

Contents

Open Justice in Modern Societies: What Role for Courts? <i>Burkhard Hess and Ana Koprivica Harvey</i>	9
Right to a Public Hearing According to Art 6 ECHR and Art 47 of the Charter of Fundamental Rights of the EU: Constitutional Perspectives <i>Maciej Szpunar</i>	47
Open Justice and the Principle of Public Access to Hearings in the Age of Information Technology: Theoretical Perspectives and Comparative Law <i>Cécile Chainais</i>	59
New Media in the Courtroom: Benefits and Challenges <i>Robert Magnus</i>	91
Public Hearings in Civil Proceedings: From the Perspective of a Luxembourgish Judge <i>Jean-Claude Wiwinius</i>	97
How to Justify the Open Court Principle in Criminal Proceedings <i>Katrin Gierhake</i>	103
The Dilemma of Open Justice in the Present Political, Social and Cultural Climate <i>Ruth Herz</i>	117
Securing Open Justice <i>Sir Ernest Ryder</i>	125

Contents

Transparency in the Selection of Constitutional Court Judges: Contextualised Comparison between the USA, Germany and the European Courts in Luxembourg and Strasbourg	143
<i>Thomas Giegerich</i>	
The Functions of Publicity and of Privatization in Courts and Their Replacements (from Jeremy Bentham to #MeToo and Google Spain)	177
<i>Judith Resnik</i>	
Open Justice and the Privatisation of English Civil Justice	253
<i>John Sorabji</i>	
German Courts Open Their Doors (a Little Bit) Wider to the Media	269
<i>Joachim Jahn</i>	
Epilogue: Past and Looming Challenges to Open Justice	277
<i>Michal Bobek</i>	
About the Authors	303
Index	311