

Index

- accession 35–53
 possible alternatives 54–6
 process impasse *see* European Convention for the Protection of Human Rights (ECHR)
 provision, and Article 6(2) TEU *see* Article 6(2) TEU, provision of accession to ECHR
 see also relevant Articles below
- acquis*, integrative role of the general principles and development of *acquis* of EU 6, 18, 24–5, 163–72, 173–4, 180–81, 193
- Adam, R 9
- age discrimination 13, 106, 134
- Amalfitano, C 23, 24, 56, 91, 138
- Anagnostaras, G 23, 49, 92, 189, 195, 196
- Anderson, D 160
- Andreadakis, S 11, 46, 48, 54–5, 111, 188
- Andreangeli, A 88
- Anrò, I 36, 132
- Arai-Takahashi, Y 177
- Area of Freedom, Security and Justice, opt-out regime 162–3
- Arestis, G 16
- Arnulf, A 20, 160, 161
- Article 6(1) TEU and Charter of Fundamental Rights 7–14, 62, 111, 126, 160
- Constitutional Treaty 8
- distinction between rights and principles, unclear 14, 103–9
- EU Judges' and AG's use before the Lisbon Treaty 10–13
- revision procedure 8–9
- visibility of protected rights 13–14
- Article 6(2) TEU, provision of accession to European Convention for the Protection of Human Rights (ECHR) 21, 35–40, 42, 44, 47, 54–5
- Protocol No. 8 and conditions to ensure validity of the accession agreement 38–9
- Article 6(3) TEU, general principles concerning fundamental rights 1, 14–15, 17–35, 43–4, 45, 57, 58, 61, 94–6, 99, 100, 111, 113, 124, 192
- European Convention for the Protection of Human Rights (ECHR) 1, 20, 21, 26–8, 31, 33, 94–96
- general principles beside and beyond the Charter 147–192
- Article 19 TEU 3, 17, 26, 32, 33–4, 198
- Article 218(11) TFEU, Opinion of the ECJ regarding the compatibility of an agreement with the Treaties 37, 39, 41, 43, 47, 51
- asylum cases 49–50, 80–83, 158, 195
- autonomy of the EU legal order 6, 42, 47, 52, 59, 101, 147–9, 180, 183–4, 186–7, 193–4
- autonomy of the European Court of Justice 60–2, 165, 189
- Baratta, R 48
- Barnard, C 160
- Bassini, M 146, 157, 160
- Belling, V 160
- Benoit-Rohmer, F 42, 48
- Bergé, J-S 191
- Berger, M 41

- Bernard-Glanz, C 118
 Bernardi, A 136
 Bernitz, U 13
 Berramdane, A 160, 163, 181, 188
 Berrod, F 96, 187
 Besselink, LFM 8, 23, 41, 160, 163, 182–3
 Bestagno, F 51, 119
 Biagioni, G 84
 Biondi, A 160
 Bobbio, N 17
 Bonichot, J-C 26, 183
 Botta, M 88
 Brittain, S 59–60
 Bultrini, A 27, 28, 37
 Buonanno, M 35
 business premises protection 71–2, 77–9
- Cafilisch, L 40
 Cameron, I 102
 Cannizzaro, E 41
 Cantillon, B 169
 Capotorti, F 20, 36, 55
 Charter of Fundamental Rights 1–4, 14–15, 32, 58, 99, 100, 112–26, 156–63, 192
 and Article 6(1) TEU *see* Article 6(1) TEU and Charter of Fundamental Rights
 Explanations 14–15, 16, 33, 58–62, 73–5, 77, 99–100, 105, 108, 183–4, 185–6, 190, 194
 and general principles as interchangeable sources 112–15
 and general principles, referencing of both sources 115–20
 binding legal value 7–14
 Constitutional Treaty 8, 20, 38, 164
 content 14–17
 general principles of law beside and beyond *see* general principles of law beside and beyond the Charter
 Preamble 14–15, 32, 58, 99, 100, 192
- Protocol No. 30 on the application of the Charter to Poland and U.K. 156–63
 relationship between sources of fundamental rights protection *see* EU legal order, relationship between sources of fundamental rights protection, Charter of Fundamental Rights
see also general principles; Lisbon Treaty
 civil judicial cooperation 83–5
 civil unions, recognition of 170–71, 174–6
 complementary role of general principles
 Charter not applicable *ratione temporis* 5, 94–5, 106–7, 115, 126, 127, 148, 149–151
 Charter not applicable *ratione personae* 151–6
 Charter not applicable with respect to certain Member States 156–63
 see also general principles
 Condananzi, M 24, 56, 104, 105, 107, 155, 157
 confidentiality of lawyer–client correspondence 79–80, 101, 135
 Conforti, B 39, 188
 conservative role
 of the Charter of fundamental rights 182–6
 general principles of law beside and beyond the Charter 147–92
 guaranteeing specificities of EU legal system 95, 148–9, 166, 180–86
 survival in the event of accession to ECHR 186–92
 see also general principles
 constitutional traditions common to Member States 5, 15, 20, 21, 24, 26, 28–30, 33, 67, 80, 96, 99–102, 118, 127, 166–7, 171, 172–4, 198–9
see also individual countries; national principles

- constitutionality issues 136–46
 Coppel, J 23
 Costanzo, P 55, 66
 Cournot, M 91
 criminal judicial cooperation 85–7
 counter-limits doctrine 22–3, 24, 66,
 136, 137, 139–40, 141, 143, 145,
 167, 196, 198
 Coutron, L 88
 Cozzi, AO 174
 Craig, P 152
 Cupelli, C 136
 Curti Gialdino, C 89
- D'Alessio, MT 90
 D'Andrea, L 196
 Daniele, L 8, 26
 data protection 34–5, 70, 76, 118,
 119–20
 Dawson, M 19
 de Beco, G 128
 De Boer, N 23
 de Búrca, G 9, 32, 36, 59, 117
 De Hert, P 188–9
 De Schutter, O 37
 De Witte, B 20, 41
 Den Heijer, M 80
 Denmark
 Ajos case 106, 199
 Area of Freedom, Security and
 Justice, opt-out regime 162–3
 Dero-Bugny, D 27
 Di Federico, G 10, 79, 143
 dialogue between ECJ and ECtHR 4,
 49, 54–6, 65–6, 77, 190–91, 195
 dialogue between ECJ and Italian
 Constitutional Court 140, 145,
 146
 see also individual courts
 disability discrimination 128–9,
 130–31
 discrepancies between the ECJ and
 the ECtHR jurisprudences, real
 or apparent 77–93
 Dougan, M 12–13
 Douglas-Scott, S 42, 43, 48, 49, 58,
 59, 65, 66, 90, 188, 195
- Dubouis, L 25, 163, 165, 182, 187
 Dubout, E 1–2, 41, 104, 182
 Dupont-Lassalle, J 118
 Dutheil de la Rochère, J 152, 163
- Editorial Comment, 41, 97
 Eeckhout, P 41
 Ekardt, F 101
 equality of arms principle 88, 117
 EU legal order, relationship between
 sources of fundamental rights
 protection 57–109
 discrepancies between the ECJ and
 the ECtHR jurisprudences, real
 or apparent 77–93
 European Court of Justice and
 enhancement of level of
 protection guaranteed under
 ECHR 72–6
 European Court of Justice tendency
 to follow the European Court
 of Human Rights 65–72
 general principles of law and
 ECHR, relationship between
 94–6
 homogeneity clause 57, 59–63,
 66–7, 71, 72–3, 76, 77, 83, 94,
 95–6, 99, 100
ne bis in idem principle 60, 69–70,
 72, 84–6
 pre- and post-Lisbon comparison
 66–8
 and third States not members of the
 Union 63–4
ultra vires doctrine 66, 76
 EU legal order, relationship between
 sources of fundamental rights
 protection, Charter of
 Fundamental Rights
 and common constitutional
 traditions 100–103
 and ECHR, relationship between
 57–64
 Explanations relating to the Charter
 58–62, 73–5, 77, 99–100, 105,
 108
 and general principles of law,
 relationship between 96–103

- rights and principles distinction 14, 103–9
- European Arrest Warrant (EAW) 11, 23–4, 50, 71, 83, 91–2, 93, 195–6
- European Convention for the Protection of Human Rights (ECHR) 1, 20, 21, 26–8, 31, 33, 35–40, 57–64, 72–6
 - accession process impasse and relevance of ECHR in legal systems 40–53
 - and Article 6(2) TEU *see* Article 6(2) TEU, provision of accession to European Convention for the Protection of Human Rights (ECHR)
 - as minimum floor of protection 58, 72, 95–6, 118, 126, 132
 - Opinion 2/13 11, 23, 36, 40–45, 46–7, 49, 51, 52, 93, 192, 193 *see also* accession
- European Court of Human Rights 4, 19, 54–6, 77, 94–6, 140, 145, 146, 183–6, 190–91, 195
- European Court of Human Rights, cases
 - A. and B. v Norway* 86–7, 184–5
 - Agrati v Italy* 187
 - Avotīnš v Latvia* 51, 84, 85, 191, 195
 - Belcacemi and Oussar v Belgium* 178
 - Bosphorus Hava Yolları Turizmve Ticaret v Ireland* 51
 - Bouvet v France* 132
 - Capital Bank AD v Bulgaria* 64
 - Coëme and Others v Belgium* 72, 138, 142
 - Colas Est and Others v France* 78
 - Cooperatieve Producentenorganisatie van de Nederlandse Kokkelvisserij U.A. v Netherlands* 89–90
 - Ebrahimian v France* 178
 - Engel and Others v Netherlands* 70, 75, 86, 185
 - Ferrazzini v Italy* 75
 - Foulon v France* 132
 - Goc v Turkey* 90
 - Golder v United Kingdom* 58
 - Goodwin v United Kingdom* 65
 - Grande Stevens and Others v Italy* 85–6, 185–6
 - Guzzardi v Italy* 64
 - Ireland v the United Kingdom* 64
 - J.J. v Netherlands* 89
 - Jóhannesson and Others v Island* 86
 - Jussila v Finland* 75
 - Karner v Austria* 64
 - Keskinen v Finland* 90
 - Kress v France* 89
 - Labassee v France* 130, 131, 132
 - Laborie and Others v France* 132
 - Lautsi and Others v Italy* 178
 - Lobo Machado v Portugal* 89
 - Lucky Dev v Sweden* 85, 185
 - M & Co. v Germany* 51, 188
 - Maggio v Italy* 187
 - Mennesson v France* 130, 131, 132
 - Michaud v France* 51
 - M.M.S. v Belgium and Greece* 50, 80–81, 82
 - Negreponitis-Giannisis v Greece* 177–8
 - Niemietz v Germany* 78–9
 - Nykänen v Finland* 85, 185
 - Oliari and Others v Italy* 171, 174–5
 - Paradiso and Campanelli v Italy* 132
 - Rantsev v Cyprus and Russia* 64
 - S.A.S. v France* 178
 - Schalk and Kopf v Austria* 171
 - Scoppola v Italy* 65
 - Sharifi and Others v Italy and Greece* 80
 - Soering v United Kingdom* 92
 - Stefanetti v Italy* 187
 - Tarakhel v Switzerland* 50, 80–81
 - Torreggiani and Others v Italy* 92
 - Tyrer v United Kingdom* 58
 - Vallianatos and Others v Greece* 171
 - Vermeulen v Belgium* 89

- X. v Latvia* 132
Yvon v France 88
Zolotukhin v Russia 65
 European Court of Justice 1, 2–4, 19,
 54–6, 72–6, 140, 145, 146,
 183–6, 190–91, 195
 interpretative authority and
 autonomy 59, 60, 61, 63, 77,
 95, 148, 165, 183, 187–90, 194
 tendency to follow the European
 Court of Human Rights 65–72
 European Court of Justice, cases
 *Aalberts Industries v European
 Union* 69, 122
 Abdida 67, 71, 116, 123
 Abdullahi 71, 81–2
 Abercrombie & Fitch Italia 13, 106,
 121
 Achbita 107, 178, 179, 197
 Adhésion de l'Union à la CEDH
 (ECJ Opinion 2/13) 4, 11–12,
 23, 36, 40–5, 46–7, 49–52, 62,
 93, 180, 183, 189, 191, 192,
 193, 194
 Advocaten voor de Wereld 10
 Aguirre Zarraga 83
 Åkerberg Fransson 45, 60, 69–70,
 86, 97, 177, 185, 189–90, 193
 *Akzo Nobel Chemicals and Akcros
 Chemicals v Commission*
 29–30, 79–80, 101, 135, 150
 *Al Barakaat International
 Foundation* 17, 21, 181
 Alassini and Others 72
 Altun 31
 AM & S v Commission 79
 *Amministrazione delle finanze dello
 Stato v Essevi* 18
 Aranyosi 49, 71, 83, 84, 85, 92, 93,
 121, 123, 189, 195
 *ASPLA and Armando Álvarez v
 European Union* 69, 122
 Association de médiation sociale
 104, 108, 109
 Audiolux and Others 21
 Baldetti 87
 Båndkopi 116
 Baustahlgewebe v Commission 69
 *Bayer Crop-Science and Stichting
 De Bijenstichting* 121
 Bergemann 28
 Berlioz Investment Fund 75, 97
 Berlusconi 29–30
 BETCU 10, 16
 Bickel and Franz 175
 Blaizot 31, 33, 145
 Bonda 86, 158–9
 Bouagnaoui and ADDH 107, 178–9,
 180, 197
 *Brasserie du pêcheur v
 Bundesrepublik Deutschland*
 156
 Bressol 31
 Brey 170
 Căldăraru 49, 71, 83, 84, 85, 92,
 121, 123, 189, 195
 Calfa 175
 Chatzi 116
 C.K. 50, 82–3, 121, 195
 Coman 176
 Commission v Italy 18
 Commission v United Kingdom 170
 Connolly 27
 Covaci 69
 Cowan 175
 D. 130–33, 197
 Dano 170
 Dansk Industri 13, 106, 150, 199
 Dansk Jurist- og Økonomforbund
 116
 DEB 73–5, 135–6
 Deckmyn and Vrijheidsfonds 116,
 123
 Defrenne v SABENA 13, 31, 107
 Deltafina v Commission 122
 Denkavit italiana 139
 *Der Grüne Punkt – Duales System
 Deutschland v Commission* 69
 *Deutsche Bahn and Others v
 Commission* 71, 116
 Deutsche Milchkontor 140
 Di Puma 87
 Digital Rights Ireland 34, 70, 76,
 97, 102, 119–20, 121, 123, 149
 *DK Recycling und Roheisen and
 Others v Commission* 102

- Dominguez* 104, 107, 150
Dynamic Medien 10, 25, 31, 142
Eifert 67, 97, 120
El Dridi 127–8
Emesa Sugar 89
Eturas and Others 116
European Parliament v Council 10, 31
Factortame 156
Fenoll 107, 113–14, 124, 133–5, 149, 150, 180
FLS Plast v Commission 69, 122
FLSmidth v Commission 69, 122
FOA 129
Förster 140
García-Nieto 170
Garenfeld 116
Garlsson Real Estate 87
Gascogne Sack Deutschland v Commission 69, 122
Gasparini 140–41
Ghezelbash 71
Glatzel 108–9, 116, 129
Google Spain 35, 117, 118, 119, 123
Groupe Gascogne v Commission 68, 123
Grzelczyk 139
Guardian Industries and Guardian Europe v Commission 116, 122
Hay 133, 150, 171
Heimann 104
Hernandez and Others 97
Hoechst v Commission 28, 77–8
Hungary v Slovakia 17
ICF v Commission 122
ICI v Commission 140
Iida 111
Internationale Handelsgesellschaft 22, 26
Inuit Tapiriit Kanatami and Others v Commission 189, 193
Jégo-Quéré v Commission 10
Jobcenter Berlin Neukölln 170
Johnston 27
JZ 183, 190
Kadi 17, 21, 181
Kamberaj 44–5
Kamino International Logistics and Others 150
Kendrick v Commission 68, 69, 122, 123
Khalil and Others 31
King 104, 135
KME Germany and Others v Commission 116
Kossowski 84–5, 189, 195
Küçükdeveci 13, 106, 150
Kühne & Heitz 139
Lanigan 50, 67, 71
Léger 97, 116, 176
Lemmerz Werke v High Authority 140–41
Lock 116
Mangold 13, 29–30, 106, 134
Mannesmannröhren-Werke v Commission 10
Manni 118
Maruko 133, 171
M.A.S. and M.B. 22, 136, 146, 196
Mascolo 137
max. mobil v Commission 10
M’Bodj 71
McB. 67
Meilicke 145
Melchior 109
Melloni 23, 24, 50, 93, 102, 196
Menci 87, 185
Meroni 68
Micheletti 175
Milkova 97, 116
Mills v EIB 29
Minority SafePack – one million signatures for diversity in Europe v Commission 167–8
N. 60–62, 77, 123, 124, 183, 189, 190, 193
National Panasonic v Commission 27
NCC Construction Danmark 21
Neptune Distribution 67
Nikolaou v Court of Auditors 121
Nokia Italia and Others 116
Nold 27, 31, 180
N.S. 49, 71, 80–82, 158, 160–61
Omega 25, 198

- Ordre des barreaux francophones and germanophone and Others* 68, 189, 193–4
- Orizzonte Salute* 68
- Orkem v Commission* 28, 31
- Orsi* 87
- Otis and Others* 88, 117
- P & O European Ferries (Vizcaya) v Commission* 10
- P v S and Cornwall County Council* 28
- Palacios de la Villa* 24
- Paoletti and Others* 123–6, 150–51, 189
- Parliament v Council (Tchernobyl)* 19
- Parris* 176
- Petruhhin* 71, 123
- Philip Morris Brands and Others* 67
- Plantanol* 140
- Pohotovost'* 109
- Presidente del Consiglio dei Ministri* 137
- Prigge and Others* 116
- Racke* 17
- Richardson* 139
- Römer* 107, 133, 150
- Roquette Frères SA* 27, 28, 79
- Rosneft* 49
- Rumi v Commission* 140
- Rutili* 27
- Ryneš* 121
- SABAM* 68
- Sähköalojen ammattiliitto* 158
- Salengo* 18
- Samba Diouf* 68, 116, 149
- Sayn-Wittgenstein* 25, 116, 142
- SC Star Storage* 68
- Scattolon* 12, 98, 183
- Schindler Holding and Others v Commission* 189
- Schmidberger* 27
- Schoenimport 'Italmoda' Mariano Previti* 121
- Schrems* 70, 121
- Schröder* 139
- Schultz-Hoff and Others* 159
- Schwarz* 72
- Scialdone* 146
- Seitlinger and Others* 34, 70, 97, 102, 119, 121, 123, 149
- Siragusa* 97
- Spasic* 97
- Stauder* 26, 30
- Surgicare* 121, 122
- Sweden v Council* 29
- Tall* 67, 71
- Taricco and Others* 22, 66, 71–2, 76, 101, 121, 136–40, 141–6, 164, 185, 196, 197, 198
- Tchernobyl (Parliament v Council)* 19
- Tele2 Sverige* 16, 70, 76, 116, 119, 123
- Telefónica and Telefónica de España v Commission* 189
- Test-Achats and Others* 116, 149
- ThyssenKrupp Nirosta v Commission* 120
- Toltschin* 104
- Toma* 58, 67
- Transocean Marine Paint Association v Commission* 29
- Uberseering* 10
- Unibet* 10
- Unión de Pequeños Agricultores v Council* 10
- Unitrading Ltd* 68, 121
- Van Gend & Loos* 18, 192, 199
- Vervloet and Others* 116
- Viking* 159
- Volker and Markus Schecke GbR* 67, 97, 120
- W v Commission* 171
- Wachauf* 180
- Watson* 16, 70, 76, 116, 123
- WebMindLicenses* 67
- Willems and Others* 97
- Z.* 130–33, 197
- European Court of Justice,
post-Lisbon case law and role of
general principles 110–46
- Charter of Fundamental Rights
112–26
- constitutionality issues 136–46

- counter-limits doctrine 136, 137, 139–40, 141, 145
- and ECHR as minimum floor of protection 58, 72, 95–6, 118, 126, 132
- general principles, exclusive use of 127–8
- interpretive approach before and after Lisbon Treaty, substantial continuity of 110–12
- possible extensive and/or evolutive interpretation of written and unwritten source 134–46
- self-referential approach 117–19
- self-restraint approach 128–34
- Evans, B 26
- Explanations, Charter of Fundamental Rights 14–15, 16, 33, 58–62, 73–5, 77, 99–100, 105, 108, 183–4, 185–6, 190, 194
- Fabbrini, F 65
- fair trial principle 68–9, 89–91, 117, 122
- Favilli, C 80
- Finck, M 130
- Frantziou, E 13
- fraud cases 71, 137–46, 197–8
- freedom of movement and welfare benefits 170
- Fries, S 2–3
- Gaja, G 17, 20, 33, 37, 53, 167
- Galetta, DU 153
- Gallo, D 136
- García, RA 25
- Gatta, GL 125
- Gaudissart, M-A 56
- general principles 26–30, 94–103
 - and Article 6(3) TEU *see* Article 6(3) TEU, general principles concerning fundamental rights
 - post-Lisbon case law and role of *see* European Court of Justice, post-Lisbon case law and role of general principles
 - see also* Charter of Fundamental Rights; Lisbon Treaty
- general principles of law beside and beyond the Charter 147–92
 - Area of Freedom, Security and Justice, opt-out regime 162–3
 - Article 6(3) TEU 147–8, 166, 173, 182–3, 186
 - autonomous role 147–9
 - Charter not applicable *ratione temporis*, complementary role of general principles 5, 94–5, 106–7, 115, 126, 127, 148–51
 - Charter not applicable *ratione personae*, complementary role of general principles, 151–6
 - conservative role 95, 148–9, 166, 180–92
 - constitutional traditions common to Member States 166–7, 176–7, 198–9
 - counter-limits doctrine 167, 181, 188–9
 - EU institutions and international sources, interpretation of 167
 - homogeneity clause and ECHR 166, 173, 182, 184, 190
 - inconsistencies between the ECJ and the ECtHR jurisprudences 183–6
 - integrative role and development of *acquis* of EU 163–72, 173–4, 180–81, 190
 - legislation of Member States, reference to 172–80
 - ne bis in idem* principle 184–6, 189
 - Protocol No. 30 on the application of the Charter to Poland and U.K. 156–63
 - ultra vires* doctrine 177
- Gerkrath, J 20, 25, 163, 165
- Germany, cases
 - Solange I* 22–3
 - Solange II* 23, 181, 188
- Gianelli, A 62

- Glenn, PH 100
 Goedemé, T 169
 Grabenwarter, C 26, 96, 162
 Groussot, X 9, 13, 16, 20, 98, 117, 128, 160
 Gualco, E 13
 guaranteed minimum income right 169–70, 175–6
 Guastaferrero, B 143
 Guðmundsdóttir, D 104
 Guliyeva, G 157, 159, 160, 161
 Gutiérrez-Fons, JA 20, 25, 97
 Gutman, K 29, 79
- Halberstam, D 41
 Halleskov Storgaard, L 41
 Hancox, E 12
 Herzog, R 9
 Hilf, M 36
 Hofmann, HCH 152, 165
 homogeneity clause 5, 6, 43, 59–63, 66–7, 72–3, 77, 83, 94, 95–6, 99, 124, 193–4, 197
 and European Convention for the Protection of Human Rights (ECHR) 166, 173, 182, 184, 190
 homosexuality 133, 170–71, 174–6
- Iannuccelli, P 56
 Iglesias Sanchez, S 11, 100, 163
 illegal immigration 123–6
 Imamović, Š 41
 inconsistencies between the ECJ and the ECtHR jurisprudences 183–6
 inhuman or degrading treatments 50, 71, 81–3, 92–3, 195
 integrative role of general principles 6, 18, 24–5, 95, 115, 148–9, 163–80, 181, 184, 190, 193
 international sources 18–19, 20–25, 28–35, 167
 Internet access right 168–9
 interpretive approach, European Court of Justice 110–12, 134–46
- Ireland, Area of Freedom, Security and Justice, opt-out regime 162–3
 Italy, cases
 C.D. e a. 138
 Comune di Avellino e a. 53
 De Giovanni e a. 138
 D.P.E. 165
 Fragd 22, 139–40
 Frontini e a. 22
 Granital 52, 53
 Lorenzon 187
 M.G. e a. 174
 M.K.P. 52
 Morettini 187
 N.P. 187
 Prima Idep e a. 138
 R.A., A.C., M.T.G 53
- Jääskinen, N 15
 Jacobs, F 20, 36, 65
 Jacqué, J-P 15, 36, 41, 46, 47, 63, 165
 Jaeger, M 188
 Jaremba, U 158
- Kaila, H 10, 13, 14
 Kas, B 130
 Kędzia, Z 52
 Kokott, J 60, 95, 181
 Korenica, F 188–9
 Kornack, D 101
 Krommendijk, J 104
 Kronenberger, V 90
 Krygier, M 100
- Labayle, H 41, 80
 Ladenburger, C 32, 119, 160, 167
 Lagoutte, S 40
 Lamarque, E 55
 Lamont, R 131
 Larik, J 65
 Luzzerini, N 100, 104
 legal aid 73–5, 135–6
 legal certainty principle 13–14, 104, 110, 111, 126, 140–42, 143, 145, 157

- legal order relationship *see* EU legal order, relationship between
sources of fundamental rights
protection
- legislation of Member States,
reference to 172–80
- Lejeune, Y 37
- Lenaerts, K 12, 20, 25, 29, 59, 79, 97, 178
- Lisbon Treaty 1, 7–8, 38, 66–8
post-Lisbon case law *see* European Court of Justice, post-Lisbon case law and role of general principles
see also Charter of Fundamental Rights; general principles
- Livolsi, T 16, 171
- Lock, T 41
- Lockhart, NJS 23
- Loenen, T 178–9
- Lourenço, L 13, 109
- Lugato, M 10
- Luigjes, C 169
- Madsen, M 106
- Mancini, GF 21
- Marchal, S 169
- Marguery, T 85
- marriage or registered union right
170–71, 174–6
- Mbongo, P 19
- Megliani, M 79
- Mengozi, P 13, 60, 187
- Michel, V 187
- Mihaescu, BC 152, 165
- Mik, C 27
- Millet, F-X 60
- minimum floor of protection,
European Convention for the Protection of Human Rights (ECHR) 58, 72, 95–6, 118, 126, 132
- minimum income, guaranteed 169–70, 175–6
- Montaldo, S 189
- Morano-Foadi, S 11, 46, 54–5, 111, 188
- Muir, E 19
- Murphy, C 160
- Murray, JL 27
- Nascimbene, B 13
- ne bis in idem* principle 60, 69–70, 72, 84–6, 141, 184–6, 189, 196
- non-retroactivity in *malam partem* 30, 71, 101, 136, 138, 140, 142, 143, 146, 198
- nullum crimen, nulla poena sine lege* principle 138, 141, 145–6
- O’Brien, C 108
- O’Caoimh, A 183
- O’Leary, S 37
- Oliver, P 73
- O’Neill, A 23
- Opinion 2/13 of Court of Justice 4, 11–12, 23, 36, 40–5, 46–7, 49–52, 62, 93, 180, 183, 189, 191, 192, 193, 194
- Opinions of Advocate General 12, 55–6, 60, 75, 86–7, 89, 98, 109, 133, 135, 146, 154, 160–61, 180
- Pabel, K 26, 96, 162
- paid annual leave 16, 109, 133–4, 159, 180
- Palmer Olsen H, 106
- Paraschas, K 12
- Passos, R 188
- Pech, L 9, 13, 16, 98, 107, 128, 160
- Peers, S 44, 48, 49, 59, 97–8
- Pernice, I 1, 8, 41
- Pescatore, P 15–16, 97
- Picod, F 49
- Piva, P 152, 156
- Pliakos, A 23
- Polakiewicz, J 35, 46, 188
- Poland, Charter opt-out regime
156–63
- Pollack, MA 175
- Pollicino, O 29, 102, 118, 119, 146, 166
- Preamble to the Charter 14–15, 32, 58, 99, 100, 192
- Prechal, S 44, 59, 97–8, 175

- primacy of EU law 3, 22, 146, 181, 198–9
- principles and rights distinction 14, 103–9
- private life and protection of personal data 70, 76
see also data protection
- Protocol No. 30 on the application of the Charter to Poland and U.K. 156–63
- Rask Madsen, M 106
- ratione personae*, provisions cannot be applied 148, 151–6
- ratione temporis* 5, 94–5, 106–7, 113, 115–16, 117, 121, 126, 127, 134, 148–51
- Rauchegger, C 13, 98, 101, 102
- religious discrimination 178–80, 197
- revirement* cases 82, 86, 134–6, 154
- right to be heard 90–91
- right to water 168
- rights and principles distinction 14, 103–9
- Ritleng, D 23, 98, 191
- Rosas, A 10, 13, 14, 31, 32, 68, 98
- Rossi, LS 8, 13, 37, 48, 123, 160
- Ruggeri, A 55, 68, 196
- Sadl, U 106
- Sanchez, S 11, 165
- Sarmiento, D 12, 98, 112, 199
- Schill, S 22, 143
- self-referential approach 117–19
- self-restraint approach 128–34, 176–7
- sexual orientation 133, 170–71, 174–6
- Simon, D 41–2
- Skouris, V 23
- Sobotta, C 60, 95
- Spaventa, E 42
- Sperduti, G 55
- Spiecker, I 118
- Spiellman, D 177
- Spinelli Draft 1, 36
- Storgaard, L 41
- Strozzi, G 32
- Sudre, F 8, 31, 41, 59, 96
- supremacy principle 42, 52–3, 144
- surrogacy 130–33, 197
- Tacik, P 47
- tax proceedings 71–2, 75, 86–7, 135–6, 137
- Tesauro, G 24, 48
- Thiery, S 160, 161, 162
- third States not members of the Union 63–4
- Thor Petursson, G 13, 98, 117, 128
- Timmerman, M 136
- Timmermans, C 162
- Timmermans, F 192
- Tinière, R 191–2
- Tizzano, A 12, 24, 49, 55, 59, 187, 191
- Tomasi di Lampedusa, G 194
- Tóth, AG 37
- Tridimas, T 20, 107, 117, 163, 164, 193
- Trucco, L 10
- Tryfonidou, A 176
- UK
 Charter opt-out regime 156–63
Hayle Abdi Babre v Court of Florence 91
Italy v Domenico Rancadore 91
ultra vires doctrine 66, 76, 177, 196
- van Bockel, B 12
- Vandenbroucke, F 169
- Van der Bruggen, B 175
- Van der Schyff, G 143
- Van Lancker, A 169
- Van Mechelen, N 169
- Van Rompuy, H 192
- Vachez, A 19
- Vergès, J 49
- Vervaele, J 23
- Vickers, L 178–9
- Villani, U 10
- von Bogdandy, A 22, 143
- von Danwitz, T 12
- Wachsmann, P 37

- Walkila, S 104
Wattel, P 12
Weatherill, S 175
Weiß, W 62, 80, 182
Weiler, JHH 2–3, 23
Weitzel, L 11, 26, 62
Wimmer, M 117
Wintemute, R 76, 175
workplace equality principle 31, 165,
179, 197
Wyrzykowski, M 157, 159, 160, 161
Zagrebelsky, V 42, 64, 188
Ziller, J 155