

# Unreasonableness as a ground of judicial review in South Africa - constitutional challenges for South Africas administrative law : including comparative aspects of German public law

## Nomos - An overview of judicial review in parts of Africa

Description: -

Eisenstein, Sergei, 1898-1948 -- Criticism and interpretation --

Congresses

Campaign literature, Canadian.

United States -- Politics and government -- 1812-1815.

Germany -- History -- To 1517.

France -- History.

Administrative law -- Germany.

Administrative law -- South Africa.

Judicial review. Unreasonableness as a ground of judicial review in South Africa - constitutional challenges for South Africas administrative law : including comparative aspects of German public law

Traditional arts of Africa

Schriften aus der Forstlichen Fakultät der Universität Göttingen und der Niedersächsischen Forstlichen Versuchsanstalt -- Bd. 107

Library of American civilization -- LAC 40070.

Schriftenreihe Recht und Verfassung in Südafrika -- Bd.

16Unreasonableness as a ground of judicial review in South Africa - constitutional challenges for South Africas administrative law : including comparative aspects of German public law

Notes: Includes bibliographical references.

This edition was published in 2002

DOWNLOAD FILE



Filesize: 64.29 MB

Tags: #Grounds #for #judicial #review #in #South #African #Law

**Administrative Discretion: A Comparative Analysis — IACL**

Petition denied, by majority opinion Vice-President Cheshin and Justices Rivlin, Levy, Grunis, Naor and Adiel , President Barak and Justices Beinisch, Procaccia, Joubran and Hayut dissenting. Reasonable people, including judges, may often differ on what is equitable and fair.

## Law Reform Commission Consultation Paper on Prosecution Appeals In Cases Brought on Indictment

In none of these have minorities been politically well represented. GENERAL OR FETTERED RIGHT OF APPEAL 82 B.

## Yet Another Call For A Greater Role For Good Faith In The South African Law Of Contract: Can We Banish The Law of The Jungle, While Avoiding The Elephant In The Room? [2013] PER 68

They are useful mechanisms for unorganised sectors of society to come together to raise particular issues for consideration by the legislative authority. The United States District Court dismissed these petitions for want of jurisdiction.

## Petition 412 of 2016

State of Israel, IsrSC 48 1 290. Whatever appearance old-established custom and procedure may require in criminal jury trials, the reality is that such a verdict of 'Not Guilty' was never pronounced by the jury and resulted from the judge's decision and his alone.

## **Chief Justice Barak's Legal Revolutions and What Remains of Them: The Authoritarian Abuse of the Judicial**

Making Sense of Section 15 of the Charter? Without this, the extensive consultation that accompanied the drafting of the various documents would have been fruitless. The judges and jury deliberate together both in relation to the question of guilt and sentence: Van Den Wyngaert, Gane, Kühne, McAuley eds.

## Related Books

- [From postgraduate to social scientist - a guide to key skills](#)
- [Executive economics - ten essential tools for managers](#)
- [Öko-sozialen Umbau beginnen - Grundeinkommen](#)
- [Aircraft manual for inspection, maintenance and repair](#)
- [Précis of official Catholic teaching](#)