

Contents

Preliminary remark: At the Faculty of Law of Universitas Gadjah Mada the courses are shared by several lecturers. This table informs about the contents of my lectures on 08.11., 10.11., 15.11. and 17.11.2021. They complement those of my colleagues from the comparative perspective with a focus on German law.

§ 1 Introduction

- I. Why do we need control mechanisms for public administration?
- II. The plurality of mechanisms to control public administration in modern constitutional states
- III. In particular: Judicial and non-judicial control mechanisms
- IV. Historical backgrounds of the control of public administration in Germany
- V. Legal backgrounds
- VI. Social and cultural backgrounds

§ 2 Administrative self-control

- I. Administrative review of administrative acts: the objection proceedings
- II. Functional and legal supervision
- III. Other forms of administrative self-control

§ 3 Non-judicial external control of public administration

- I. Parliamentary control
- II. Financial control by the courts of auditors
- III. Soft control by independent federal or Land commissioners

§ 4 Judicial control of public administration in Germany (overview)

- I. The German system of administrative courts
- II. Important characteristics of administrative jurisdiction in Germany
- III. The recourse to the administrative courts
- IV. The forms of action before the administrative courts
- V. Admissibility and well-foundedness of actions before the administrative courts
- VI. Interim protection

§ 5 Topics for discussion

More information on this course contribution at www.thomas-schmitz-yogyakarta.id. For any questions, suggestions and criticism please contact me in my office (Building A, room A.IV.11), via WhatsApp or via e-mail at tschmit1@gwdg.de.