

Contents

<i>List of figures</i>	vii
<i>List of tables</i>	viii
<i>List of contributors</i>	ix
<i>Acknowledgements</i>	x
1 Introduction. National courts vis-à-vis EU law: new issues, theories and methods	1
<i>Juan A. Mayoral and Marlene Wind</i>	
PART I JUDICIAL DIALOGUE AND EU LEGAL MANDATES: RECENT DEVELOPMENTS ALONG WITH THE POTENTIAL AND LIMITATIONS ARISING FROM ITS USE BY NATIONAL JUDGES	
2 The preliminary ruling dialogue: three types of questions posed by national courts	15
<i>Bruno de Witte</i>	
3 The <i>Simmenthal</i> revolution revisited: what role for constitutional courts?	26
<i>Darinka Piqani</i>	
4 Polish civil judiciary vis-à-vis the preliminary ruling procedure: in search of a mid-range theory	49
<i>Urszula Jaremba</i>	
5 National courts and the effectiveness of EU law	68
<i>Urška Šabl</i>	
PART II EU LAW IN MEMBER STATE COURTS: THE RECEPTION OF EU LAW IN OLD, NEW AND NON-EU STATES	
6 Operationalizing the European mandate of national courts: insights from the Netherlands	105
<i>Monica Claes, Maartje de Visser and Marc de Werd</i>	

7	European Union law before national judges: the Polish experience. Adept multicentric vision or creeping hierarchical practice <i>Marcin Górski</i>	127
8	Judicial reception of EU law in Estonia <i>Tatjana Evas</i>	146
9	'Emulate thy neighbour?' How dialogues between the CJEU and non-EU courts could be explained through international relations theory <i>Allan F. Tatham</i>	168
PART III CONTEMPORARY DYNAMICS IN THE LEGAL INTEGRATION OF EUROPE: NATIONAL COURTS' ROLES IN PROTECTING FUNDAMENTAL RIGHTS AND IN THE AREA OF FREEDOM, SECURITY AND JUSTICE		
10	A predicament for domestic courts: caught between the European Arrest Warrant and fundamental rights <i>Aida Torres Pérez</i>	191
11	Immigration and criminal law: is there a judge in Luxembourg? <i>Rosa Raffaelli</i>	217
12	Whither judicial Europeanization? The case of the Race Equality Directive <i>Costanza Hermanin</i>	239
	<i>Index</i>	261