Contents

Tait I Alt and Method	
E gudde Noper – A Good Neighbour	3
The Law Knut Almestad	11
European Courts and the Protection of Fundamental Rights	23
Fundamental Rights and Fundamental Law: The 2014 Revision of the Norwegian Constitution	33
A Different Level, a Different Purpose? Reflections on International Criminal Law from the Perspective of Penal Theory Jean-Luc Baechler, assisted by Gian-Flurin Steinegger	51
The Enforcement of the EEA Agreement by the EFTA Surveillance Authority: Enhancing Welfare and Prosperity	65
Part II Justice and Judiciary	
Judges: Servants of the Law – But Also Servants of Justice? Irmgard Griss	81
The EU Judiciary in a New Era of Accountability	91
The Acceptability of the Rulings of the European Court of Human Rights Paul Mahoney	105

Some Reflections on the Legitimacy of the Strasbourg Judge	125
On Judicial Independence and the Quest for National, Supranational and Transnational Justice	155
Joint Dispute Settlement and Judicial Interpretation – A Precondition for Participation in the EU Internal Market?	175
Patience and Perseverance in Administering Justice – The Role of a Judge at the Andean Tribunal of Justice	191
Adjudication in Maritime Disputes	201
Independence of the Luxembourg Judiciary Through a Council for the Judiciary – A Never-Ending Story	211
Part III Reasoning and Language(s)	
For Whom Are Judgments Written? Benedikt Bogason and Þorgeir Örlygsson	223
On Understanding and Being Understood – The Judicial System, Communication and the Public	233
Law and Language(s)	247
Judicial Reasoning in a Multinational Court	259
Is There an Art of Judicial Reasoning at the General Court? Some Modest Comments	273
Comparative Law as an Element of Reasoning	281
"Fiat Justitia ruat caelum". Is This a Good Guide to the Role of a Specialist Appeal Court Judge?	293
Antitrust Courts and Economic Findings in Germany	307