics p. 208

Chapter 5. The Preliminary legal analysis (ATN), the Technical-Financial Report, the Regulatory Impact Assessment (RIA) and the Ex-post Evaluation of Regulation (VIR)

- 1. Legislative Drafting and Regulatory Guidelines Between Law and Economic Analysis of Law p. 211
- 2. The Descriptive Report. The Preamble of the Government Acts and the Issues Relating to the Purpose Provisions p. 212
- 3. The Preliminary Legal Analysis (ATN) p. 216
- 4. The Technical-Financial Report p. 225
- 5. The Regulatory Impact Assessment (RIA) p. 228
- 6. The Ex-post Evaluation of Regulation (VIR) p. 234
- 7. Regulatory Impact Assessment, Ex-post Evaluation of Regulation and Consultation: the New Course p. 236

Chapter 6. Legislative Simplification

- 1. The “Seasons” and the Instruments of Legislative Simplification: Delegation, Consolidated Legal Texts, Sectoral Codes and Repeal p. 243
- 2. The So-called “Legislation-cutting” Mechanism and the So-called “Government-regulation-cutting” Mechanism: a) the Mechanism p. 251
- 3. (continuation): b) the Problematic Issues p. 256
- 4. The Problematic Boundaries of Law Revision: Consolidation and Codification p. 262
- 5. The Outlook of the Legislative Simplification Policy: New Tools, the Eclipse of the Yearly Act on Codification, New Priorities and Lack of Constitutional Regulation p. 268

Conclusion p. 275

Bibliography p. 285