

ABSTRACT

THE ADMINISTRATIVE RESPONSIBILITY FOR STATE REPRESENTATIVE AND SECRETARY OF THE MUNICIPAL

The research examines the accountability of the municipal secretary of revenue in the light of recent case law . Preliminarily , we analyzed how the Italian legal system is meant loss of revenue for the damage suffered by the state or other public entity as a result of the action or omission of a person acting on behalf of the public administration , as an official , employee or manager, or otherwise added to his organizational apparatus . In the continuing research is addressed , however, the question of the separation of politics and administration in relation to the important effects that it produces in terms of accountability of revenue . The heart of the analysis is represented by a thorough examination of the case law concerning the municipal secretary and the new forms of liability provided by the recent laws on prevention of corruption and transparency. The search ends , then , with the deepening of the issues related to the role of the secretary in charge of the prevention of corruption.