Contents

| | face v |
|-----|--|
| | ble of Casesix ble of Legislationxvii |
| ıac | ne of Legislationxvii |
| 1. | Human Rights in EU Law 2014: Two Key Cases of 20131 Joakim Nergelius |
| 2. | Accession of the EU to the ECHR: A Legally Complex Situation7 Xavier Groussot and Eric Stavefeldt |
| 3. | Certain Points of View with Regard to the Accession of the EU to the Convention from the Perspective of the Court of Justice of the European Union |
| 4. | The Legal Framework of the EU's Human Rights Strategy |
| 5. | Balance or Clash of Legal Orders—Some Notes on Margin of Appreciation |
| 6. | Judicial Review in Sweden—Some General Observations Regarding the Case Law from the Swedish Domestic Courts |
| 7. | EU Accession to the European Convention on Human Rights—the Creation of a European Legal Space for Human Rights? |
| 8. | State (In)capacity to Prevent Human Trafficking: Adequate Responses to the Market for Servitude and Forced Labour, et al |
| 9. | Ne Bis in Idem and the European Legal Tsunami of 2013: A Vision from the Bench |

viii Contents

| 10. | Effective Sanctions as the One-dimensional Limit to the Ne Bis in Idem Principle in EU Law | 41 |
|------|--|----|
| 11. | The Åkerberg Fransson Case19 Ulf Bernitz | 91 |
| 12. | The Future of the Swedish Tax Sanction System after Ne Bis in Idem | 11 |
| Inde | ex2 | 25 |