

I Techniques for limiting the number of appeals

For the time being the Administrative Court proceedings are conducted in one instance only.

II Techniques to speed up proceedings

1. Administrative Court proceedings are accelerated when the emergency is regulated by special Act.
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3. /
4. The Administrative Court decides on all cases in a chamber of three judges or exceptionally in chambers of five judges when they are deciding on extraordinary legal remedy.
5. Obligation to provide grounds can not be relaxed.
6. The Administrative Court as a rule conducts proceedings entirely in writing.
7. Parties not cooperating with the proceedings can not be penalized.
8. /
9. Only the deadline for correction of the claim can be shortened.
- IO. None of the documents can be submitted electronically.
11. /
12. There are no limits to the number of statements or written submission to be submitted.
13. It is not compulsory to submit a summary statement closing the written submissions,
14. The Administrative Court does not conduct investigations.
15. All arguments must be raised in a claim.
16. /
17. The petition for the protection of the right for ruling in the reasonable time can be submitted to the Supreme Court who can order the case to be decided within six months and also can award the party financial satisfaction.
18. The reasonable time is defined as a period of three years starting from submission of the appeal in the administrative procedures.