

Andrew F. Popper

*Administrative Law in the 21st Century*

49 Admin. L. Rev. 187 (1997)

Abstract by Sarah P. Kenney

In this article, the author argues that administrative law and regulation shift according to notions of public opinion. As a result, the author discusses the impact of this political nature on the administrative process. He suggests that the administrative law system is a “rough approximation of continuously evolving ritual and custom.” Finally, he suggests that agencies need flexible policies in order to enable them to adjust to changing needs, a function limited by the Supreme Court’s practice of restricting administrative agency innovation and regulatory enforcement in federal courts.