

Emblematic cases and principles developed by the Austrian Verwaltungsgerichtshof

*by Angela Ferrari Zumbini
Assistant Professor, University of Naples "Federico II"*

1. Judgment n. 2263/1884: The right to a hearing
2. Judgment n. 2452/1885: The right to equal treatment
3. Judgment n. 5805/1891: A broad interpretation of standing and subjective right
4. Judgment n. 8150/1894: The right to be informed
5. Judgment n. 8686/1895: The right to have full knowledge of the findings
6. Judgment n. 9441/1896: The right to present allegations
7. Judgment n. 11393/1898: The right to a hearing must be granted even when there is no positive law stating such a right
8. Judgment n. 11996/1898: Any administrative decision must conform to the principles of due process
9. Judgment n. 2501(A)/1904: Misapplication of the law
10. Judgment n. 3212(F)/1905: The duty of the administration to take into account the documents presented by the party
11. Judgment n. 3544(A)/1905: Participation and effectiveness
12. Judgment n. 4084(A)/1906: The standing of communities
13. Judgment n. 5622(A)/1907: Right to be fully informed of the results of fact finding
14. Judgment n. 6218(A)/1908: *Rechtlicher Gehör*
15. Judgment n. 6573(F)/1908: Lack of grounds in tax matters
16. Judgment n. 6837(A)/1909: Notice to participate must be sent in good time