Preface

Following the signing of the Lisbon Treaty the authors took a strategic decision to ring-fence discussions of the relevant changes in the book. If you read the ‘boxed text’ throughout this book, you will realise that the changes affecting the field of criminal law contained in the Lisbon Treaty are particularly important. The value of this ring-fencing approach was demonstrated when on Friday 13 June 2008 the legislation necessary to ratify the Lisbon Treaty by Ireland was rejected in a referendum. At present, the EU and Member State leadership are unsure whether and (if so) how to salvage at least some of the reforms contained in the Lisbon Treaty. For now, and for the second time in recent years, the EU is forced, somewhat embarrassingly, into a ‘period of reflection’. Faced with the sometimes confused state of the texts in the current treaties and in the absence of Treaty reform, it is a legitimate question whether the European Court of Justice will step into the breach judicially to impose the coherence currently lacking. Whatever happens institutionally, with or without the Lisbon Treaty, the field of EU criminal law and justice will undoubtedly remain a dynamic policy area and thus a fascinating area to study.

As with any multi-authored work there are many, many people to thank. Maria Fletcher would like to thank Carol Gammie for her excellent research assistance and Robin Lööf for his inspiration and for agreeing to take part in this project! Conversely, Robin would like to thank Maria for trusting him to take part in this project. Colleagues, friends and family have been an incredible support to Maria – particular thanks to Noreen, Rosa, Jane, Mark F., Adam, Sarah, Maurizio, Bruce, Mark, Helen, Mum, Dad, Anna, Tom and Lucy, all of whom have offered invaluable encouragement in the last year or so. Robin would like to thank Katie for suffering their living room becoming a writers’ nest for a couple of weekends. And Bill Gilmore would like to express his thanks to his co-authors who have shouldered the major burden in producing this volume and to acknowledge the contribution of numerous colleagues in Brussels and elsewhere who assisted with the research effort in important ways.

Maria would like to dedicate her stake in this book to the memory of her grandma, Kathleen Goddard.

All of the authors would like to acknowledge the professionalism, friendliness and support of the team at Edward Elgar.
The law in this book is intended to be up to date as at December 2007. Comments about the book may be addressed to Maria Fletcher at M.Fletcher@law.gla.ac.uk and are always gratefully received.

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Florence, Glasgow, Edinburgh, London and Luxembourg, June 2008