
Authors:

Chapter 1: prof. Mgr. Yuliia Vashchenko, Ph.D.

Chapter 2: prof. JUDr. Soňa Košičiarová, PhD.

Chapter 3: JUDr. Roman Kočí, MBA, MSc.

Chapter 4: doc. JUDr. Kateřina Frumarová, Ph.D.

Chapter 5: JUDr. Tomáš Grygar, Ph.D.

Chapter 6: Mgr. Petra Melotíková Ph.D.

Chapter 7: Mgr. Daniel Pospíšil

Chapter 8: JUDr. Martin Škurek, Ph.D.

Chapter 9: JUDr. Anna Chamráthová Richterová, Ph.D.

Chapter 10: JUDr. Jana Jurníková, Ph.D., Mgr. Bc. Alžbeta Králová, Ph.D.

Chapter 11: Mgr. Adéla Hepová

Chapter 12: JUDr. Tereza Kučerová

Chapter 13: Mgr. Vojtěch Bill

Chapter 14: Mgr. Štěpán Vencel

CONTENTS

Introduction	5
Úvod	9
 Chapter 1	
Principles of general administrative procedure in Ukraine and the Slovak republic	15
 Chapter 2	
Procedural principles of good administration and their application in the Slovak Republic	24
 Chapter 3	
Building Good public administration in the Czech Republic	33
 Chapter 4	
Impartiality as a fundamental principle of “good public administration”	41
 Chapter 5	
Legitimate expectations in administrative procedural law: a guiding principle of good public administration	57
 Chapter 6	
Challenges in the field of personal data protection in the modernisation of public administration	67
 Chapter 7	
The Importance of Digitalization for fulfilling the Principles of Good Public Administration	74
 Chapter 8	
Central Register of Annual Reports Under the Act No. 106/1999 Coll., On Free Access To Information	88
 Chapter 9	
The Establishment of a Defender of Children’s Rights in the Czech Republic	96

Chapter 10	
Activities of the Czech Ombudsman in Immigration and Refugee Law and their Impact on Good Administration	103
Chapter 11	
The dual model as a paradox of good governance	113
Chapter 12	
The duty of the administrative authority to enable the persons concerned to exercise their rights and legitimate interests	126
Chapter 13	
Opposing a local referendum – An analysis of selected cases where municipal authorities obstructed the triggering of a local referendum	144
Chapter 14	
Means of protection against violation of the principle of speed of administrative proceedings in the legal system of the Czech Republic – overview, functioning, advantages and disadvantages	154
Bibliography	173
Abstrakt	185
Abstract	187