SUMMARY CONTENTS

Tabl	le of Cases	xxi
Table of Statutes		cxxi
List	List of Abbreviations	
	THE PART OF THE COOR OF THE PRINTING	
	I THE BASIS FOR AND SCOPE OF JUDICIAL REVIEW	
1.	The Legal and Theoretical Bases for Judicial Review	3
2.	Scope of Judicial Review	9
	II THE IMPACT OF ECHR AND EU LAW ON JUDICIAL REVI	EW
3.	The Human Rights Act 1998 and Judicial Review	43
4.	European Union Law and Judicial Review	81
	III PROCEDURAL GROUNDS OF CHALLENGE	
		100
	Procedural Fairness: General Principles	109
	Procedural Fairness: Specific Requirements	140
	Consultation	184
	Bias, Predetermination, and Independence	202
9.	Delay on the Part of Public Bodies	236
10.	Reasons	248
	IV SUBSTANTIVE GROUNDS OF CHALLENGE	
11.	Identifying Powers and Duties and Ascertaining Their Scope	277
12.	Acting Outside the Scope of Powers and Duties	303
13.	Failing to Comply with Duties or to Exercise Powers	311
14.	Relevant, Irrelevant, and Permissible Considerations	331
15.	The Public Sector Equality Duty	357
16.	Unauthorized and Improper Purposes	376
17.	Irrationality and Unreasonableness	384
18.	Proportionality	402
19.	Legitimate Expectation	421
20.	Errors of Fact	451

Summary Contents

V JUDICIAL REVIEW IN PARTICULAR CONTEXTS	
21. Policies, Guidance, and Non-Statutory Schemes	469
22. Challenges to Legislation	492
VI PROCEDURE	
23. Claims for Which the Judicial Review Procedure Must or May Be Used	50
24. The Parties	52
25. The Initial Stages	54
26. The Permission Stage	59
27. The Substantive Stage	64
28. Costs	68
VII INTERIM AND FINAL REMEDIES	
VII INTERIM AND PINAL REMEDIES	7.1
29. Interim Remedies	71
30. Final Remedies	74
31. Monetary Awards	77
32. Discretionary Refusal of Final Remedies	79
Appendices	8
Appendices	
Index	8