

# Contributors

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**Marloes van Amerom** finished a PhD in political geography at the University of Durham, researching the governance of transboundary eco-tourism parks in Southern Africa. Today, she is a post doc researcher on nanotechnology, risk scenarios and governance at the University of Twente, the Netherlands.

**Francesca Dominello** teaches law in the Division of Law, Macquarie University, Sydney, Australia. Her current research interests include legal history, law and social justice issues, and cultural studies and law.

**Bärbel Dorbeck-Jung** is Associate Professor of Legal Governance at the Faculty of Management and Public Administration, University of Twente, the Netherlands. She holds a Master's degree in German law (University of München) and a PhD from the University of Twente. She teaches bachelor and masters courses on law and governance and legal governance in health care. Her current research activities focus on multi-level legal governance (medical technologies and nanotechnological regulation) and the legitimacy of alternatives to state regulation.

**Neil Gunningham** is an interdisciplinary social scientist who is currently Professor in the Regulatory Institutions Network, Research School of Social Sciences, and in the Fenner School for Environment and Society at the Australian National University. His principal focus has been environmental policy, institutional and regulatory design, and on developing integrated policy instruments to achieve efficient and effective environmental policy outcomes. His current projects concern global environmental governance and climate change.

**Marc Hertogh** is Professor of Socio-Legal Studies at the University of Groningen, the Netherlands. His theoretical and empirical work focuses on the role of law in everyday life. His research interests include studies of legal consciousness, legal pluralism and legal alienation.

**Jenny Job** completed her PhD in 2007 at the Australian National University, where she is currently a Visiting Fellow at the Regulatory Institutions Network. Her research interests include the sources of trust in government, how social and legal systems work together in government, social

capital, regulation and ethical behaviour in government. Her work as a Commonwealth public (civil) servant has included adapting responsive regulation for taxation administration, and research and policy roles in transport security and occupational health and safety regulation.

**Bart van Klink** is Associate Professor of Jurisprudence at the Department of Jurisprudence and Legal History at the Faculty of Law in Tilburg, the Netherlands. His research topics include the relationship between law and politics, especially in the field of security issues. In 2002, he wrote, at the request of the Netherlands Scientific Council for Government Policy, a study on law and power in the Dutch *Rechtsstaat*. In his current research, he focuses on the role of the state in protecting the common good.

**Martin Krygier** is Professor of Law at the University of New South Wales, Australia. His work spans a number of fields, including legal, political and social philosophy; communist and post-communist studies; sociology of law; and the history of ideas. Apart from academic publications, he also writes for journals of public debate. His writings are generally concerned to explore the moral characters and consequences of large institutions, among them law, state and bureaucracy.

**Oliver W. Lembcke** is Associate Professor of Political Science at Friedrich Schiller University Jena, Germany. His main fields of research are political theory and jurisprudence. He has recently finished a study on the German Constitutional Court (*Hüter der Verfassung*, Tübingen: Mohr, 2007), and is now working on a critical assumption of theories on human dignity.

**Hans Peters** is an Associate Professor of Administrative Law at Tilburg University, Faculty of Law, the Netherlands. In addition to general administrative law, he is interested in the interaction between public law and private law, both from a substantive perspective (private law aspects of government activities, two-way doctrine) and from an institutional one (government enterprises, government participation).

**Hanneke van Schooten** is Associate Professor of Constitutional Law at the Faculty of Law, Tilburg University, the Netherlands. She teaches bachelor and masters courses on constitutional law. In her current research, she focuses on the role of the Constitution in the Dutch *Rechtsstaat* and semiotic processes of meaning construction from an institutional perspective.

**Sanne Taekema** is Associate Professor of Jurisprudence at Tilburg University, the Netherlands. Her main research interests are contemporary legal theory, especially legal pragmatism and the role of values and moral-

ity in law, and law and literature. She is currently researching different aspects of a citizen's perspective on the concept of law.

**Olga Tellegen-Couperus** is Associate Professor for Legal History at Tilburg University, the Netherlands. She has specialized in Roman law, and particularly in the connection between Roman law and rhetoric.

**Jonathan Verschuuren** is Professor of International and European Environmental Law at Tilburg University, the Netherlands. His research focuses on the interplay between the various sources of law that apply to any given environmental topic at the same time. He has been leading the Centre for Legislative Studies since 1999.