

LEGAL PROTECTION AGAINST ADMINISTRATIVE DECISIONS/ACTION IN GERMANY

Contribution to the course *Administrative Law* from a comparative perspective

## 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 21. and 26.05.2025. They complement those of my colleagues *Virga Dwi Efendi*, *Dr. Oce Madril* and *Dr. Richo Wibowo* from the comparative perspective with a focus on German law.

### § 1 Introduction

- I. Why studying administrative law with a comparative approach?
- II. Why do we need legal protection against public administration?
- III. Administrative acts (= admin. decisions) and other forms of administrative action
- IV. Backgrounds of legal protection against public administration in Germany

### § 2 Legal protection by public administration itself: the objection proceedings

- I. Administrative review of administrative acts
- II. A prerequisite for a later legal action before the administrative court
- III. Review of the legality and the expedience of administrative acts
- IV. The (automatic) suspensive effect of the objection

### § 3 Legal protection by the courts: judicial control (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

More information on this course contribution at [www.thomas-schmitz-yogyakarta.id](http://www.thomas-schmitz-yogyakarta.id). For any questions, suggestions and criticism please contact me via WhatsApp (+62 812 9824 3441) or e-mail ([tschmit1@thomas-schmitz-eu.de](mailto:tschmit1@thomas-schmitz-eu.de)) or in my office (Building A, room A.VI.11).