## Table of Contents

Lis	t of Contributorsvii
1.	Introduction
	PART I THE CJEU'S ROLE IN THE DEVELOPMENT OF EXTERNAL RELATIONS LAW
2.	A Reticent Court? Policy Objectives and the Court of Justice
3.	A Selfish Court? The Court of Justice and the Design of International Dispute Settlement beyond the European Union
4.	A Powerless Court? The European Court of Justice and the Common Foreign and Security Policy
	PART II JURISPRUDENCE AND THE ALLOCATION OF EXTERNAL COMPETENCE
5.	Vertical Division of Competences and the Objectives of the European Union's External Action
6.	The Case Law of the Court of Justice of the EU and the Allocation of External Relations Powers: Whither the Traditional Role of the Executive in EU Foreign Relations?
7.	The Potential for Inter-Institutional Conflicts before the Court of Justice: Impact of the Lisbon Treaty
	PART III EXTERNAL RELATIONS, THE COURT AND THE UNION LEGAL ORDER
8.	General Principles in the Development of EU External Relations Law

	7 11	10	
V1	Innie	OT ( Ontoni	-6
AT	INDIC	of Content	0

7.	of the European Court of Justice in External Relations Law
10.	The Court of Justice's Participation in Judicial Discourse: Theory and Practice
	PART IV THE COURT AND THE INTERNATIONAL LEGAL SYSTEM
11.	The Kadi Case—Constitutional Core Values and International Law—Finding the Balance?211 Juliane Kokott and Christoph Sobotta
12.	The Arrangement Governing the Relationship between the ECtHR and the CJEU in the Draft Treaty on the Accession of the EU to the ECHR
13.	Worlds Apart? Comparing the Approaches of the European Court of Justice and the EU Legislature to International Law249 Jan Wouters, Jed Odermatt and Thomas Ramopoulos
Inde	<i>x</i> 281