Festskrift till
Pär Hallström

Volume in Honor of Pär Hallström

MATTIAS DERLÉN & JOHAN LINDHOLM

(RED.)

IUSTUS FÖRLAG
Preface – a Portrait of Pär

MATTIAS DERLÉN & JOHAN LINDHOLM

We are very happy to present this Volume in Honor of Professor Pär Hallström on the occasion of his retirement from Umeå University. We are grateful that so many wanted to contribute and note that the wide variety of topics covered in this Festschrift aptly mirrors the extensive and diverse knowledge and interests of Pär (as we will refer to him here, following Swedish tradition) himself.

We have had the pleasure of working with Pär at the Department of Law at Umeå University for many years, but our primary connection to him is that we both were his doctoral students. Our experiences during these years clearly illustrate Pär’s personality. The most obvious aspect is his deep learning, going far beyond the law. Pär is indeed the last of a generation, a true Renaissance man. In a world of details, you can always trust in Pär to provide the big picture, the larger perspective, as evident already in his doctoral dissertation.

What is most remarkable about Pär however is that his extensive knowledge is coupled with humility and curiosity. We are reminded of the story of Nicodemus (Book of John, Chapter 3), who – despite his advanced position – listened to and sought the guidance of a young man, a man whose ideas were rejected by established society. Much like Nicodemus, Pär never takes ideas and knowledge for granted, constantly listening, thinking and reevaluating. And much like Nicodemus – as well as the young man in the story – he has a healthy disregard for convention.

We gratefully dedicate this book to him.
Innehåll

MATTIAS DERLÉN & JOHAN LINDHOLM
Preface – a Portrait of Pär  5

MADS ANDENAS
The Centre Reasserting Itself: From Fragmentation to Transformation of
International Law  11

ANTONINA BAKARDJIEVA ENGELBREKT
Comparative Law and European Law: The End of an Era,
a New Beginning, or Time to Face the Methodological Challenges?  31

PER BERGLING
Clean Government, Constitutionalism and Constitutional Courts in
the Wake of Transition  51

ULF BERNITZ
Scandinavian Law and European Codification  61

MATTIAS DERLÉN & JOHAN LINDHOLM
Three Ideas: The Scope of EU Law Protecting Against Discrimination  77

MAJA KIRILOVA ERIKSSON
Några tankar kring korruption som ett allvarligt hot mot demokrati och
mänskliga fri- och rättigheter  101

JENS FEJØ
It's Not All About Football  129

GÖREL GRANSTRÖM
Brottsoffers ställning i straffprocessen – början till en komparativ ansats  141

XAVIER GROUSSOT & GUNNAR THOR PETURSSON
Balancing as a Judicial Methodology of EU Constitutional Adjudication  151
VOLKMAR GÖTZ
Ein System der Aufteilung von Zuständigkeiten zwischen der Union und den Mitgliedstaaten? Bemerkungen zur Kompetenzordnung im Vertrag von Lissabon 185

JÖRGEN HETTNE
Statsstödskontroll och allmännyttig verksamhet – tid för decentralisering? 199

STAFFAN INGMANSON
Från periferi till centrum – Unionsmedborgarskapet i EU-domstolens praxis 213

TOM MADELL
Konsum Nord-Kommissionen 1–0 233

SAID MAHMOUDI
Islam and Human Rights – Some Reflections 243

RUTH MANNELQVIST
Gender in ‘Working Capacity’? An Analysis of the Concept in Swedish Sickness Insurance Law 257

PETER-CHRISTIAN MÜLLER-GRAFF
Wer spricht und wer handelt für die Europäische Union nach der Lissabonner Vertragsreform? 267

JOAKIM NERGELIUS
EU – på glid mot Bundesstaat eller tvärtom? 283

JAAN PAJU
Vådan av att dra förhastade slutsatser av ett förhandsavgörande vid EU-domstolen 289

JUHA RAITIO
The Definition of Legal Certainty in EU Law – Is It a “Mission Impossible”? 303
JANE REICHEL
Globaliseringen av förvaltningsrätten – särskilt om biobanker 319

NICHOLAS TSAGOURIAS
The Application of the Principle of Subsidiarity to International Legislation with Reference to Security Council Counterterrorism Resolutions 341

OLA ZETTERQUIST
Strasbourg, Luxembourg – we have a problem – Reflektioner om ett litet HD-uppror 353

Förteckning över Pär Hallströms skrifter 1987–2011 365

Författarpresentation 370