

CONTENTS

Introduction. The Convention, the Court, and Second-Order Compliance	1
Chapter 1. Compliance Theory: Rational Choice Within Normative Constraints	28
PART I. THE UNITED KINGDOM	
Chapter 2. The Uneasy Place of the ECHR and ECtHR in UK Law and Politics	67
Chapter 3. Compliance with Just Satisfaction Awards and Individual Measures	77
Chapter 4. Compliance with General Measures I: Sociopolitical Issues	86
Chapter 5. Compliance with General Measures II: Security, Crime, and Justice	104
Chapter 6. Judgments Pending Before the Committee of Ministers	129
Chapter 7. Minimalism as the Strategy of Choice for the Reluctant Complier	142

PART II. GERMANY

Chapter 8. The Convention and Court Within Constitutionalized Rights Protection	149
Chapter 9. Compliance with Just Satisfaction Awards and Individual Measures	156
Chapter 10. Compliance with General Measures	174
Chapter 11. Exploiting Choice Within a Domestic Human Rights Culture	201
Conclusion. Human Rights Compliance as Normatively Constrained Rational Choice	205
Appendix. Further Judgments Against the United Kingdom	215
Notes	241
Bibliography	309
Index	337
Acknowledgments	341