

Subject Index

A

Accountability, 110–113, 134, 137, 156
 administrative law principles, 307–308
 democratic, 315
 financial integrity, 316
 and political engagement, 307
Act on Nature and Landscape Protection
 1992, 433
Administrative activity, 339, 349, 350,
 352, 354
Agency for the Cooperation of Energy
 Regulators (ACER), 274–275
Annual Alert Mechanism Report, 347
Article 4(2) TEU, national identity clause.
 See also Court of Justice of the
 European Union (CJEU)
 horizontal/general clause, 205
 national identity clause, 197–198
Asylum seekers, 77–79, 82, 83, 85, 86, 89,
 97
The autonomy of the EU legal order
 CJEU, 385–386
 divergences, 401–404
 implications
 Articles 347 and 351 TFEU, 396
 EU constitutional framework, 394
 European Patent Court, 396
 Member States, 395–396
 internal and external autonomy,
 399–401

international law and external judicial
 control
 EU law and *sui generis*, 404
 notion, 386–392
 purpose of
 CJEU, 392–393
 reciprocity, 394
 vis-à-vis international courts, 393
Awaab Ishak tragedy, 2020, 109–110,
 114–116

B

Belgian National Bank, 243–244
Boards of Appeal (BOA), 269–270
 appeal cases, 274–278
 currently operating in reality
 EUIPO BOAs, 282–283
 financial and administrative
 arrangements, 284
 non-permanent, 283
exclusive legal competences
 EU Charter of Fundamental Rights,
 280–281
 EU justice system, 280
 independence, 279–280
 responsibilities, 279
functioning, 298–300
general challenges, 284–285
legal status, 270–271
operating in reality, 282–284

- responsibilities and duties, separation of, 281–282
 - role and function, 271–274
 - specific challenges
 - appeal cases, 288–290
 - appeal procedure rules, 290–292
 - financial arrangements, 292–294
 - independence *v.* isolation/exclusion, 295–296
 - legal frameworks, 286
 - legal protections which safeguard BOA members, 287–288
 - oversight, 286–287
 - role of registries, 297–298
 - Boat people, 78, 98. *See also* Rwanda bill
- C**
- Case-law
 - CoE's work, 225
 - Court of Justice, 197, 199, 205, 206
 - ECtHR, 231
 - legal doctrine, 330
 - Cassa Depositati Prestiti* (CDP), 106
 - Central and Eastern European (CEE), 415, 417
 - Charter of Fundamental Rights (CFR), 160, 445
 - Civil Protection Mechanism (CPM), 4
 - Civil Service Code (CSC), 96
 - Client Earth v. NBB*, 265
 - Code of Organization and Civil Procedure, 31
 - Committee of Ministers (CM), 225
 - Common Emergency and Information System (CECIS), 10
 - Commons Justice Committee, 91
 - Communication Decency Act (CDA), 453
 - Community Plant Variety Office (CPVO), 283, 286
 - Compensation processes, victims of 22 July
 - legal assistance, 372
 - secondary victimization risks, 373–376
 - standardization, 372–373
 - Compensation to victims of terrorism under European law
 - Directive 2004/80/EC, 361–362
 - Directive 2012/29/EU, 362
 - ECCVVC, 360
 - obligation to provide compensation, 365–366
 - procedural obligations, 366
 - in Norway
 - alignment with European law, 370
 - Norwegian compensation scheme, 367–368
 - victims of 22 July, 368–370
 - specific legislation
 - CECPT, 362–363
 - Directive 2017/541, 363–364
 - victims' rights and secondary victimization, 364–365
 - Comprehensive Economic and Trade Agreement (CETA) Tribunal, 405
 - Constitutional Court Act (CCA), 417–418
 - Constitutionalization, 385, 386, 389, 403, 411
 - Constitutional Monarchy, 52, 57, 68
 - Constitutional reform
 - Constitutional Court and its composition, 46–49
 - supremacy clause amendments, 43–46
 - Constitutional scrutiny, 133, 142
 - Constitution of Malta
 - Article 39, 41
 - Articles 47(7) and (9) and 66, 28–30
 - constitutional courts, 46–49
 - constitutional invalidity, 40–42
 - Declaration of Principles, unenforceability of, 37–40
 - constitutional reform, 42–49
 - and European Union Law, 30–32
 - Giuseppe Micallef Goggi v. PL Emanuele Armando Mifsud*, 26
 - laws and administrative actions, 27–28
 - Marbury v. Madison*, 26–27
 - unprotected supremacy, 32–36

- Constitution of Malta (Amendment) (No. 2) Act 1974, 33
- Constitution of Troizina (1827), 67
- Costa v. ENEL*, 183
- Council of Europe (CoE), 223
- Council of Europe Convention on the Prevention of Terrorism (CECPT), 358, 362–363, 365
- Court of appeal (CA), 81, 83, 109
- Court of Human Rights (CHR), 79–81, 99. *See also* European Convention on Human Rights (ECHR)
- draft guidance, 96
- IMA 2023, 92
- interim injunctions, 82, 93–97
- and international law, 97
- Polish Constitutional Tribunal, 97
- rule of law-promoting measure, 94–95
- Court of Justice of the European Union (CJEU), 134–136, 140, 243, 244, 385–387, 393
- Article 25(1) of Bulgarian Constitution, 202
- Article 263 TFEU, 259–260
- birth certificates, 201–202
- Bulgarian identity document, 201
- Bulgarian Supreme Administrative Court rules, 203–204
- Commission v. Poland*, 204
- extra-membership, 398
- international court, 403
- judicial review, 142–145
- legality/validity review, 400
- litigation, NCB
 - Client Earth v. NBB*, 260–261
 - Gauweiler and Weiss*, 256–260
- Member States, 395
- national identity, 197–200
- on NCBs' independence
 - Banka Slovenije* (13 September 2022), 252–256
 - ECB Archives* (17 December 2020), 251–252
- Rimšēvičs* judgment (26 February 2019), 249–250
- population 1
 - reviewed measures, 147
 - standard of review, limited and substantive, 147–149
- population 2
 - legal basis and competence lack, 149–150
 - strike-down rate and intensity of review, 150–151
- preliminary ruling, 395, 396
- same-sex marriage, 201
- state identity, 198
- COVID-19 pandemic, 1, 6, 12, 352, 424, 429, 431
- rescEU, 12–16
- UCPM, 12–13
- vaccines, 15
- Criminal Injuries Compensation Authority (CICA), 367, 373, 375
- The Criminal Procedure Act 2006, 372
- Czech Constitutional Court (CC), 413–416
 - case-law, 435–436
 - judicial review powers, 416–419
 - judicial self-restraint
 - 'full' political questions, 430–433
 - political branches, 433–435
 - political question doctrine, case-law, 422–426
 - semi-political questions, 426–429
 - lapsus calami*, 436
 - political question doctrine, 436–438
 - pre-WWII Czechoslovakia, 437
 - and self-restraint
 - democratic rule-of-law, 420–421
 - Janus bifrons*, 422
 - powers of judicial review, 420
 - practising politics, 421
 - 'total' judicial supremacy, 419–420
- Czech Republic, 424, 425, 432, 438
- international organization, 435

political question doctrine, 416
re-composed CC, 421

D

Declaration of Principles, Maltese, 37–40
Decree on Local Governance (DLG), 303
Defence secrecy, 126–127, 132
DEF Update Note (NADEF), 344, 345, 352
Digital platforms
 Good Samaritan clause, 454
 legislation, 446
 online public discourse, 457
 public discourse-oriented regulation, 443–446
 US Member States, 456
Digital Services Act (DSA), 442
 Code of Practice, 449–450
 E-Commerce Directive, 446, 450–451
 EU decision-making process, 452
 EU Member States, 446–447
 federal pre-emption, 448–449
 illegal content, 447–448
 law-in-context and law-in-action, 451
 provisions and reinforcement, 449
 reinforcement, 447
Disaster risk management (DRM), 1–2
 co-operation, 3
 COVID to rescEU, 16–17
 crisis to consensus, 6–8
 cross-border nature, 2
 disaster response and European integration, 19–21
 public health emergencies, 18–19
 regionalism, 3–6
 rescEU, 12–16
 solidarity clause, 5
 2019 reform, UCPM, 8–12
Disaster risk reduction (DRR), 2, 10–11
Disclosure, 122, 124
 civil servant, 124
 to individuals, 131
 official documents and information, 120, 127–129

Discretion, 141–142
Divisional Court (DC), 82–83
Division of responsibilities, 245, 298
Draft budget Law (DLB), 348
Dutch Civil Code, 304
Dutch Municipalities Act, 323–324

E

Ecofin Council, 346, 348, 349
Economic and Financial Document (DEF), 344, 345, 350–352
Economic and Financial Planning Document (DPEF)
 economic policy, 350–351
 function, 350
 macroeconomic forecasts, 352
 policy objectives, 342
 programming function, 351–352
 public authority planning, 351
 three-year planning instrument, 344
Economic and Monetary Union (EMU), 343
 case-law on judicial review, 133
 CJEU, 134–135
 judicial review in practice
 by CJEU, 142–145
 three policy fields, CJEU, 145–151
 judicial review in theory, 135–137
 adapted typology, Union Standards Of Review, 138–139
 constitutionally justifying judicial review, 137–138
 discretion/margin of appreciation, 141–142
 lax judicial scrutiny through limited substantive review, 140–141
 strict substantive review, 139–140
 thorough judicial scrutiny, 139–140
 trias politica-based separation, 133
Electoral Law, 418–419
Emergency Liquidity Assistance (ELA), 247
Emergency Support Instrument (Regulation 2016/369), 14–16

- EU integration process
 - environmental protection, 467
 - evolving nature, 442
 - new line of analysis, 442–443
 - online public discourse, 461
- EU law
 - Article 5(2) TEU, 169
 - classical doctrinal methodology, 159
 - EU fundamental rights package, 136
 - far-reaching assessment of compliance, 139
 - Italian Housing System, 105–107
 - scope of application, 144
 - violation of fundamental principles
 - insufficiently legitimized structural shift, 181–182
 - national competences, 180–181
 - principle of conferral, 178–180
 - wording and systematics
 - Article 7 TEU, unique function of, 175–176
 - Article 51 CFR, 176–177
 - Article 269 TFEU, 174
 - conditionality mechanism, 177
 - lex specialis* question, methodological violation, 174–175
 - Member States protection, 175–176
 - values as no legal basis for competences, 173
- EU legal system, 207–208, 244, 259, 264
 - economic-financial benefits, 208
 - and good faith
 - administrative authorities, 217
 - administrative law, 214
 - Article 41 of Charter of Fundamental Rights, 214–215, 220
 - Article 263 TFEU, 218
 - EU Directive no. 93/13, 216
 - European Code of Good Administrative Conduct, 215
 - formal qualification, 219
 - in-depth studies, 219
 - legal relationships, 216
 - more in-depth analysis, 217
 - public administration, 219
 - public-public and public-private relationships, 221
 - supranational jurisprudence, 208
- European Central Bank (ECB), 243, 244
 - Article 123 TFEU, 255
 - decisions, 260
 - and NCBs, 247–248
- European Chemicals Agency (ECHA), 270, 277
- European Civil Protection Pool (ECPP), 8
- European Commission, 364, 388, 445
- European Commission Decision 2005/842/EC (Commission Decision), 101
- European Convention on Human Rights (ECHR), 41, 79–81, 97–99, 118, 181
 - Article 1, 94
 - Article 3, 85
 - Article 6, 131
 - Article 25, 93
 - CHR's orders, 96
 - Council of Europe and, 94
 - domestic legislation, 86
 - legal challenge, 88
 - memorandum, 87
- European Convention on the Compensation of Victims of Violent Crimes (ECCVVC), 358, 360
 - Articles 2, 365, 381
 - Articles 4, 365
 - Article 12.2, 366
 - Norway's ratification, 367
 - Norwegian Victims, 373
- European Council (EC), 176
- European Court of Human Rights (ECtHR), 223–224
 - Article 10, 241
 - interpretation, 241
 - whistleblowers
 - Aurelian Oprea v. Romania*, 236
 - Balenovic v. Croatia*, 235
 - case-by-case basis, 240

- Gawlik v. Liechtenstein*, 236–237
- Guja v. Moldova*, 231–232
- Halet v. Luxembourg*, 238–239
- Kudeshkina v. Russia*, 232–235
- Soares v. Portugal*, 236
- Wojczuk v. Poland*, 237–238
- European Court of Justice (ECJ), 361, 380
 - analytical framework
 - starting point, 167–169
 - ultra vires review, 166–170
 - confirmation of case law
 - disciplinary chamber of the supreme court, 164
 - Hungary v. Parliament and Council and Poland v. Parliament and Council*, 164–165
 - independence of ordinary courts, 163–164
 - system of justice deficiencies, 163
- EU law principles, 173–182
- reverse preliminary ruling, 183–185
- three-stage analysis, 159
- ultra vires
 - ECJ decision, 171–173
 - fundamental conflict of the highest courts, 170–171
- value-operationalizing case law, 158, 165–166
- Júazes Portugueses*, 160–161
- supreme court independence, 161–163
- European Disease Control and Agency, 18
- European Economic Governance
 - DPEFS, purpose and effectiveness, 350–352
- in Italy, 339–340
 - CIPE, 340–341
 - DEF and NADEF, 344
 - economic planning, 340
 - Law No. 468/1978, 341–342
 - Law No. 685/1967, 340
 - macro-periods, 339–340, 343
 - second national economic programme, 341
 - national and European legal systems, 352–356
 - structural and functional characteristics, 345–349
- European Emergency Response Capacity (EERC), 6–8
- European (EU) legal systems
 - aprioristic nature, 388–389
 - constitutionalization, 392
 - ECtHR, 390
 - national and, 352–356
- European Media Freedom Act, 450
- European Medicines Agency, 18
- European Ombudsman Code of Good Administrative Behaviour, 281
- European Semester, 344–346, 348, 355
- European System of Central Banks (ESCB), 244, 245, 247, 250, 266
- European Union (EU)
 - constitutional supremacy, 30–32
 - hands-on approach, 19
 - policies, 101
- European Union Intellectual Property Office (EUIPO), 269, 274, 283, 294
- Eurosystem
 - CJEU on NCBs' independence, 249–256
 - decentralized implementation, 245–246
 - domestic NCB tasks, 246–247
 - ECB and ESCB, 245
 - ECB independent status, 247–248
 - empowered independence, 261–264
 - hybridity of NCBs, 265–268
 - NCB litigation
 - Client Earth v. NBB*, 260–261
 - Gauweiler and Weiss*, 256–260
 - new challenges, 264–265
- EU Strategy on Victims' Rights, 359, 364
- Extended one generation reproductive toxicity study (EOGRTS), 276

F

Federalism

- digital public sphere, 441–442
- EU integration process, 442–443
- online public discourse
 - paradigm shifts, 446–452
 - pre-DSA legislation, 443–446
 - in US, 452–460

First Amendment

- doctrine, 458
- interpretation, 457
- online, 454
- paradigm, 453, 460

First Hellenic Republic, 51–52

- Constitutional Charter of France of 1814, 56
- French Revolution, 55–56
- Head of the State and Government, 54
- political conflicts, 53
- revolutionary constitution, 53
 - of Greece, 57–58
 - monarchy and republic, 58–62
 - traditional model, 62–69

Fondazione Housing Social (FHS), 106, 113*Fondo investimenti per l'abitare (FIA)*, 106

Freedom of expression

- allegations, 236
- applicant's right, 232
- Article 10, 230, 233
- fundamental values, 229
- interference, 241
- protection, 225

Freedom of Expression Act, 117

Freedom of the Press Act, 117

G

General Administrative Law Act (Awb), 322

German Constitutional Court (GCC), 159, 168–170

Good faith

- and EU legal system
- administrative authorities, 217

administrative law, 214

Article 41 of Charter of Fundamental Rights, 214–215, 220

Article 263 TFEU, 218

EU Directive no. 93/13, 216

European Code of Good Administrative Conduct, 215

formal qualification, 219

in-depth studies, 219

legal relationships, 216

more in-depth analysis, 217

public administration, 219

public-public and public-private relationships, 221

and European Union, 214–219

in Italian legal system, 209–211

private entity, 208

violation of correctness, 211–214

Good Samaritan clause, 453

Great Financial Crisis (GFC), 244

Great Powers, 69

Greece, 51–53

Ambassador of Russia, 66

Areopagus of Eastern Continental Greece, 60

autonomous state, 64

Civil strife, 62

Constitutional Monarchy, 68

Monarchy model, 53–54

Provisional Administration of Greece, 58

Sublime Porte, 63

The Greek Revolutionary Constitutions, 70

Grenfell Tower tragedy, 2017, 102, 109–111, 116

Group of states against Corruption (GRECO), 225

H

Health Emergency Preparedness and Response Authority (HERA), 18–21

Housing and Regeneration Act 2008, 112

Housing Associations in England, 109, 114
 Human Rights Act (HRA), 80

I

Illegal Migration Act (IMA) 2023, 80
INA-Casa plan, 103
 Interministerial Committee for Economic Planning (CIPE), 340
 Inter-municipal cooperation
 local governments, 301–302
 municipalities resort to subsidiaries
 consequences, 307–308
 corporatization in Belgium and Netherlands, 303–306
 objectives and reasons for corporatization, 306–307
 partnerships, 302
 public law
 inter-municipal satellites, 314–329
 municipal interest, 308–309
 Inter-municipal satellites
 Belgium, 316–322
 downsides of corporatization, 314–316
 France, 329
 Netherlands, 322–325
 United Kingdom, 325–328
 Internal Market Act 2020, 95
 International decade for Natural Disaster Reduction, 2
 Interpretation Act 1975, 35
 Italian Housing System, 105–107
 Italian legal system, 339–340
 CIPE, 340–341
 DEF and NADEF, 344
 economic planning, 340
 good faith, 209–211
 Law No. 468/1978, 341–342
 Law No. 685/1967, 340
 legal-administrative relationship, 209
 macro-periods, 339–340, 343
 second national economic programme, 341
 violation of the obligation, 211–214

J

Joint Committee on Human Rights (JCHR), 88
 Joint Procurement Agreement, 14, 15
 Joint Supervisory Teams (JSTs), 267
 Judicial Appointments Commission Act 2023, 48
 Judicial autonomy. *See* European Court of Justice (ECJ)
 domestic, 158–159
 ECJ's judicial authority, 159
 Judicial independence
 Article 2 TEU, 162
 EU law, 161
 EU Member State, 163
 Member State, 158
 value-operationalizing case, 159
 Judicial review, 81, 83, 93, 120, 133–134
 CC and powers, 416–419
 CJEU, 405
 constitutionally justifying, 137–138
 European system, 395
 political question doctrine, 416
 in practice
 by CJEU, 142–145
 three policy fields, CJEU, 145–151
 semi-political questions, 426–429
 in theory, 135–137
 adapted typology, Union Standards Of Review, 138–139
 constitutionally justifying judicial review, 137–138
 discretion/margin of appreciation, 141–142
 lax judicial scrutiny through limited substantive review, 140–141
 strict substantive review, 139–140
 thorough judicial scrutiny, 139–140
 typology of, 138
 Judicial self-restraint
 dissenting opinions, 421
 'full' political questions, 430–433
 Janus bifrons, 422

- political question doctrine, case-law
 - Covid-19 pandemic, 424
 - Czech Republic, 423, 425
 - deference to political branches, 433–435
 - economic/social policy, 424
 - Legislative/Executive bodies, 422
 - social rights scope, 425–426
 - three-member bench, CC, 423
- semi-political questions, 426–429
- structural principle, 420
- Júizes Portugueses* case, 160–161
- Jurisdiction of the CJEU
 - autonomous interpretation, 392
 - characteristics, 403
 - Foto-Frost*, 401
 - legality/validity, 399
 - vis-à-vis international courts/tribunals, 393
- K**
- Kensington, Chelsea Tenant Management Organisation (KCTMO), 110
- L**
- Large-scale voluntary transfer (LSVT)
 - process, 108
- Legal protection, 223
 - entitlement, 224
 - private companies, 327
 - safeguard BOA members, 287–288
- Legal status, 224, 270–271, 330
- Lenders Of Last Resort (LOLR), 247
- Local government, 301, 303, 305, 321, 327
- M**
- Maastricht Treaty (1992), 244
- Maltese constitutional court. *See also*
 - Constitution of Malta
 - constitutional invalidity, 40–42
 - Declaration of Principles, 37–40
 - Dr Walter Cuschieri et v. Prime Minister*, 39
 - Keshavaanda Bharati v. State of Kerala*, 38–39
- Man-made disasters, 5, 8, 14
- Mark Formosa v. Permanent Secretary in Ministry for Gozo*, 41
- Migration and Economic Development Partnership (MEDP), 82, 88
- The Minister of Foreign Affairs of Great Britain, 68
- Ministry of Economy and Finance (MEF), 347
- Municipal interest
 - Flemish Municipalities Decree, 312
 - inter-municipal
 - companies, 310, 311, 313
 - cooperation, 308
 - objectives and activities, 311
 - parliamentary committee of enquiry, 312
 - private commercial companies, 313
 - ratio legis*, 309
 - ratione loci*, 311
- N**
- National Bank of Belgium (NBB), 260–261, 265
- National Central Banks (NCBs), 243–244
 - domestic tasks, 246–247
 - eurosystem, 245
 - financial independence, 256
 - hybridity, 265–268
 - litigation
 - Client Earth v. NBB*, 260–261
 - Gauweiler and Weiss*, 256–260
 - target entities, 265
- National Competent Authorities (NCAs), 267
- National constitutional identity, 199
- National Economic Reform Report (RNRE), 343
- National Financial Planning
 - DPEFS, purpose and effectiveness, 350–352

- in Italy, 339–340
 - CIPE, 340–341
 - DEF and NADEF, 344
 - economic planning, 340
 - Law No. 468/1978, 341–342
 - Law No. 685/1967, 340
 - macro-periods, 339–340, 343
 - second national economic programme, 341
 - national and European legal systems, 352–356
 - structural and functional characteristics, 345–349
 - National identity, 197–200, 202, 205
 - Nationality and Borders Act 2022, 80
 - Non-justiciability
 - case-law of the CC, 439
 - judicial review, 413
 - justifications, 426
 - political questions, 424, 430, 435
 - Non-profit organizations, 102, 106, 113–115
 - North Atlantic Treaty Organization (NATO), 117
 - NV RESA Services, 318
- O**
- Online public discourse
 - paradigm shifts, 447–452
 - pre-DSA legislation
 - Code of practice on disinformation of* 2018, 445
 - Data Protection Directive (95/46/EC), 446
 - E-Commerce Directive (2000/31/EC)*, 443–444
 - EU approach, 445
 - European Convention on Human Rights, 444
 - in US
 - analogies, 456
 - Commerce Clause, 455
 - digital platforms, 454
 - EU Fundamental Rights Charter, 455
 - facial challenges, 458
 - federal free speech paradigm, 455
 - federal market, 455–456
 - federal pre-emption mechanism, 457
 - federal regulation, 452–453
 - First Amendment online, 454
 - Member States, 458–459
 - paradigm shift, 459
 - OSL (*Offentlighet-och sekretesslagen*), 117, 129
 - agency's interpretation, 123
 - Article 6 ECHR, 131
 - information sharing rules, 129–131
 - structure, 120–121
 - Outright Monetary Transactions (OMT) Program, 257, 258
- P**
- Political question doctrine
 - Covid-19 pandemic, 424
 - Czech Republic, 423, 425
 - deference to political branches, 433–435
 - economic/social policy, 424
 - Legislative/Executive bodies, 422
 - social rights scope, 425–426
 - three-member bench, CC, 423
 - Prenatal developmental toxicity study (PNDT), 276
 - PricewaterhouseCoopers (PwC), 238
 - Private finance initiative (PFI) scheme, 109
 - Public Access to Information and Secrecy Act, 117
 - Public control, 107, 112, 113, 115
 - Public housing
 - definition, 102–103
 - Italian Housing System, EU law, 105–107
 - social housing in Italy, 112–115
 - structure and evolution, 103–105
 - Public Records Act 2023, 79
 - Public Sector Purchase Program (PSPP), 245–246

R

- Refoulement, 81, 83–86, 89
- Refugee Convention (1951), 81, 85, 91, 92, 98, 99
- RescEU, 5, 8–12
 - during COVID-19 pandemic, 12–16
 - UCPM, 16–17
- Reverse preliminary ruling procedure, 159, 183–185
- Royal Borough of Kensington and Chelsea (RBKC), 110
- Rule of law
 - Article 2 TEU, 158, 161
 - invocation, 165
 - judicial independence, 159
 - judicial review, 93
 - Member States, 158
 - sanctioning violations, 165
- Rwanda bill
 - AAA, SC judgment, 81–86
 - anti-immigration, 77
 - CHR interim injunctions, 93–97
 - EU asylum, 78
 - people traffickers, 78
 - safety of
 - clause 2, 91–92
 - ECHR, 87
 - fast-track migrant, 91
 - Jackson v. Attorney-General*, 93
 - particular individual circumstances, 92
 - safe country, 90
 - SC's judgment, 86–87
 - section 4 HRA, 92
 - section 19, HRA, 88
 - unincorporated treaties, 88–90

S

- The Safety of Rwanda (Asylum and Immigration) Bill, 79, 80, 90, 92
- Same sex parents, 201–204
- Savickis and Others v. Latvia*, 206
- Secondary victimization

- complicated application process, 373–374
 - inclusion, exclusion and risk, 376–377
 - legal communication and discretion, 375–376
 - victims of terrorism, 358–359
 - comparing outcomes, 380
 - legal recognition, 378–379
- Secrecy
 - and disclosure, 117
 - and foreign relations, 125–127
- Self-defence power, 212
- Separation of powers, 414, 431, 433, 436
- Service Level Agreements, 294
- Service of general economic interest (SGEI) Decision, 101–102, 105
- Social housing, 101–102
 - definition, 102–103
 - in England, 107–112
 - flag opportunities, 110–111
 - housing associations, 107–109
 - non-profit private organizations, 109
 - residualization process, 107–108
 - Social Housing White Paper of 2020, 111–112
 - Italian Housing System, EU law, 105–107
 - in Italy, 112–115
 - transformation, 102
- Social Housing Regulation Act, 112
- Sovereignty
 - Article 28.3.2 CETA, 407
 - CETA Tribunal, 405–406
 - CJEU, 403
 - concept of, 401–402
 - ECHR, 406
 - EU law/measures, 407–408
 - EU legal order, 402–403
 - extra-EU relations, 408, 410
 - international courts, 409–410
 - international organizations, 402
 - law-making multilateral agreements, 408

- self-contained regime, 408–409
 - settlement mechanism, 409
 - supra*-EU entity law, 403–404
 - Supra-national approaches, 3, 7, 20
 - Supremacy clause, 25, 26, 28
 - Amendment of Article 6, 43–44
 - Articles 47(7) and 47(9), 43
 - Article 66, 45–46
 - Article 411(1), 45
 - Maltese Constitution, 32–36
 - reinstatement, 34
 - Supremacy of the Constitution of Malta, 25–27. *See also* Constitution of Malta
 - and European Union Law, 30–32
 - Grev Wedel Jarlsberg v. Marindepartementet*, 24–25
 - limited supremacy, 27–30
 - Marbury v. Madison*, 23–24
 - unprotected supremacy, 32–36
 - Supreme courts, 23–24, 37–40, 48
 - Sweden
 - constitutional background, 119–120
 - damage and harm criteria, 124–125
 - disclosure to individuals, court proceedings, 131
 - foreign relations and defence secrecy, 125–127
 - information sharing rules, 129–131
 - offences of disclosure of information and disclosure of documents, 127–129
 - principle of openness, 121–124
 - security marking, 127
- T**
- TF (*Tryckfrihetsförordningen*), 117–118, 122, 128, 129
 - Trade, 131, 134, 142, 147–150, 152, 155
 - Traditional model
 - Constitution of Troizina (1827), 67
 - constitutions, 62–63
 - Great Powers, 65
 - Greek revolutionary government, 63
 - Ministry of Foreign Affairs of Great Britain, 64, 66
 - neutrality, 63
 - Sublime Porte, 63
 - Treaty of London of 1827, 64–66
 - Transparency, 95, 119, 125, 132
 - Treaty of London of 1827, 65
 - Treaty on European Union (TEU). *See also* Article 4(2) TEU, national identity clause
 - Article 2, 158, 160, 162, 165, 173, 451
 - Article 7, 158, 175–176
 - Article 19, 170–171
 - Article 19(1), 204–205
 - Article 19(1)(2), 160–162
 - Treaty on the Functioning of the European Union (TFEU), 180, 182
 - Article 121(2), 353
 - Article 261, 145, 155
 - Article 263, 151, 153, 155
 - Articles 267, 153
 - Article 269, 159, 174
 - 22 July, terrorist attacks
 - administrative measures and standardized redress, 369–370
 - compensation processes
 - legal assistance, 372
 - secondary victimization risks, 373–376
 - standardized redress, 372–373
 - qualitative methods
 - analysis, 371
 - ethics, 371
 - qualitative interviews, 370–371
 - Violent Crime Act 2001, 369
- U**
- Ultra vires review
 - Approval Act and Constitutional Limits, 167–169
 - ECJ and methodological infeasibility
 - fundamental conflicts, 170–171
 - requirements, 171–172

- ECJ decision, 171–173
- fundamental conflict, ECJ, 170–171
- Member States, 166–167
- Union Civil Protection Mechanism (UCPM), 3, 6, 16–17
- COVID-19 pandemic, 12–16
- cross-border impacts, 11
- delegated authority, 9
- domestic disaster response, 11
- EERC pool, 7
- EU level civil protection mechanism, 7
- radical elements, 7
- rescEU reserve, 9–10, 12
- United Nations High Commission for Refugees (UNHCR), 82–84, 98
- V**
- Value-operationalization, 158, 165–166, 182
 - ECJ's approach, 165–166
 - Juízes Portugueses*, 160–161
 - supreme court independence, 161–163
- Victims' Compensation Act 2001, 383
- Victims of 22 July
 - administrative measures and standardized redress, 369–370
 - compensation processes
 - legal assistance, 372
 - secondary victimization risks, 373–376
 - standardized redress, 372–373
 - qualitative methods
 - analysis, 371
 - ethics, 371
 - qualitative interviews, 370–371
- Violent Crime Act 2001, 369
- Victims of Terrorism, 357–358
 - Directive 2012/29/EC, 359
 - EU compensation
 - under European law, 365–366
 - legislation, 362–365
 - obligation, 360–362
 - secondary victimization, 358–359
 - comparing outcomes, 380
 - legal recognition, 378–379
 - security threat in Europe, 358
 - terrorist attacks, 359–360
 - victims of July 22 Norway,
 - compensation
 - alignment with European law, 370
 - legal assistance, 372
 - Norwegian compensation scheme, 367–368
 - secondary victimization, 373–377
 - standardized redress, 372–373
 - victims of 22 July, 368–370
- Violent Crime Act 2023, 383
- W**
- Whistleblower, 223–224
- ECtHR (*See* European Court of Human Rights (ECtHR))
- Europe-wide protection
 - anticorruption and anti-fraud approaches, 225
 - CM/Rec(2014)7 evaluation, 226–227
 - CoE, 224–225
 - disclosure of information, 224
 - European Committee on Legal Co-operation (CDCJ), 225–227
 - legal professionals, 231
 - Principle 22, 226
 - work-based relationship, 226
 - WPD, 228–230
- Whistleblower Protection Directive (WPD), 223, 228
- Y**
- YGL (*Yttrandefrihetsgrundlag*), 117–118, 128, 129

