1: Jonas Christoffersen and Mikael Rask Madsen: Introduction: The European Court of Human Rights between Law and Politics

**Part I - Politics and Institutionalisation**


3: Mikael Rask Madsen: The Protracted Institutionalisation of the Strasbourg Court: From the Diplomacy of Law to Integrationist Jurisprudence

4: Erik Voeten: Politics, Judicial Behaviour, and Institutional Design

5: Rachel A. Cichowski: Civil Society and the European Court of Human Rights

6: Anthony Lester: The European Court of Human Rights after 50 Years

**Part II - Law and Legitimization**

7: Robert Harmsen: The Reform of the Convention System: Institutional Restructuring and the (Geo-)Politics of Human Rights

8: Stéphanie Hennette-Vauchez: Constitutional v. International? When Unified Reformatory Rationales Mismatch the Plural Paths of Legitimacy of ECHR Law

9: Laurent Scheeck: Diplomatic Intrusions, Dialogues and Fragile Equilibriums: The European Court as a Constitutional Actor of the European Union

10: Jonas Christoffersen: Individual and Constitutional Justice: Can the Dynamics of ECHR Adjudication be Reversed?

11: Luzius Wildhaber: Rethinking the European Court of Human Rights