Contents

	Notes on contributors Foreword Acknowledgments Select abbreviations Table of legislation	xii xvi xviii xix xxi
	Introduction ANDRZEJ JAKUBOWSKI AND KAROLINA WIERCZYŃSKA	1
	RT I ternational constitutionalisation as a claim	13
1	Constitutionalisation: a new philosophy of international law? JERZY ZAJADŁO AND TOMASZ WIDŁAK	15
2	From the internationalisation of national constitutions to the "constitutionalisation" of international law: the role of human rights VASSILIS P. TZEVELEKOS AND LUCAS LIXINSKI	32
3	International constitutionalism, language in legal discourse, and the functions of international law scholarship ROMAN KWIECIEŃ	53
4	The creeping constitutionalisation and fragmentation of international law: from 'constitutional' to 'consistent' interpretation MAURIZIO ARCARI	69

PART II Fragmentation of international law as a challenge to its constitutionalisation	
5 The paradoxes of fragmentation: does regional constitutionalisation constitute a fragmentation threat to the international legal order? FRANÇOIS FINCK	89
6 International constitutionalisation of protection of privacy on the internet: the <i>Google</i> case example KRYSTYNA KOWALIK-BAŃCZYK	106
7 The "revival" of sovereignty via the complementarity regime and the "doctrinal" idea of responsibility to protect; what about constitutionalisation? MARIA VARAKI	118
8 Fragmentation of the law of targeting: a comfortable excuse or a dangerous trap? PATRYCJA GRZEBYK	132
9 The Rome Statute and the debate surrounding the constitutionalisation, fragmentation and pluralisation of international criminal law KAROLINA WIERCZYŃSKA	146
PART III Constitutionalisation through fragmentation	161
10 Justifying 'fragmentation' and constitutional reforms of international law in terms of justice, human rights and 'cosmopolitan constitutionalism' ERNST-ULRICH PETERSMANN	163
11 A constitutionalised legal order: exploring the role of the World Heritage Convention (1972) ANDRZEJ JAKUBOWSKI	183
12 Constitutionalisation through fragmented adjudication?	203

13	From fragmentation to coherence: a constitutionalist take on the trade and public health debates CHIEN-HUEI WU	222
14	Access to environmental justice for NGOs: interplay between the Aarhus Convention, the EU Lisbon Treaty and the European Convention on Human Rights MARJOLEIN SCHAAP - RUBIO IMBERS	244
15	The reconciliatory approach: how multilateral environmental agreements can harmonise international legal obligations BRITTA SJÖSTEDT	265
	Index	288