## **Developments in the Law in 2019: Administrative Law**

## Maw-In Tsai\*

## **Abstract**

Legal practice is always the focal point of administrative law studies. Reviewing the important items in the development of legal practice at 2019: completely discarding the theory of special authority relationships, enforcing Great Panel Adjudication, revising and enlarging the chapters of urban plan reviewing process in Administrative Litigation Act, etc. In the part of farewell to the theory of special authority relationships, this article briefly describes the context from deprivation to protection of people's litigation rights under the cover of special authority relationships, based on The Interpretation of the Council of Grant Justices No. 784 and No. 785. After the Great Panel Adjudication is on the way, the system of precedent will go down in history, this article introduces the new system and analyzes forward possible defects; and the urban planning reviewing process is enlarged according to The Interpretation of the Council of Grant Justices No. 742, the procedure makes the administrative relief system of our country more perfect. This article sticks to the general system of the administrative law and discuss interpretation of the Grand Justice Council, resolutions at the joint meeting of all levels of Administrative Court judges and division-chief judges and judges, and modification and establishment of applicable regulations. It also briefly explains basic principles of administrative law, administrative process, administrative effect, administrative remedy law and important judgment.

Keywords: Great Panel Adjudication, the theory of special authority relationships, basic principles of administrative law,

E-mail: mawin@mail2000.com.tw

Professor of Law, College of Law, National Taiwan University.

## 1554 臺大法學論叢第 49 卷特刊

administrative process, administrative effect law, administrative remedy law