Table of contents

Foreword	V
Part 1 – Paradigm Shift	
Ulrich Sieber The New Architecture of Security Law - Crime Control in the Global Risk Society	. 1
Part 2 – National Justice Systems	
Emmanouil Billis and Nandor Knust Alternative Types of Procedure and the Formal Limits of National Criminal Justice: Aspects of Social Legitimacy	39
Chrisje Brants Prosecutorial Sanctions in the Netherlands	59
Thierry Delpeuch and Jacqueline Ross Crime-Fighting and Prevention as Competing Approaches to Collective Juvenile Violence – A Comparative Study of the United States and France	77
Christos Mylonopoulos Bargain Practices and the Fundamental Values of the ECHR	89
Part 3 – International Justice Systems	
Philipp Ambach Reparation Proceedings at the International Criminal Court – A Means to Repair or Recipe for Disappointment?	109
James Stewart The Imposition of Penal Sanctions at the Level of the International Criminal Court and Its Relationship to Other Forms of Justice Delivery	132
John Vervaele Transitional Criminal Justice in Colombia and Complementarity Policy under the Rome Statute of the International Criminal Court	140

VIII Contents

Part 4 – Special Regimes: Anti-Terrorism Measures and Security Law	
Lorena Bachmaier Countering Terrorism: Suspects without Suspicion and (Pre-)Suspects under Surveillance	171
Florian Jeβberger and Nils Andrzejewski 'It Is Not a Crime to Be on the List, but' – Targeted Sanctions and the Criminal Law	192
Valsamis Mitsilegas 'Security Law' and Preventive Justice in the Legal Architecture of the European Union	203
Stephen Thaman The US Foreign Intelligence Surveillance Act and the Erosion of Privacy Protection	217
Nikolaos Theodorakis Legitimacy, Effectiveness, and Alternative Nature of Sanctioning Procedures in the UN Sanctions Committees and within the EU Common Foreign and Security Policy	283
Niovi Vavoula Prevention, Surveillance, and the Transformation of Citizenship in the 'Security Union': The Case of Foreign Terrorist Fighters	307
Editors and Authors	335