

Index

- accountability 12
- administrative governance model 5, 6, 178
- agonistic pluralism 152, 166, 168
- agricultural subsidies 91–2
- Ajos* 154–5
- Alimanovic* 136
- ambiguity/ies 37, 50, 130, 177–8
 - discursive constituent power 63
 - EU liberal constitutionalism 46
 - fundamental rights discourse 2, 26, 122, 136, 137, 139, 179
 - geographical boundary 40
 - historical constitution 156
 - proportionality 70, 84, 92–3, 115, 116–17
 - rule of law 171
 - security discourse 2, 16–17, 26, 62, 122, 141, 145, 146–7, 167, 169, 181
- Aranyosi* 67, 68, 108–11, 117, 118, 180
- Area of Freedom, Security and Justice (AFSJ) 24–5, 27–9, 51, 74, 88, 172, 176–7, 179, 181
- Brexit 143
 - mutuality paradigm 165
 - post-Brexit era 151
 - proportionality 64–8, 74, 90, 119–20, 123, 180, 181
 - criminal law cooperation and relationship with CFSP 103–12
 - data protection 91–6, 113
 - immigration and asylum 96–103, 105, 108–9, 111–12
 - structure of 112–19
- Arendt, H. 41, 42
- assembly, freedom of 79
- asylum *see* immigration and asylum
- asymmetry 122, 146
 - double 118
- austerity 140, 163
- authoritarian(ism) 163, 165
 - rhetoric 156
- autonomous legal order, EU as 7, 55, 56–7, 62
- B and D* 100
- Baumbast* 85
- bias 4, 25, 79–80, 103, 117–18
- Böckenförde, E.-W. 173
- borders 137–9
 - controls 65–6, 125, 156
- Bosphorus* 106
- boundaries crisis 131, 138–9, 140, 141, 167, 172, 181
- Brexit 3, 12, 23–4, 33, 131, 132, 139, 153, 161, 167, 172
 - post-Brexit era 150–151
 - temporal and ontological security 140, 141–4, 150–151
- Căldăraru* 67, 68, 108–11, 117, 118, 180
- Canada 141
- capitalism 126
- Cassis de Dijon/Dassonville* formula 75–7, 79, 118
- Catalan secessionism 161–2, 174
- Charter of Fundamental Rights (CFR) 10, 29, 66, 98, 99, 108, 112, 117, 119
 - Art 1: dignity 111
 - Art 4: inhuman or degrading treatment 111
 - Art 6: liberty and security 101, 110

- Art 7: private and family life 87, 89, 91, 95
- Art 8: personal data 91, 95
- Art 20: equality before law 90
- Art 39(2): right to vote 88
- Art 49: rights of accused 157, 158
- Art 51(1): scope 88, 112
- Art 52(1): proportionality 64, 67, 73–4, 88, 89, 91, 92, 93, 94, 95, 101, 111, 112, 113, 115, 116, 119, 120
- Art 53: level of protection 61, 158–9
- Christodoulidis, E. 17–19
- citizenship 19, 26, 28, 29, 58, 119, 123, 125, 128, 180
- Area of Freedom, Security and Justice 104
- Brexit 143–4
- new independent form: post- 151
- internal market and 59, 65
- free movement of persons 85–90
- spatial security 132–7
- Closa, C. 161
- collective action, right to take 82–5
- Commission v. Netherlands* 97–8
- common constitutional traditions 55, 159, 160, 161
- Common Foreign and Security Policy (CFSP) 29, 105–8, 125
- competences
- CJEU 68, 81, 177
- EU 10, 25, 31, 59, 67, 84, 140, 147, 160, 173, 178, 180
- kompetenz-kompetenz* 17, 154, 175
- national 10, 28, 59, 84, 97, 147
- proportionality 67, 84
- shared 159
- competition law 176
- conferral principle 59, 160
- confidential sources 107–8
- consequentialism 114
- constitutional identity crisis 3, 131, 153, 154–62, 167, 172, 181
- constitutionalism, EU 64, 71, 114–15, 150, 162, 178
- best-fit 12–13
- communal 167, 174–5
- contrapuntal 12, 13
- crisis and 1–3
- security and fundamental rights discourses 32–7
- direct deliberation at local level 15
- epistemic pluralism 14, 174, 178
- messianic 12, 13
- paradigms of European integration *see separate entry*
- ‘people’ as constituent power 5, 15, 33, 36, 39–40, 43–5, 47, 48–51, 56, 60, 62–3, 180
- radical pluralism 14–15
- security of European project 11–12, 23–31, 41
- soul searching 3–5
- constructivism 21–2
- cooperation, sincere/loyal 61, 102, 156, 164
- corruption 163
- cost-benefit analysis 114
- Costa v. ENEL* 55, 56
- Council of Europe: asylum seekers 102
- Court of Justice of the European Union (CJEU) 24, 26–7, 33, 37, 59–60, 125, 126, 133, 142, 172, 177
- Brexit 143, 144
- domestic constitutional courts and 138, 154–61, 165
- EU as autonomous legal order 7, 55, 56–7, 62
- see also individual cases*
- crime prevention 65–6
- criminal conduct and expulsion of EU citizens 86–8
- criminal law 67–8, 90, 157–60
- confidential sources 107–8
- cooperation 103–12, 117
- CFSP 105–8
- crisis/es 47, 51, 54, 56, 57–8, 60, 63, 122, 124, 125–8, 131, 167
- boundaries 131, 138–9, 140, 141, 167, 172, 181

- Brexit *see separate entry*
 constitutional identity 3, 131, 153, 154–62, 167, 172, 181
 EU constitutionalism and 1–3
 security and fundamental rights discourses 32–7
 financial and economic *see separate entry*
 intertwined 172–3
 refugee 3, 12, 125, 131, 132, 137, 167, 172, 176, 181
 rule of law 3, 33, 131, 132, 137, 153, 162–4, 167, 172, 181
 critical reflection 3–5
 Czech Republic 154
- Da Silva Jorge* 104–5
Dano 136
Dassonville/Cassis de Dijon formula 75–7, 79, 118
 data protection 91–6, 113
 de Búrca, G. 53
 de-politicisation 6, 130
 definition of polity 124–5, 170
Delvigne 88–9
 democracy 3, 4, 11–12, 18, 24, 37, 45, 128, 129, 148, 164, 170–171, 174
 deficit 6, 125
 deliberative 123
 liberal 22, 33, 43–4, 46, 126, 163
 nation State 130
 reflexive self-openness 124
 secession 141–2
 Tindemans Report 58
 transnational 129–30, 131
 Denmark 154–5, 162
 deportation 97, 100
Dereci 135
 detention 105
 third-country nationals 96, 97, 100–103, 109
 differentiated integration 150–151, 167–8, 176
Digital Rights Ireland 92–5, 113
 direct effect 3, 6, 55, 160
 discursive constituent power and European integration 37, 39–51, 62–3, 122
 change and permanence 41, 46
 crisis 47, 51, 54, 56, 57–8, 60
 discourses of security and fundamental rights 44, 46, 47, 48, 51, 52–62, 63
 distinguished from narratives 52–3
 legal power 46
 liberal project 43–4, 46, 47, 49, 50, 51, 60, 63, 122, 126–7, 167
 normative legal theory 49
 people-as-constituent-power 43–5, 47, 49–51, 56, 60, 62–3, 180
 ‘The People’ 39–40, 48–9, 62–3
 re-foundation 40–41
 relationalism 49–50
 self-empowerment 45, 60, 63, 122
- El Dridi* 97
 drugs 86
 dualism 57
- Economic and Monetary Union (EMU) 48, 125, 126, 127, 128–9, 144–5, 146–7, 181
see also Eurozone
 effectiveness 27, 28, 56–7, 148, 150, 155, 156, 159, 180
 criminal law 103, 106
 direct effect and primacy 55
 fundamental rights 61, 62
 immigration and asylum 96, 97–8, 102
 margin of appreciation 88, 97
 relative 62, 181
 terrorist sanctions 106
- Elliniki Radiophonia Tileorassi (ERT)* 82
Eman and Saverio 88
 emergencies 105, 122, 146
 enlargement 125, 126, 132, 138–9, 173
 environment 29, 114
 epistemic security *see* popular and epistemic security

- equality/equal treatment 17, 24, 61, 88, 89–90, 117, 138, 142, 164, 171
 - citizenship 134, 136–7
- ethical life (Hegelian *Sittlichkeit*) 165–6
- European Arrest Warrant (EAW) 103, 104–5, 108–12, 161
- European Central Bank (ECB) 48, 60, 148–9
- European Coal and Steel Community (ECSC) 9, 41, 53, 54–5, 69
- European Commission 7, 9, 57, 58, 104, 126, 144–5, 151, 164, 174
 - White Paper: Future of Europe 151
- European Convention on Human Rights (ECHR) 73, 74, 81, 82, 88, 112
 - Art 3: inhuman or degrading treatment 98
 - Art 5: liberty and security 101
 - Art 7: no punishment without law 158, 160
 - Art 8: private and family life 80, 87, 89
 - Art 10: freedom of expression 79
 - Art 11: freedom of assembly 79
- accession to 61–2
- autonomy of EU law 101
- European Court of Human Rights (ECtHR) 66, 74, 79, 86, 160
 - asylum 98
 - extradition 105
 - margin of appreciation 99, 106
 - vote, right to 88
- European Monetary System (EMS) 57–8
- European Parliament 9, 29, 53, 74, 88, 140, 174
- European Political Community 26, 53
- European Stability Mechanism 148
- Eurozone 17, 27, 37, 60, 125, 128–9, 136, 146, 165, 172, 173
 - Commission 144–5
 - financial stability 145, 147, 150
- expression, freedom of 79, 114
- expulsion of EU citizen 85–8
- fair trial 103, 105
- family law 28
- federalism 4, 5, 6, 9–12, 13, 16, 17, 20, 30, 37, 60, 129–30, 178
 - secession 141–2
- financial and economic crisis 3, 12, 22, 27, 28, 32, 60, 120, 125, 131, 167, 181
 - epistemic security 153
 - EU responsibility 127
 - temporal and ontological security 140, 141, 144–50
- fingerprints 95–6
- fragmentation 20, 50, 133, 144–6, 149, 150, 167, 181
- France 32, 57, 151
- free movement 26, 28, 29, 48, 58, 78, 112, 118, 123, 176, 180–181
 - Brexit 144
 - of capital 128–9
 - of goods 66, 71, 75–7, 79–80
 - of judicial decisions 90, 111, 118
 - of persons 28, 65–6, 68, 97, 133, 180
 - and citizenship 85–90, 104
 - services
 - establishment 83
 - freedom to provide 78, 83, 115
 - right to take collective action 83
- freedom as non-domination 176–7
- freezing of assets 106, 107–8
- Fulmen* 107–8
- functionalism 5, 21–2, 178
 - neo- 9
- fundamental rights 2, 16, 17, 25, 26, 33, 37, 122, 123, 128, 167, 178, 179, 180
 - Brexit 143
 - discursive constituent power 52–62
 - national and EU level 175
 - popular and epistemic security 155–6, 158–9, 164
 - proportionality 64, 65, 66, 67, 68–70, 112–20, 180
 - AFSJ 90–112
 - collective action 82–5
 - internal market and citizenship case-law 75, 77–90

- legitimate objective 80, 83
- necessity 71–2, 73
- quality of the law 73
- specific mechanism of review 72, 73–4
- suitability 73
- transformative potential 66
- spatial security 132, 136–7, 139
- funding allocations 174, 175

- gaming 71, 115–16
- Gauweiler* 148–9, 157
- general principles of EC/EU law 78, 82, 84, 100, 110
- ECHR 101
- Germany 32, 33, 57–8, 142, 146–7, 149, 161
- human dignity 78
- proportionality 67, 69, 78, 117
- global constitutionalism 68
- globalisation 174
- grass root movements 175
- Greece 154
- Grzelczyk* 85

- Habermas, J. 124
- Hallstein, Walter 56–7
- Hamilton, Alexander 32
- Hauer* 81
- Hegelianism 165–6
- heterarchical paradigm 12–15, 23, 37, 62, 130, 147–8, 149, 151–2, 159, 166, 168, 174–5, 178
- criticism 16–21, 23
- political authority objection 16, 17–21
- political morality or federalist objection 16–17
- Hobbes, T. 123
- human dignity 24, 78, 80, 105, 111, 155–6, 170
- human rights 24–5, 58, 73, 96, 113–14, 170–171, 176, 177–8
- ECHR *see* European Convention on Human Rights
- ECtHR *see* European Court of Human Rights

- European Arrest Warrant 103, 104–5, 109
- freezing of assets 107
- immigration and asylum 96, 98, 99, 100
- sanctions 106, 107
- supremacy of EC law 26–7
- Hungary 154, 155–6, 162, 163

- I. B.* 103
- immigration and asylum 28, 57, 65–6, 67–8, 90, 96–103, 105, 108–9, 111–12, 125
- asylum-seeker quotas case 154, 155–6, 165
- see also* refugee crisis
- imperialism 16, 26, 28, 132
- inhuman or degrading treatment 98, 111
- inside/outside dichotomy 26, 29–30, 132, 135–6, 137, 138–9, 173, 179
- intergovernmentalism 6–7, 140, 144, 171, 181
- interlegality 175
- internal market 17, 27–8, 43, 59, 63, 122, 123, 125, 173, 178, 179
- fragmentation 144–6, 150, 167
- proportionality 64–8, 69–71, 74–5, 119–20, 123, 180–181
- Dassonville/Cassis de Dijon* formula 75–7, 79, 118
- data retention 93–4
- free movement of persons and citizenship 85–90
- necessity 69, 71–2, 73, 85, 87
- public health 71, 72, 76, 77
- public policy 71, 72, 78, 85–6, 90
- public security 71, 72, 78, 85–8
- Schmidberger/Omega* approach 75, 77–82, 90, 180
- structure of 112–19
- Viking/Laval* approach 75, 82–5, 180
- international law 2, 6, 8, 9, 10, 12, 14, 19, 55, 57, 60, 61, 175

- secession 142
- international organisation 6, 7, 8, 30, 139, 141, 148
- international relations 6–7, 8, 122
- Ireland 143, 161
- Ireland v. European Parliament and Council* 92–3
- iris scan 95
- Italy 33, 154, 156–61, 162, 165, 174

- J. N.* 100–3, 113, 120, 123
- judiciary 28, 163
 - independence 164
 - judicial incrementalism 133
 - quasi-lawmaking power 115
- justice 17, 107, 121, 128, 171, 176–7
 - as non-domination 177
- Justice Agenda 28

- Kadi* 105–7
- Keck* 77

- legal determinism 5, 25
- legal system and legal order 29, 169–70
- legality 12, 157, 160
 - proportionality and 73, 94, 101, 117
- liberalism and continuous crisis 47
- Lindahl, H. 33, 45
- lotteries 71
- Loughlin, M. 19

- McCarthy* 135
- Macron, Emmanuel 151
- managerialism 114–15
- manifestly inappropriate test 73, 81–2
- margin of appreciation/state discretion 68, 71
 - AFSJ 90, 92, 93, 105, 106
 - immigration and asylum 97, 98–9, 103
 - internal market 68, 75, 77, 79
 - free movement of persons and citizenship 85–6, 88, 89–90
- marriage certificate 90
- Melli Bank plc* 107
- methodological individualism 6–7
- minorities, protection of 141–2
- monism 57
- moral choices 114–15
- Mortelmans, K. 132–3
- mutual recognition 70, 90, 99, 103, 105, 108, 109–11, 138, 151
- mutual trust 90, 99, 109, 110, 111, 117, 119, 164, 171

- N. S. v. Secretary of State* 98, 108, 111, 113, 117, 119, 120, 123
- narrative(s) 24–5, 33–4, 42, 163, 174
 - discourses distinguished from 52–3
- nation State 130, 133, 166, 167, 174
- national autonomy 48, 130
 - proportionality 72, 116, 120
- National Panasonic* 80–81
- national security 2, 81, 82, 101–3
- negative integration 5, 51, 146, 164
- Negri, A. 45–6
- neo-functionalism 9
- neoliberalism 34–5
- Netherlands 32
- neutrality 23, 51, 63, 127, 132, 167, 178
 - proportionality 65, 79–80, 84, 113, 114, 115, 118, 119, 149, 180
- no-bail out clause 145–6
- no-demos model 5, 178
- Nold* 80, 81
- non-discrimination 74, 75, 76, 84, 104, 120, 123, 134, 138, 142, 155, 180
 - Brexit 144
- Northern Ireland 143
- nuclear proliferation 107–8

- ontological and temporal security 30, 38, 123, 131, 139–52, 167, 173, 179–80
- output legitimacy 131
- Outright Monetary Transactions (OMT) program 148–9

- P. I.* 87–8
- pacta sunt servanda* 6

- paradigms of European integration
 5–23, 169, 178
 critical optimism 21–2
 federalism *see separate entry*
 genuine pessimism 21–2
 heterarchical paradigm *see separate entry*
 State-centric approaches 5–7, 16,
 37, 129, 130, 160, 178
sui generis 8–9, 178
- participation 12
- passports 95–6
- personal data 91, 94–5
- Pfleger* 115
- Poland 156, 161, 163–4
- polity, meaning of 124–5, 170
- polycentric community 8, 178
- popular and epistemic security 30, 36,
 38, 123, 131, 152–67, 173,
 179–80
 constitutional identity crisis 154–62
 endo- and eso-epistemic 165
 people(s) and *demos* 152
 rule of law crisis 162–4
- populism 39, 153, 174
- Portugal 154
- posted workers 83
- Preuss, U. K. 133
- primacy of EU law 3, 63, 122, 148,
 154, 156, 158, 159, 160, 175
 autonomy of EC/EU legal order 55
 conflict: national law disappplied 11
 effectiveness 55
 European Arrest Warrant 110
 fundamental rights 59, 61, 62, 180
 human rights 26–7
 international law 6
 relative 62, 181
 temporal security 139–40
 uniform compliance 17
- Pringle* 147
- privacy, right to 80–81, 87, 89, 91, 93,
 94, 95, 114
- proceduralist theories 123–4
- progressivist narrative 32, 33–4
- property, right to 106–7
- proportionality 2–3, 55, 59, 64–8,
 119–20, 122–3, 156, 176, 177,
 180–1
 AFSJ 64–8, 74, 90, 119–20, 123,
 180, 181
 criminal law cooperation and
 relationship with CFSP
 103–12
 data protection 91–6
 immigration and asylum 96–103,
 105, 108–9, 111
 structure of proportionality
 112–19
- internal market and AFSJ: structure
 of 112–19
- internal market and citizenship
 64–8, 69–70, 74–5, 119–20,
 123, 180–181
Dassonville/Cassis de Dijon
 formula 70, 75–7, 118
 free movement of persons and
 citizenship 85–90
Schmidberger/Omega approach
 75, 77–82, 90, 180
Viking/Laval approach 75, 82–5,
 180
- legality and 73, 94, 101, 117
- neutrality 65, 79–80, 84, 113, 114,
 115, 118, 119, 149, 180
- Outright Monetary Transactions
 (OMT) program 148–9
- role in EU law: general features
 68–74
 abuse of power 69–70
 EU measures, review of 69–70,
 73, 81–2
 general test 72–3
 market integration tool 69–70
 national measures, review of
 69–70, 73, 82
 necessity 69, 71–2, 73, 83, 87,
 95, 96
 proportionality *stricto sensu*: fair
 balance 71, 72
 public interest 69, 71, 83, 84,
 106, 107, 115
 rule of reason 70–71

- specific mechanism: fundamental rights 72, 73–4
- suitability 71, 73–4, 83, 87, 96
- values 114–15, 117
- public order 2, 101–3, 109, 169
- quasi-lawmaking power 115
- Radu* 105, 106
- rape of minor 87–8
- rational choice 6–7, 161, 178
- realist school of international relations 6–7
- reflexive self-openness 124
- reflexive/semantic security 30, 38, 162
 - EU as transnational polity 169–81
 - legal system and legal order 169–70
 - polity 170
- reflexivity 14, 27, 60
- refugee crisis 3, 12, 125, 131, 132, 137, 167, 172, 176, 181
- regions and EU 162, 174–5
- regulatory model 6, 178
- relationalism 49–50
- Romania 163
- Rome Declaration (2017) 151
- Rottmann/Ruiz Zambrano* 134–5
- rule of law 3, 7, 22, 24, 43, 61, 121, 169–70, 171–2, 174, 177
 - crisis 3, 33, 131, 132, 137, 153, 162–4, 167, 172, 181
 - positivism 127
 - reflexive self-openness 124
 - secession 141–2
- rule of reason 66, 70–71, 76
- Runevič-Vardyn* 90
- Rutili* 82
- sanctions 105–8
- Sayn-Wittgenstein* 89–90
- Schecke and Eifert* 91–2
- Schengen rules 176
- Schmidberger/Omega* approach 75, 77–82, 90, 111, 180
- Schmidt, Helmut 57–8
- Schröder and Gronau* 82
- Schrems* 92, 95
- Schwarz* 95–6
- Scottish secessionism 161–2, 174
- secession 141–2
- secessionism 161–2, 174
- security 1–2, 11–12, 13, 15–16, 21, 23, 23–38, 121–3, 175, 178–81
 - change and permanence 41
 - circularity of 33, 128–9, 167, 173, 181
 - constitution 2
 - discursive constituent power 47, 52–62
 - insecurity and 129
 - notion of 41, 169
 - popular and epistemic *see separate entry*
 - proportionality 64, 74, 79, 80–81, 85–8, 113, 116–17, 119–20, 180–181
 - AFSJ 66, 67, 90–112
 - market integration 68, 74–5, 112
 - reflexive/semantic 30, 38, 169–81
 - spatial 29–30, 38, 123, 131, 132–9, 167, 173, 179–80
 - citizenship 132–7
 - strict sense 2, 16, 68, 75, 90, 122, 178
 - temporal and ontological 30, 38, 123, 131, 139–52, 167, 173, 179–80
- self-contained regime 8, 178
- self-determination 123–4, 140, 141–2, 164
- separation of powers 155, 159, 160, 164
- sexual assault and coercion of minor 87–8
- Sieyès, E. 39, 46
- Single European Act 126
- single market *see* internal market
- Slovak Republic 156
- social contract 123–4
- social dumping 83
- social power 53
- sociological approach 6–7
- soft law 11, 102
- solidarity 156, 162, 171

- sovereignty 7, 9, 11, 14, 15, 17,
18–19, 39, 146, 156, 165
contradiction 177
as creative power 44
inside-outside 132
limited transfer of 142
temporal security 140
- Spaak, Henry 53
- Spain 154, 161–2, 174
- Spain v. United Kingdom* 88
- spatial security 29–30, 38, 123, 131,
132–9, 167, 173, 179–80
citizenship 132–7
- stagflation 57
- State responsibility 8
- State-centric approaches 5–7, 16, 37,
129, 130, 160, 178
- strikes 82–5
- subsidiarity 2–3, 12, 55, 59
proportionality and 72
- supranationalism 4, 9, 28, 126, 130–1,
156
- supremacy of EU law 17, 26–7,
158–9
see also heterarchical paradigm;
primacy of EU law
- surnames 89–90
- Taricco* 154, 156–61, 165
- taxation 116, 151, 157
- temporal and ontological security 30,
38, 123, 131, 139–52, 167, 173,
179–80
- terrorist sanctions 105–7
- Tindemans Report 58
- trade agreements 125
- transparency 91–2
- Treaty of Amsterdam 126, 127
- Treaty on European Union (TEU)
Art 1 91
Art 2 121, 177
Art 3 66–7, 74, 177
(2) 65–6
(3) 66, 145
Art 4(1) 74
Art 4(2) 156, 159, 177–8
Art 4(3) 56, 156
Art 5(4) 72, 92, 93, 96
Art 6 108, 178
Art 6(2) 62
Art 7 164
Art 10 91
Art 35(3) 74
Art 36 74
Art 50 141, 142–3, 150
- Treaty on the Functioning of the
European Union (TFEU)
Art 3(1)(c) 147
Art 15 91
Art 18 134
Art 21 89
Art 34 75, 76
Art 36 76
Art 80 156
Art 83(1) 86, 87
Art 114 93
Arts 119–121 147
Art 119(2) 145
Art 123(1) 148
Art 125 145, 147
Art 127(1) 145
Art 136(3) 150
Art 325 157–8, 159, 160
Art 346 74
- Treaty of Lisbon 25, 28–9, 59, 174
- Treaty of Maastricht 3, 126, 131, 140,
145, 146
- Treaty of Rome 53–4
- Tsakouridis* 86, 87–8
- Tuori, K. 2, 170, 176
- ultima ratio* 147–8, 149, 175
- United Kingdom 154
Brexit *see separate entry*
Scottish secessionism 161–2, 174
- United Nations HCR Guidelines 102
- United States 10, 11, 41–2
- values 14, 15, 24, 32, 35, 58, 114–15,
117, 130, 138–9, 143, 164, 179
foundational liberal 170–171
polity: shared 124, 170
- Van Gend en Loos* 55, 56
- Ventotene Manifesto 54

- Viking/Laval* approach 75, 82–5, 113, 180
vote, right to 88–9, 114
Wachauf 81, 82
- Weiler, J.H. 126, 130
welfare 119, 123, 124, 126, 137, 180
Viking and *Laval* cases 82
Wolzenburg 103–4
work, right to 114