Contents

Tal Tal	facev ble of Casesxiii ble of Legislationxix ble of International Instrumentsxxxix
1.	The State of the Civil Justice Union
	Part I: Avoiding 'Torpedoes' and Forum Shopping
2.	Lis Pendens and Jurisdiction Clauses: Open Issues
	Part II: Alternative Dispute Resolution
3.	ADR/ODR: Too Much Optimism in the Promotion of Cross-Border Trade?
4.	Top-Level Domains and ADR: What Protection of Consumer Interests Under ICANN's New gTLD Program?
	Part III: Simplified Procedures and Debt Collection: Much Ado About Nothing?
5.	'Trusted with a Muzzle and Enfranchised with a Clog': The British Approach to European Civil Procedure
6.	European Procedures on Debt Collection: Nothing or Noting? Experiences and Future Prospects
7.	The Small Claims Regulation: On the Way to an Improved European Procedure?
	Part IV: Family Law
8.	The Nordic Input on the EU's Cooperation in Family and Succession Law: Exporting Union Law Through 'Nordic Exceptions'

9.	The European Certificate of Succession: Portrait of a New Instrument in European Private International Law
	Part V: Collective Redress
10.	'Opt-In is Out and Opt-Out is In': Dimensions Based on Nordic Options and the Commission's Recommendation
11.	The Crux of the Matter: Funding and Financing Collective Redress Mechanisms
12.	Legal Standing in Collective Redress Actions for Breach of EU Rights: Facilitating or Frustrating Common Standards and Access to Justice?
	Part VI: The Quest for Mutual Recognition
13.	Abolition of Exequatur, All in the Name of Mutual Trust!257 Marie Linton
14.	On the Abolition of Exequatur
15.	Mutual Recognition as a Governance Strategy for Civil Justice
16.	Mutual Recognition in Civil and Criminal Justice: Towards Order and Method?
Inde:	x