Lawmaking in Multi-Level Settings: Federalism, Europe, and Beyond

Felix Uhlmann: Form, Arrangement and Design in Theory and Practice

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Table of Contents

I. Introduction: What is a Multi-Level System?

II. Forms of Multi-Level Systems
   1. Characteristics of Multi-Level Systems
   2. Power
   3. Tasks
   4. Legal Sources

III. Typical Concerns of Lawmakers
   1. From Above: Effectiveness of Upper Law Legislation
   2. From Below: (Political) Transgression and Quality
I. Introduction

What is a Multi-Level System?

Gymnasium Bäumlihof, Basel
I. Introduction

What is a Multi-Level System?

- The WTO Agreement on Government Procurement
- AGREEMENT between the EU and the Swiss Confederation on certain Aspects of Government Procurement
- (Swiss) Federal Law on the Internal Market
- Interkantonal Agreement (of the Swiss States) on Public Procurement
- Cantonal (State) Law on Public Procurement
- Cantonal (State) Ordinance on Public Procurement
- [Local (community) Law on Public Procurement]
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Upper Level: Federal Law
Lower Level:
I. Introduction

What is a Multi-Level System?

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<thead>
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II. Forms of Multi-Level Systems

1. Characteristics of Multi-Level Systems

- Upper Level Law
- Lower Level Law

| Power | Tasks | Sources |
II. Forms of Multi-Level Systems

2. Power

Upper Level Law

Lower Level Law
II. Forms of Multi-Level Systems

3. Tasks

Upper Level Law

Lower Level Law
II. Forms of Multi-Level Systems

4. Legal Sources

Upper Level Law

Lower Level Law
III. Typical Concerns of Lawmakers

1. From Above: Effectiveness of Upper Law Legislation

- Direct Applicability of Upper Level Law
- Preeminence of Upper Level Law
- Control and Sanctions
III. Typical Concerns of Lawmakers

2. From Below: (Political) Transgression and Quality