Pieter van Dijk has devoted his working life to the theory and practice of fundamental rights and principles. Therefore, it may not come as a surprise that his liber amicorum is devoted to these values. Many of his friends and (former) colleagues from – inter alia – the Council of State of the Netherlands, the European Court of Human Rights in Strasbourg, the European Commission for Democracy through Law of the Council of Europe (the Venice Commission) and the Joint Court of Justice of Aruba, Curaçao, Sint Maarten and of Bonaire, Sint Eustatius and Saba have contributed to this volume. They have analyzed fundamental rights and principles from various perspectives, including preconditions for safeguarding fundamental rights, the interaction between the Strasbourg, Luxembourg and national courts and constitutional review.
Fundamental Rights and Principles

Contents

I. Pieter van Dijk
Pieter van Dijk: the Person – Jake van der Meer
Pieter van Dijk: the Scholar: Recalling a 'Wide-ranging Study of Comparative Jurisprudence' – Jos Kaptyn

II. Strasbourg
The Concurring and Dissenting Opinions of Pieter van Dijk as a Judge of the European Court of Human Rights – Fried van Hoof and Leo Zwaak
Pieter van Dijk and his Favourite Strasbourg Judgment. Some Remarks on Consensus in the Case Law of the European Court of Human Rights – Elbert Myjer
Judicial Minimalism and ‘Dependency’. Interpretation of the European Convention in a Pluralist Europe – Janneke Gerards
Switzerland before the European Court of Human Rights – Giorgio Malinverni
The Impact of the Case Law of the European Court of Human Rights on the Political Debate in the Netherlands concerning the Court – Martin Kuiper
Environmental Protection under Article 8 of the European Convention on Human Rights – This Drugsteijn
State Obligations to Adequate Judicial Response in Cases under Article 2 of the Convention. Issues of Admissibility – Zdravka Kabilovska

III. Luxembourg
Access to the European Union Courts. Standing in Direct Actions after Lisbon – Arjen Meij
The Role of the European Parliament in the Fundamental Rights Architecture of the European Union – Johan Haersoete and Jan-Kees Weibenga

VI. Between Strasbourg, Luxembourg and The Hague
The Role of the Administrative Jurisdiction Division of the Council of State in Relation to the European Court of Human Rights – Jurgen de Poorter
The European Court of Human Rights and the Court of Justice of the European Union: an Imperfect Match? Interaction between both Courts in the Field of Immigration Law – Aleidus Woltjer
Fundamental Rights Protection in Europe before and after Accession of the European Union to the European Convention on Human Rights – Christiaan Timmermans

V. Venice
The Venice Commission Twenty Years On. Challenge Met but New Challenges Ahead – Gianni Buquicchio and Simona Granata-Menghini
The Venice Commission and the Protection of Human Rights – Finola Flanagan

VI. The Kingdom of the Netherlands in Europe and Overseas
Fundamental Rights in the Countries of the Kingdom of the Netherlands: Unity or Diversity? – Jaime Saleh
Concordance in Administrative Law and the Joint Court of Justice of Aruba, Curaçao, Sint Maarten and of Bonaire, Sint Eustatius and Saba – Ton Bijlos, Rob Loeb and Joop Drop
The Customisation Principle in the Council of State’s Advisory Opinions – Rein-Jan Hoeckstra and Arnold Weggemann

VII. On Principles and Rights from Various Perspectives
The Status of General Principles of Law in the Legal Practice of the Netherlands. Some Observations – Evert Alkema
The Development of General Principles of Good Governance in Dutch Administrative Case Law – Jaap Polak
The Principle of Legality Revisited – Piet Hein Donner
Fundamental Rights and Principles from an Attorney’s Perspective – Arjen van Rijn
The Inter-American Commission of Human Rights and the Inter-American Court. New Rules for Individual Communications – Cecilia Medina Quiroga

The Role of the Administrative Jurisdiction Division of the Council of State – Reindert Kuiper
The Effect of Article 8 of the European Convention on Human Rights on Dutch Family Law – Sylvia Wirtmann
Article 8 of the European Convention on Human Rights. Proportionality and the Protection of Personal Data – Luk Verhey and Mathys Rajmakers
Reasonable Legislation. A Matter of the Rule of Law and Human Rights – Anna Jasiak
The Right to Information under the European Convention on Human Rights – Eric Daalder
Fundamental Rights, Fundamental Principles and Local Governments – Hubert Henmekens

VIII. Constitutional Review
The Priority Constitutional Review and Its Relationship to the Preliminary Reference Procedure – Richard Lauwaars
Quis custodiet ipsos custodes? About the Institutional Position of Constitutional Courts – Willem Konijnendijk
Constitutional Review by the Dutch Courts. A View from Kneuterdijk 22 – Magda Helen van Rosmalen and Ben Vermeulen