CONTENTS

List of figures page ix

	List of tables xi	
	Foreword xiii	
	Preface xv	
1	The First Half Century 1 Introduction 1 Human rights, liberalism and internationalism 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
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 Conclusion 131	105
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
	Bibliography 327

Index 359