

2014

DOI:10.14111/j.cnki.zg

08

39

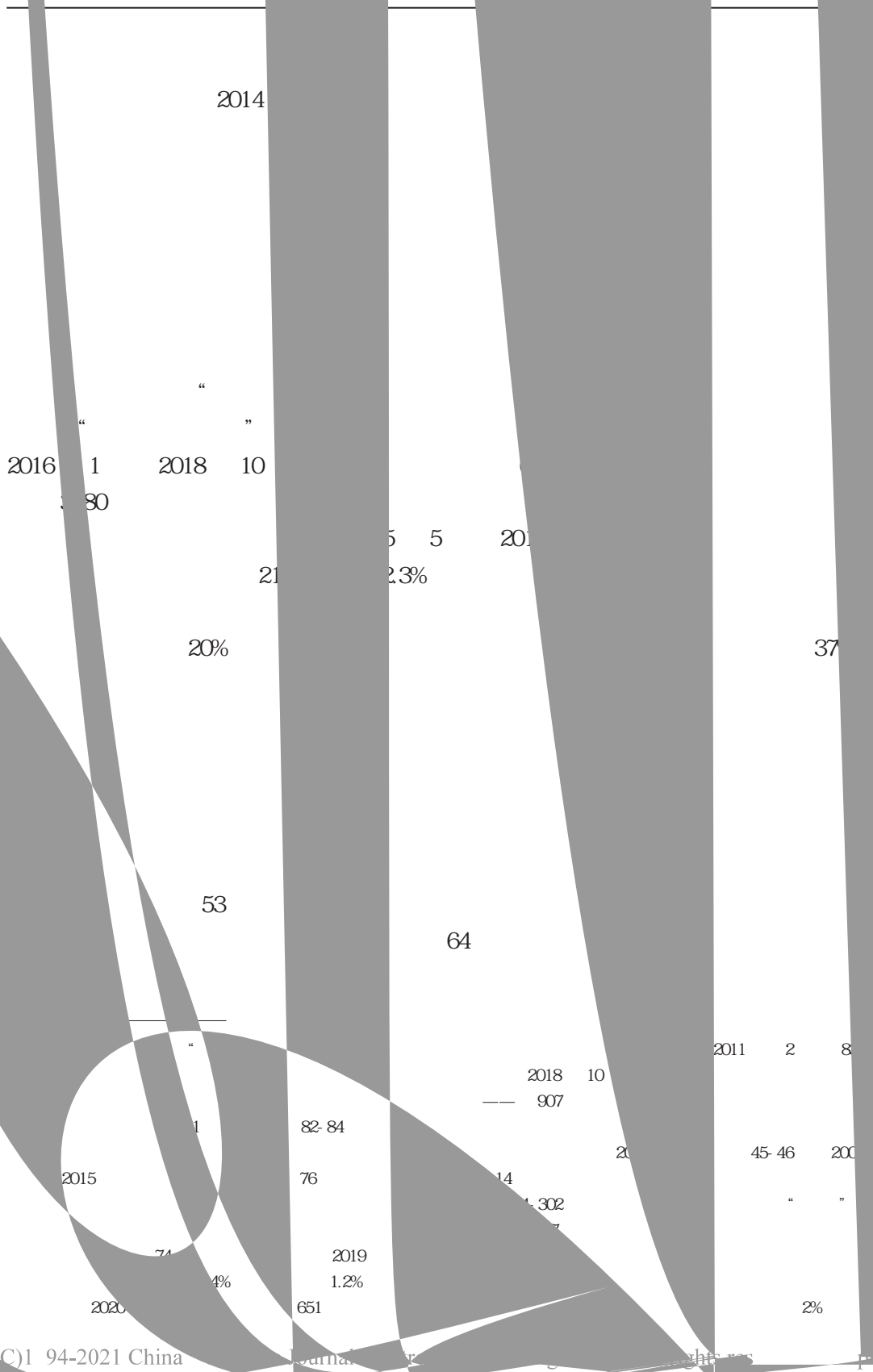
44

39 44

39 44

44

39



5

2014

2018

8

2018

78

402

201

9

2

“

”

“

12月6日 2005

26-41

2

11

2016

“90

“

”

“

”

”

“

“

”

09 3

2000 8 71

2013 23

“

172-1

287-290

”

”

2000

“ ” “ ”

3

“

”

62

2005

150

”

2014

8

4

1991

4

1992

2

11

1993

3

2005

2010

1993

5

80%

2767

20

77



”

“

”

”

“

2014

53

“

“

“

“

146

2-174

201

43

2019 5



“

”

2

2011

”

”

”

”

”

2000 8 3

37

”

”

201

”

”

”

”

4 12 3 49

2014 7

2000 2

7

12 “

2016 1429

66

99

66

99

66

99

66

99

66

99

66

99

66

99 66

99



“ ”

“

”

”

”

“ ”

“

”

2010 126

12

“

”

“

”

”

“

“

“

”

1/3

3

52

6

205

19

14

61

“

“

64

“

“

3

2019

4

204

2016

20

55

178-201

2

“ ”

”

“

”

2 7

“

2013

2018

2

8

1

1 4

2019

483

”

“ ”

applicability

”

”

2015

2016 08

1

”

“

”

“

1990 76

“

”

”

”

3 37 “

”

2015 470

2016 20 76

2016 20
2017 388

1990 76

“ ”

“ ”

(C) 1994-2021 China Journal of All Rights Reserved

145

“

2018

”

“

”

“

”

7

2015

“

”

“

28

01 350

”

2017

“

”

“

”

”

“

“

”

2019

<https://www.spp.gov.cn/>

www.fzh.com.cn/xwfbh/wsfb/2021/05/20210520_434047.shtml

20

25

201

55

“

2019

”

3

1

2

3

“ ”

5

3

“

”

37

”

1

2008

2003

“

“

”

”

“

”

“

”

1999 4

70

“

”

34

§ 553 (A).

See H

Department of Agriculture 165 (7th Cir. 1996).

ices, *ex parte* Association of Metropolitan Authorities [1986] 1 Weekly Law Report

2010 33

“

”

”

37

⑤

“

”

“

1000

40

370

62

12

“

5%”

“

”

93

”

2019

596

2016

2019

75

2003

16

93

“

”

2

8

4

1

27

6

6

1

4

%”

App2020

“

”

150- 157

1989

“ ” “ ”

“ ” “ ” “ ” “ ”

doctrine

Chevron doctrine

Wednesbury

unreasonable

reasonable

“

”

“

”

Regulatory documents, or ‘normative documents’ by literal translation, play an important role in China’s administrative law. While suing a regulatory document is still not allowed, collateral review of regulatory documents on which a specific administrative act is based has been conformed with the amendment of *Administrative Litigation Law* in 2014. However, the effectiveness of the amendment is not satisfactory. In this article, the author argues that: (1) the ~~the~~ administrative ~~the~~ is the
