

CITIZENS' DATA AND TECHNOLOGY

AN OPTIMISTIC PERSPECTIVE

P.DeHert

TABLE OF CONTENTS

1 Astounding technological developments	7	8 What role is assigned to the Dutch DPA (Exploration and enforcement)?	28
2 Astounding but nevertheless not very obvious	10	8.1 Discussion of the tasks and powers of the supervisory authorities	28
3 Alarming stories and their alternatives	32	8.2 Enforcement within the second generation supervisors	30
3.1 Orwell and Kafka	12	9 Distribution of responsibilities	32
3.2 Expressions of alternative views on privacy	13	9.1 The bureaucratic 'game' neatly played out	32
4 Principles for processing personal data contained in the Wbp	16	9.2 Policy regarding technology beyond the Wbp	33
5 The principles are familiar and unique	18	10 Conclusions and recommendations	36
5.1 The connection with privacy legislation and the right to protection of communication	IS	10.1 On the place of the Wbp in a modern constitutional state	36
5.2 Nevertheless also an independent fundamental right	18	10.2 Concerning the Wbp and technology	37
6 Can these principles be maintained in the current technological landscape?	22	10.3 The role of the Dutch DPA	38
7 Increased 'symbolic' strength of the Wbp as a result of European case law	24	10.4 Concerning the role of politics despite the existence of the Wbp and the Dutch DPA	39
7.1 Custom legislation in the area of technological developments	24	Notes	42
7.2 The principle of legality and the prohibition on secret trials	24		
7.3 The duty to protect personal data and compensate damage	25		
7A Promising rulings on proportionality	26		