

CONTENTS

<i>List of figures</i>	<i>page</i>	ix
<i>List of tables</i>		xi
<i>Foreword</i>		xiii
<i>Preface</i>		xv
1	The First Half Century	1
	Introduction	1
	Human rights, liberalism and internationalism	2
	The mere shadow of a union	8
	A not unsatisfactory agreement	17
	Inter-state complaints	24
	Enlargement	28
	Minority rights	30
	Individual applications: 1955–2005	33
	The Convention and the European Union	47
	Conclusion	55
2	Convention Compliance	60
	Introduction	60
	Assessing national Convention compliance	61
	Explaining patterns of Convention violation in western Europe	78
	The Convention in central and eastern Europe	105
	Conclusion	131
3	The Applications and Enforcement of Judgment Processes	136
	Introduction	136
	The individual applications process	137

	Supervising execution of judgments	155
	'Individual' or 'constitutional' justice?	165
	Enhancing the Court's constitutional mission	174
	Conclusion	189
4	The Method of Adjudication	193
	Introduction	193
	Primary constitutional principles	195
	Secondary constitutional principles	213
	Conclusion	226
5	The Jurisprudence	231
	Introduction	231
	Articles 3, 4 and 7(1)	232
	Articles 2(2) and 15	241
	Articles 5 and 6	248
	Article 2(1)	255
	Articles 8–11	257
	Article 1 of Protocol No. 1	274
	Conclusion	276
6	Improving Compliance	278
	Introduction	278
	Increasing compliance pressures from domestic legal systems	279
	Towards a European Fair Trials Commission	282
	The Role of Human Rights Institutions	289
	Conclusion	313
7	Conclusion	316
	Achievements and problems	316
	Prospects	321
	<i>Bibliography</i>	327
	<i>Index</i>	359