Accelerated procedures, Article 230 in EC treaty, place of, manifestly unfounded asylum claims, see Scottish right of access to European courts, Ireland and, 46-68, see also Scottish right of Access policy, evolution of, 258-260, see also access to European courts Multilateral institutions and right to Article 234 EC, information uninsured or untraced drivers, and, Act 56/2000, introduction of 'fiscal 293-296 federalism' by, Association, freedom of, Italy, and, 448-449 Turkey, and, 206-207 Administrative co-operation, Asylum claims, EC notion of public administration, and, 'manifestly unfounded', see Ireland 485-487 ATCSA, certification under, Administrative decisions, enforcement of, managing terrorism while respecting human rights, and, 506-507 Hungary, in, 315-320, see also Hungary Administrative powers, distribution of, planning, building and environmental law Belfast Agreement, the, see Public law in Italy, and, 358-360, see also litigation and the Belfast Agreement Planning, building and environmental Bern Convention on Conservation of law in Italy European Wildlife and Natural Advisory Council of Human Rights, Habitats, see also Greece Turkey, and, 216 adoption of international treaties by Alconbury, 35-44 European Communities, 197–198 Human Rights Act 1998, 36, see also European framework, 196 Human Rights Act 1998 Greece, and, 194-200 House of Lords, in, 40–42 International Fruit Company case, issues of divisional court, 37-39 198-199 relationship of international law to judgment of divisional court, 37–39 right to a fairly fair hearing, and, 35-44 community legal order, 198-199 scope of judicial review, and, 42-44 Bulgaria, constitutional courts decision, 434-436 Anthem, the Russia, and, 325-326, see also Russia content of separation of powers, 434-436 Anti-terrorism Crime and Security Act 2001, is the current political development a European aspects of, see Managing challenge to constitutional terrorism while respecting human rights framework, 443-444 Article 152 EC, 72–76, see also EU health law separation of powers in 1991 convention, and policy 433-444

Bulgaria <i>cont</i> . separation of powers in first decade of 1991 constitution, 436–443	Verband deutscher Daihatsu-Handler eV v Daihatsu Deutschland GmBH, 552 World Wildlife Fund v Autonome Provinz Bozen, 549–550
Car parking,	vertical direct effect, 545-568
German law of planning, and, 377	aim of applicant in proceedings, 554–556
Care,	blurring of distinction from horizontal
rights of children, and, 397-399	direct effect, 561–562
Charter of fundamental rights, status of,	classification of relevant case law,
constitutional perspectives of European	553–560
Union, and, 246–249	classification of triangular situations,
Children,	553–554
rights for, see Rights for children	complexity, 560-561
Citizenship,	equality of impact, 562
Turkey, and, 214	implications of triangular situations,
Citizenship, European,	560–562
multilateral institutions and right to	nature of detriment, 557
information, and, 274	nature of proceedings, 554–556
Coat of Arms, the	origin of detriment, 557–560
Russia, and, 325, see also Russia	parties to cases, 556–557
Code of Conduct 1993, see Multilateral	reasons for maintaining distinction,
institutions and right to information.	562–564
Community Directives,	relevant case law, 547–560
horizontal direct effect, 545-568	Community law,
aim of applicant in proceedings, 554–556	uninsured or untraced drivers, and,
blurring of distinction from vertical	277–298
direct effect, 561–562	Competence,
classification of relevant case law, 553–560	harmonizing the EC standard of judicial
classification of triangular situations,	review, and, 139–141
553–554	Comprehensive Development Frameworks
complexity, 560–561	(CDF's), 229-230, see also Law and
coup de grace for denial, 545–568	globalisation
equality of impact, 562	Constitutional reforms in 'post-Nice' context,
Fratelli Costanzo SpA v Comune di	constitutional perspectives of European
Milano, 548–549	Union, and, 242
implications of triangular situations,	Constitutional treaty, realisation of,
560–562	constitutional perspectives of European
nature of detriment, 557	Union, and, 251–254
nature of proceedings, 554–556	Constitutionality, improvements to review of,
origin of detriment, 557–560	Turkey, and, 214
Panagis Patitis v Trapeza Kentrikis	'Cookies',
Ellados AE, 551	changing principles of freedom of speech in
parties to cases, 556–557	Sweden, and, 341–342.
reasons against, 564–567	Courts, role of,
reasons for maintaining distinction, 562–564	enforcement of administrative decisions in Hungary, and, 316.
relevant case law, 547–560	Custody period, limitation of,
triangular situations, 545-568	Turkey, and, 211

Death penalty, ECHR/ HRA derogation issues, Turkey, and, 211 challenging certification and detention, see De Brun's application, re, Managing terrorism while respecting public law litigation and the Belfast human rights agreement, and, 407-410 Economic offences, Delimitation of competences between EU Turkey, and, 212 and member states, Economic policy, constitutional perspectives of European EC notion of public administration, and, Union, and, 242-246 478-479 Demonstration, meetings and marches, Enforcement, suspension of, freedom of, enforcement of administrative decisions in Turkey, and, 206 Hungary, and, 319 Detention without trial under ATCSA, Enforcement, termination of, managing terrorism while respecting enforcement of administrative decisions in Hungary, and, 319-320 human rights, and, 506-507 Developments in zoning law against England, background of constitution, Human Rights Act 1998: story so far, Finland, and, 1-15, see also Finland 177-193 Directive 95/46, a degree of horizontal effect, 190-193 Sweden, and, 342-343 courts as public authorities, 190-193 Dissolution of political parties, declaration of incompatibility, 186 Turkey, and, 209-209 legislative process, and, 179–183 Divisional court, the courts and primary legislation, issues and judgment of, see Alconbury 183-185 the courts and public authorities, 187-190 EC notion of public administration, 473-495 Equality of spouses, administrative co-operation, 485–487 Turkey, and, 210-211 bodies governed by public law in public European Communities standard of judicial procurement directives, 487-491 review, harmonising, 135-166 case of bodies governed by public law, competence, 139-141 473-495 justiciability, 139-141 cases of extra-contractual liability and the Kreil within a political context, 135-139 direct effect of directives, 480-482 national standard of judicial review, jurisprudence of the court, 491–495 harmonisation of, 142-156 organisational autonomy, 485–487 harmonising judicial review in context, provisional general remarks, 482-485 150-156 initial phase, 142-145 public administration in community jurisprudence, 480-482 movement towards (ab)use of 'public administration' in community proportionality test, 146-150 treaties, 475-479 proportionality: how to proceed, 156-165 access to public employment in public democracy, 160-162 administration, 475-476 evidence, 157-160 economic policy, 478-479 variable approach, 162-165 monetary policy, 478-479 Sirdar within a political context, 135–139 European Charter of Fundamental Rights, public companies, 477–478 state aid, 476-477 potential impact of, see Rights for children public administration in secondary Education. community law, 479-480 rights of children, and, 399-400

EU law, children and, administration of health services, 93-97 before EU Charter of Fundamental Rights, health promotion, 102-104 individual entitlements to medical 388–390, see also Rights for children Employment, treatment, 81-86 rights for children, and, 399-400 marketing of medicinal products, Euronet campaign, 392 regulation of, 88-93 Empowerment, production of medicinal products, rights of children, and, 397-399 regulation of, 88-93 European Community law, protection of public health, 97-102 public access to events of major importance regulation of health professionals, 86-88 under, 117-121, see also Sporting 'mainstreaming' of public health in EU events on television, regulating access policies, 76-81 mapping the contours of, 69-105 European Court, Evans, judgment in, Scotland, and, see also Scottish rights of uninsured and untraced drivers, and, access to the European court 282-284 European Court of Human Rights, Expression, freedom of, ruling of in Z v UK, 30-32 Turkey, and, 203-204 Z v UK, impact of decision by, see Z v UK, Expropriation, Turkey, and, 213 impact of decision European Union, multilateral institutions and rights to Fair hearing and procedure, information, and, see Multilateral Turkey, and, 211–212 institutions and rights to information Fair hearing, right to a fairly, European Union, constitutional perspectives Alconbury, and, see Alconbury of, 241-254 Fair procedures, right to, constitutional reforms in 'post-Nice' asylum claims, and, see Ireland context, 242 Financial support for terrorism, attacking, delimitation of competences between EU managing terrorism while respecting human rights, and, 503-504 and member states, 242-246 role of national parliaments, 250 Finland. simplification of treaties, 249-250 developments in zoning law against status of charter of fundamental rights, background of constitution, 1-15 246-249 constitutional background, 2-7 realisation of constitutional treaty, constitutional provision, effects of, 5-7 251-254 constitutional provision, interpretation form of European constitutional reform, of. 3-5general issues, 2-3 252-254 interwoven network of national and UCLA Act. 7-14 contents of plans, 10-11 European constitutional law, 251–252 procedure of European constitutional different levels of zoning, 8-10 reform, 252-254 increased co-operation, 11-12 with regard to next intergovernmental increased powers for municipalities, 7-8 conference in 2004, 241-254 increased transparency, 11–12 European Union health law and policy, legal remedies, 12–14 Article 152 EC, 72-76 'Fiscal Federalism', introduction of, by Act health protection within community 56/200 policies, 81-104 Italy, and, 448-449

Flag, the Russia, and, 324–325, see also Russia Football and fundamental rights, see Sporting events on television, regulating access to Functional differentiation, multilateral institutions and right to information, and, 271–273 Fundamental rights, greening of, see Spain Fundamental rights and their limitations,	three planning categories, 370 safety requirements for buildings, 375–377 Globalisation, see Law and Globalisation. Greater information, need for, law and globalisation, and, 227–229 Greece, effectiveness of New Habitats Directive, 194–200 adoption of international treaties by European community, 197–198 European framework, 196
Turkey, and, 209–210	International Fruit Company case, 198–199
German law of planning, 367–385 building permit, 378–382 building permit procedure, 380 contents of building permit, exceptions, exemptions and ancillary requirements, 381 effect of, 381–382 permission, 379–380 purpose of permission procedure, 378 relationship to other official control mechanisms, 378–379 simplified procedure, 380–381 car parking, 377 codification of law of planning, 367–370 enforcement of building law, 382–385 inspection of project, 383 monitoring of project, 383 permanent measures to prohibit or demolish illegal project, 384–385 temporary measures to prohibit or demolish illegal project, 383 main principles of law of planning, 370–375 developed areas where no 'municipal building scheme' exists, 374 projects on 'white land', 374–375 projects which must comply with planning law, 370 projects within 'municipal building scheme', 370–374 building scheme as legal basis for planning permission, 373–374 building scheme: competence and	relationship of international law to community legal order, 198–199 heritage of Bern Convention of Natural Habitats, 194–200 heritage of Bern Convention on Conservation of European Wildlife, 194–200 Greening of fundamental rights, see Spain Health professionals, regulation of, 86–88, see also EU health law and policy Health promotion, 102–104, see also EU health law and policy Health protection within community policies, 81–104, see also EU health law and policy Health services, administration of, 93–97, see also EU health law and policy High Council of Human Rights, Turkey and, 216 'History files', changing principles of freedom of speech in Sweden, and, 341–342. House of Lords, Alconbury, in the, 40–42, see also Alconbury Human Rights Act 1998, 36, 177–193, see also Alconbury; England courts as public authorities, 190–193 declaration of incompatibility, 186
procedure, 372–373 building scheme: purpose contents and effect, 371–372	degree of horizontal effect, 190–193 legislative process, and, 179–183 the courts and primary legislation, 183–185

Human Rights Act 1998, <i>cont</i> . the courts and public authorities, 187–190	new financial competences of regions, 453–454
Human rights, managing terrorism while respecting, see Managing terrorism	new normative powers of regions, 450–452
while respecting human rights Hungary,	2001 reforms as part of wider reform process, 446–449
enforcement of administrative decisions in, 315–320	introduction of 'fiscal federalism' by Act 56/2000, 448–449
role of the courts, 316 suspension of enforcement, 319	restructuring of public administration since 1997, 446–448
termination of enforcement, 319–320 unlawful enforcement, 318–319	reform of fifth title of Italian constitution, 445–454
who enforces administrative decision,	Independent Television Commission (ITC),
317–318	121–125, <i>see also</i> Sporting events on TV, regulating access to
Information, freedom of,	To divid accions
Turkey, and, 204–205 Intellectual property,	Judicial review, Alconbury and scope of, 42–44, <i>see also</i>
Sweden, and, 337–341	Alconbury Alconbury
International Fruit Company case,	harmonisation of national standard,
relationship of international law to	142–156, <i>see also</i> European
community legal order, 198–199, see	Communities standard of judicial
also Greece	review, harmonising the
International relations,	Justiciability,
Sweden, and, 337–341	harmonising the European Communities
Internet, the	standard of judicial review, and,
Sweden, and, 342–343	139–141
Ireland,	
accelerated procedures and manifestly	Kreil v Germany, 135-166, see also European
unfounded asylum claims, 527-528	Communities standard of judicial
defining a manifestly unfounded asylum claim, 529–533	review, harmonising the
manifestly unfounded claims and erosion	Language rights,
of procedural safeguards, 534–539	Turkey, and, 204
manifestly unfounded asylum claims:	Law and globalisation, 219–239
comparative perspective, 539–543	how to behave, 223–227
'manifestly unfounded' asylum claims in, 525–543	influence of regional groupings, 234–237 need for greater information, 227–229
right to fair procedures, 525–543	programmatic appeal, 237–239
Italy,	rights of exchange, 231–234
first step towards federal system, 445-454	World Bank and Comprehensive
planning, building and environmental law	Development Frameworks, 229–230
after recent devolution, see Planning,	Legislative powers, distribution of,
building and environmental law after	planning, building and environmental law
recent devolution	in Italy, and, 358–360
2001 reforms, 449–454	Liability of public bodies in UK,
new administrative functions of regions, 452–453	development of, see Z v UK, impact of decision

'Mainstreaming' of public health in EU health law and policy policies, 76-81, see also EU health law marketing of, regulation of, 88-93 production of, regulation of, 88-93 and policy Managing terrorism while respecting human Minimum living condition, rights, 497-523 Turkey and, 212-213 ATCSA: impact on human rights culture, Monetary policy, EC notion of public administration, and, 522 ATCSA in broader context, 499-503 478-479 broader aspects of UK's administrative Movement and economic crisis, freedom of, and legal response to 11th September, Turkey, and, 210 502-503 Multilateral institutions and right to UK's existing anti-terrorist law, 499-502 information, 255-275 does it matter, 274-275 attacking financial support for terrorism, 503-504 EU as special case, 268-274 certification under ATCSA, 506-507 convergence in national policies, challenging certification and detention: 268 - 270ECHR/HRA derogation issues, European citizenship, 274 511-521 favourable decision rules, 270-271 are measures in breach of other relevant functional differentiation, 271-273 international obligations, 520-521 evolution of access policy, 258-260 are measures strictly required by limits of 1993 Code, exigencies of situation, 517-520 interpretation of 1993 Code, 261-264 does there exist a public emergency limitations of the Code, 260–261 warranting detention, 513-517 Solano decision, 264-265 issue of discrimination, 521 limits of 2001 regulation, 265-267 judicial bodies and their approaches/ Murphy's application, re, limitations in dealing with issues, 513 public law litigation and Belfast relevant issues under article 15 of Agreement, 415-418 ECHR. 512 challenging certification and detention: Nemo me impune lacessit, 45–68, see also security and asylum issues, 507-511 Scottish rights of access to European detention without trial under ATCSA, courts 506-507 National Assembly, European aspects of Anti-terrorism Crime Wales, and, see Wales and Security act 2001, 497-523 National parliaments, role of, implementing third pillar measures on constitutional perspectives of European justice and home affairs, 522-523 Union, 250 measures in ATCSA building on and National policies, convergence in, extending those under Terrorism Act multilateral institutions and right to 2000, 503-504 information, and, 268-270 other powers in ATCSA, 504-506 National Security Council, Media, freedom to provide information to, Turkey, and, 213-214 Sweden, and, 344-345, see also Sweden New Habitats Directive in Greece, see also Medical treatment, Greece individual entitlements to, 81-86, see also adoption of international treaties by European Union health law and European Community, 197-198 effectiveness of, 194-200 policy Medicinal products, see also European Union European framework, 196

International Fruit Company case, 198–199 relationship of international law to community legal order, 198-199 Northern Ireland Human Rights Commission's application, re, public law litigation and Belfast Agreement, and, 411-413 Ordre public, Sweden, and, 345-346 Openness, Sweden, and, 336–337 Organisational autonomy, EC notion of public administration, and, 485-487 Osman v UK, see also Z v UK, impact of decision impact of ruling on subsequent decisions, and, 29-30. ruling of the European Court of Human Rights in, 26-28 Personal integrity, Sweden, and, 342-343 Planning, building and environmental law in Italy, 357-365 2001 devolution, 357-358 distribution of administrative powers. 358-360 distribution of legislative powers, 358-360 planning, 360-362 property, 360-362 the state, regions and municipalities in town and country planning, 362-363 urban infrastructure works, 360-362 Planning, German law of, see German law of planning Planning, delivering fundamental change in, 349-355 Political rights, Turkey, and, 215 Post-constitutional Act on Right to Petition, see Spain

Principle of exclusiveness,

Sweden, and, 334-335

changing principles of freedom of speech in

New Habitats Directive in Greece, cont.

Privacy of communications, Turkey, and, 205-206 Privacy of the home, Turkey, and, 205-206 Programmatic appeal. law and globalisation, and, 237-239 Promulgation, Turkey, and, 215 Proportionality test, movement towards (ab)use of, 146-150, see also European Community standard of judicial review, harmonising the Protection. rights of children, and, 397-399 Public companies, EC notion of public administration, and, 477-478 Public health, protection of, 97-102, see also European Union health law and policy Public law litigation and the Belfast Agreement, 401-422 assessing the litigation, 418–422 background to the litigation, 403-405 litigation, 405-418 De Brun's application, re, 407–410 Murphy's application, re, 415-418 Northern Ireland Human Rights Commissions application, re, 411–413 Robinson's application, re, 413–415 Williamson's application, re, 405-407 R v Independent Television Commission, ex parte TV Danmark 1 Ltd, 121-125, see also Sporting events on television, regulating access to Regional governments, see also Scottish rights of access to European courts access to European court(s) system, and, 48 - 51.current law, 52-56 privileged or non-privileged applicants, 52-Regional groupings, influence of, law and globalisation, and, 234-237 Responsive regulation, discretion, 467-469 is compatible with rule of law, 463-472

Responsive regulation, cont.	challenging measures of general
regulating rule of law or amending	application, 58–60
responsive regulation, 469–471	challenging validity of decisions
responsive instruments and rule of law,	addressed to third party, 61–65
464–467	proposals for reform, 65–68
responsivity, 467–469	regional governments and access to
uncertainty, 467–469	European court(s) system, 48–51
Right to petition,	regional governments: privileged or non-
Post-constitutional Act on the, see Spain	privileged applicants? current law,
Rights for children,	52–56
children and EU law before charter,	Scotland and European court, 56–57
388–390	Seals.
children's rights and the charter, 392–400	Sweden, and, 345–346
best interest of the child, 395–397	Second Directive, see also Uninsured or
care, 397–399	untraced drivers
education, 399–400	direct effect of, 285–286
employment, 399–400	persons protected by, 286–287
empowerment, 397–399	relevance of, 284–285
protection, 397–399	September 11th,
Euronet campaign, 392	broader aspects of UK's administrative
European Union Charter of Fundamental	and legal response to, 502-503, see
Rights, potential impact of, 387–400	also Managing terrorism while
scope and legal status of Charter, 390-391	respecting human rights
Rights of exchange,	Sirdar v Army board, Secretary of State for
law and globalisation, and, 231-234	defence, 135-166, see also European
Robinson's application, re,	Communities' standard of judicial
public law litigation and Belfast	review, harmonizing the
Agreement, and, 413-415	Signs and Portents,
Rule of law,	Russia, and, 321–332.
is responsive regulation compatible with,	Social and economic duties of the state,
463–472	Turkey, and, 212–213
Russia,	Solano decision, the,
state councils review of state symbols,	multilateral institutions and right to
326–330	information, and, 264–265
signs and portents, 321-332	Sources, protection of,
establishment of state council of Russian	Sweden, and, 344–345
federation, 321–324	Spain,
symbols of statehood, 324–326	greening of fundamental rights, 455–461
anthem, 325–326	Post-constitutional Act on Right to
coat of arms, 325	Petition, 455–461
flag, 324–325	reception by Spanish constitutional court
11ag, 324 323	of European Court of Human Rights
Safety requirements for buildings,	case law on 'greening' fundamental
German law of planning, and, 375–377	rights, 455–459
Scottish right of access to European courts,	right to petition, 459–461
45–68	Speech, freedom of,
Article 230 in EC treaty, place of, 46–68	changing principles of in Sweden,
nature of interest to be protected, 57–65	333–347

Sporting events on television, regulating	death penalty, 211
access to, 107–133	dissolution of political parties, 208–209
public access to events of major importance	economic offences, 212
under European community law,	equality of spouses, 210–211
117–121	expropriation, 213
regulation necessary, why is, 109–111	fair hearing and procedure, 211–212
R v Independent Television Commission,	freedom of association, 206–207
ex parte TV Danmark 1 Ltd, 121–125	freedom of demonstration, meetings and
sale of UK broadcasting rights to 2002	marches, 206
World Cup, 125–131	freedom of expression, 203–204
should public be guaranteed access, 111–115	freedom of information, 204–205
UK listed events legislation, 115–117	freedom of movement and economic
State aid,	crisis, 210
EC notion of public administration, and,	freedom of thought and opinion, 203
476–477	freedom to form unions, 207–208
State council of Russian Federation, establishment of, 321–324.	fundamental rights and their limitation, 209–210
Statehood, symbols of,	improvements to review of
Russia, and, 324–326	constitutionality, 214
State symbols, state councils' review of,	language rights, 204
Russia, and, 326–330	limitation of custody period, 211
Sweden,	minimum living conditions, 212–213
changing principles of freedom of speech,	National Security Council, 213-214
333–347	political rights, 215
principle of exclusiveness, 334–335	privacy of communications, 205–206
openness, 336–337	privacy of the home, 205–206
recent problems, 337-346	promulgation, 215
'cookies', 341–342	social and economic duties of the state,
Directive 95/46, 342-343	212–213
freedom to provide information to the	Turkish grand national assembly, 215
media, 344–345	vote, the, 215
'history files', 341–342	Turkish constitution revamped, 201–218
intellectual property, 337-341	Advisory council of Human Rights, 216
international relations, 337–341	assessment, 216–218
Internet, the, 342–343	High Council of Human Rights, 216
new technology and openness, 341-342	investigation of violations of human
openness, 337–341	rights, 216
ordre public, 345–346	TV Danmark 1 Ltd, 121-125, see also
personal integrity, 342–343	sporting events on television,
protection of sources, 344–345	regulating access to
seals, 345–346	
	UCLA Act, 7-15, see also Finland
Thought and opinion, freedom of,	UK broadcasting rights to 2002 World Cup,
Turkey, and, 203	sale of, 125–131
Turkey,	UK listed events legislation, 115–117
survey of most significant amendments,	Uninsured or untraced drivers, 277–298
203–215	article 234 EC and discretion to refer,
citizenship, 214	293–296

background, 278-279 making legislation within, 17-19 community law, and, 277-298 operational review of, 22-23 judgment in Evans, 282-284 role in influencing legislation at judgment in White, 279-282 Westminster, 19-20 member state liability, 287-293 White, judgment in, Second Directive, uninsured or untraced drivers, and, direct effect of, 285-286 279-282 'White land', projects on, persons protected by, 286-287 relevance of, 284-285 German law of planning, and, 374-375 Unions, freedom to form, Williamson's application, re, Turkey, and, 207-208 public law litigation and Belfast Unlawful enforcement, Agreement, and, 405-407 enforcement of administrative decisions in World Bank, the, 229-230, see also Law and globalisation Hungary, and, 318-319 World Cup 2002, Violations of human rights, investigation of, sale of UK broadcasting rights to, 125-131, see also sporting events on television, Turkey, and, 216 Vote, the, regulating access to Turkey, and, 215 Z v UK, impact of decision, 25-34 Wales, future cases in negligence, 32-33 developments of new legal system within a impact of ruling in Osman on subsequent system, 16-23 decisions, 29-30 government in, 16-23 ruling of European Court of Human national assembly, Rights in, 30-32 'body corporate' status of, 21-22 ruling of European Court of Human developments within, 16-17 Rights in Osman v UK, 26-28