

# CONTENTS

<b>INTRODUCTION</b> .....	9
<b>LIST OF AUTHORS</b> .....	14
<b>PART 1: PURPOSE OF PUBLIC ADMINISTRATION: FULFILLMENT, ENFORCEMENT, AND PROTECTION OF THE PUBLIC SUBJECTIVE RIGHTS OF ADDRESSEES AND PUBLIC INTERESTS</b> .....	15
<b>Chapter 1:</b> Responsibility as a key cross-cutting principle in public administration .....	17
<b>Chapter 2:</b> Legal Liability of the state and other public entities for the exercise of public authority .....	33
<b>Chapter 3:</b> The system of administrative justice as an effective instrument for the protection of human rights in the process of public administration and the possibility of justice control over the observance of the principle of legality in the functioning of public administration institutions: global and national experience .....	56
<b>Chapter 4:</b> Fundamental rights as a purpose of public administration: the role of the EU charter in shaping legal identity and administrative practice .....	79
<b>Chapter 5:</b> The Ombudsman: role and contribution to the protection of rights in public administration in the Czech Republic and Ukraine – comparative analysis .....	95
<b>Chapter 6:</b> The Ombudsman as a welfare institution .....	110
<b>Chapter 7:</b> The multidimensionality of the functioning of the Ombudsman institution in the system of human rights protection through the perspective of good administration .....	130
<b>Chapter 8:</b> The right to information in public administration .....	156
<b>Chapter 9:</b> Referendum as an expression of participatory democracy .....	171

**Chapter 10:** The financial arbitrator and administrative courts and their relationship to the openness of public administration ..... 194

**PART 2: PROCESSES AND PROCEDURES IN PUBLIC ADMINISTRATION: LEGALITY AND EFFECTIVENESS OF ADMINISTRATIVE BODIES' ACTIVITIES – REFLECTIONS ON THE DEVELOPMENT OF DIGITAL TECHNOLOGIES AND AI TOOLS ..... 213**

**Chapter 1:** Videoconferencing as one of the possibilities for digitising administrative proceedings in the Czech Republic ..... 215

**Chapter 2:** The impact of Europeanisation on the conduct of the oral hearing in administrative proceedings (in particular in relation to infraction proceedings) ..... 232

**Chapter 3:** Electronization of proceedings during extraordinary times within the framework of public health ..... 255

**Chapter 4:** Algorithm for the review of general measures by administrative courts in the Czech Republic ..... 270

**Chapter 5:** Real estate tax administration in the Czech Republic ..... 283

**PART 3: PEOPLE IN PUBLIC ADMINISTRATION: EMPLOYEES AND CIVIL SERVANTS AND THEIR WORK AS A PUBLIC SERVICE ..... 303**

**Chapter 1:** Human resources as a tool for improving the quality of public administration in the Czech Republic ..... 305

**Chapter 2:** Civil Service in Public Administration ..... 323

**Chapter 3:** § 4 of the Czech Code of Administrative Procedure as a fundamental provision regulating a relationship between administrative authorities and recipients of public administration services ..... 343

**Chapter 4:** People and Public Administration Vulnerable recipients of public administration ..... 363

**Chapter 5:** Public guardianship in the Czech Republic ..... 384

---

<b>Chapter 6:</b> Public administration decision-making on additional housing benefit in cases worthy of special consideration .....	402
<b>Chapter 7:</b> The interrelationship between the streamlining of public administration and the maintenance of the 4P priorities in the Czech Republic – focusing on the customs administration .....	415
<b>CONCLUSION</b> .....	435
<b>LIST OF SOURCES</b> .....	441
<b>SUMMARY</b> .....	457