Contents

	eface breviations	v vii
Pa	rt One International Courts	1
1	Introduction	3
2	One Law to Rule Them All: Should International Courts Be Viewed as Guardians of Procedural Order and Legal Unitermity? Yuval Shany	9 15
3	Customary Rules of Interpretation in the Practice of WTO Dispute Settlement Bodies Lukasz Gruszczynski	35
4	IMF-WTO Interaction: Institutional, Jurisdictional and Procedural Aspects Claus D Zimmermann	57
5	Sources of Law and Arbitral Interpretations of Pari Materia Investment Protection Rules Martins Paparinskis	87
6	The ECHR and its Normative Environment: Difficulties Arising from a Regional Human Rights Court's Approach to Systemic Integration Ragnar Nordeide	117
Pa	rt Two National Courts	139
7	The Systemic Integration of International Law by Domestic Courts: Domestic Judges as Architects of the Consistency of the International Legal Order Jean d'Aspremont	141
8	Legal Integration through Judicial Dialogue Tor-Inge Harbo	167
9	Judicial Dialogue in Multi-level Governance: The Impact of the <i>Solange</i> Argument Antonios Tzanakopoulos	185

viii Contents

10	Flux and Fragmentation in the International Law of State Jurisdiction: The Synecdochal Example of Canada's Domestic Court Conflicts over Accountability for International Human Rights Violations Robert J Currie and Hugh M Kindred	217
11	Immunities and Human Rights: Dissecting the Dialogue in National and International Courts Philippa Webb	245
12	Transjudicial Dialogue and Consistency in Human Rights Jurisprudence: A Case Study on Diplomatic Assurances against Torture Aristoteles Constantinides	267
13	Racial Discrimination in Japan: Unity, Diversity and International Law Timothy Webster	295
14	Subtle but Enduring – The Role of Domestic Courts in the Shaping of International Economic Law through Proper Interpretation of Domestic Law: The WTO Agreement before Swiss Courts Andreas R Ziegler	321
15	Conclusions Ole Kristian Fauchala and André Nollkaemper	343