

Subject matter of the application

All the information concerning the facts, complaints and compliance with the requirements of exhaustion of domestic remedies and the six-month time-limit laid down in Article 35 § 1 of the Convention must be set out in this part of the application form (sections E, F and G). It is not acceptable to leave these sections blank or simply to refer to attached sheets. See Rule 47 § 2 and the Practice Direction on the Institution of proceedings as well as the “Notes for filling in the application form”.

E. Statement of the facts

58.

ar and concise and give exact dates. Be chronological and set out events in the order in which they occurred. If your complaints relate to a number of different matters (for example different sets of court proceedings), please deal with each factual matter separately. Put down the essential information concerning your case: the key facts and decisions, and how your rights have been violated, without irrelevant background or side issues. Do not include lengthy quotations: you can always give a reference to an accompanying document. You must provide documents to support your case, in particular copies of relevant decisions or documentary records of any measures about which you complain, such as medical reports, witness statements, transcripts, documents of title to property, or records of periods spent in custody, a notice of eviction or a deportation order. All relevant documents you refer to should be listed in th