

INDEX

- Administrative Litigation Law*, 270
Agins v. City of Tiburon, 254
 agricultural production, 50, 51, 239
 agricultural products, suppressed
 pricing for, 232
 Alexander, G. S., 29
 alien group, in China, 54–5
 alliance group, in China, 54–5
 all-people ownership (*quanmin suoyouzhi*), 46–7
 Ambedkar, B. R., 189
 annual output standard, 226–7, 230–1,
 315–16
 arable land (*gengdi*), 53–4
 Asian Development Bank (ADB),
 168–9
 Asian financial crisis (1997), 57
- balancing of interests doctrine, 117
 Banerjee, T., 149
Bank Nationalisation case, 190–1
BauGB, 113–14, 255
Baugesetzbuch, 104–5
 Becker, G., 145
 Bentham, J., 22
Berman v. Parker, 100–1, 102, 114–15,
 117, 139, 142, 143–4
 Big Contracting (*dabaogan*), 50
Bill of Rights (Canada), 34
Bill of Rights (United States), 32, 248,
 281
 Blackstone, W., 11, 18–19
 Commentaries, 14
Block v. Hirsh, 108
Boxberg case, 104, 105, 114
 bundle of rights, 29, 109
 Burger Court, 250
- C&R Measures*, 295–7
Cafeteria Workers v. McElroy, 252
 Cai Dingjian, 299
 Canada
 constitutional review in, 281
 constitutionalising private property
 in, 33–5, 37–8, 39–40
 Expropriation Act, 118
 capitalist countries, 18
 capitalist ownership (*zibenjia suoyouzhi*), 46–7
- cases
 in China
 Maiqili, 93–5
 Qi Yuling v. Chen Qiaoqi etc., 282,
 283–8, 289, 290
 Sun Zhigang, 295
 in Germany
 Boxberg, 104, 105, 114
 Deichordnung, 185
 Dürkheimer Gondelbahn, 104,
 105
 Lüth, 282
 in India
 State of Gujarat v. Shri Shantilal Mangaldas & ORS, 190
 State of Madras v. Namasivaya Mudaliar, 187
 State of West Bengal v. Mrs. Bela Banerjee and Others, 187
 Vajravelu Mudaliar v. Special Deputy Collector, Madras & ANR, 189–90
 W. B. v. Subodh Gopal, 187
 in United States
 Agins v. City of Tiburon, 254
 Bank Nationalisation, 190–1

Cambridge University Press

978-1-107-12543-8 - The Constitutional Protection of Private Property in China:

Historical Evolution and Comparative Research

Chuanhui Wang

Index

[More information](#)

INDEX

341

- Berman v. Parker*, 100–1, 102, 114–15, 117, 139, 142, 143–4
- Block v. Hirsh*, 108
- Cafeteria Workers v. McElroy*, 252
- Catlin v. United States*, 251–2
- Cherokee Nation v. Southern Kansas Ry. Co.*, 251
- Cohen v. Beneficial Industrial Loan Corp.*, 252
- County of Wayne v. Hathcock*, 141–2
- Dred Scott v. Sandford*, 248
- Educational Co. Ltd. v. Fitzpatrick*, 281
- Hawaii Housing Authority v. Midkiff*, 101–2
- Kelo v. City of New London*, 103, 142–5, 149, 164, 181
- Kesavanada Bharathi v. State of Kerala*, 36–7
- Kimball Laundry Co. v. United States*, 182
- L. Vogelstein & Co., Inc. v. United States*, 180
- Lingle v. Chevron*, 254–5
- Lochner v. New York*, 33, 248
- Logan v. Zimmerman Brush Co.*, 253
- Marbury v. Madison*, 280
- Mathews v. Eldridge*, 252–3
- Midkiff*, 102–3, 116, 117, 142, 143–4
- Missouri Pacific Ry. Co. v. Nebraska*, 99
- Monongahela Navigation Co. v. United States*, 179, 180
- Morrissey v. Brewer*, 252
- Mt Vernon-Woodberry Cotton Duck Company v. Alabama Interstate Power*, 100
- Mugler v. Kansas*, 107–8
- Nail House*, 131–2
- Olson v. United States*, 180
- Penn Central Transportation v. New York City*, 109–10
- Pennsylvania Coal Co. v. Mahon*, 107
- Planned Parenthood of Southeastern PA. v. Casey*, 248
- Poletown Neighborhood Council v. City of Detroit*, 139–41, 149
- Rustom Cavasjee Cooper v. Union of India*, 190
- Skinner v. Oklahoma*, 249
- Sweet v. Rechel*, 251
- United States v. 564.54 Acres of Land*, 182
- United States v. Carolene Products Co.*, 249
- United States v. James Daniel Good Real Property*, 253–4
- Weeks v. United States*, 2
- West Coast Hotel Co. v. Parrish*, 33
- castle doctrine, 1–2
- Catlin v. United States*, 251–2
- Central Military Commission, 293
- Changchun government, China, 226–7
- Charter of Fundamental Rights and Freedoms* (Canada), 282
- Cherokee Nation v. Southern Kansas Ry. Co.*, 251
- China, 45–7, 65–6
- cases in
- Maiqili*, 93–5
- Qi Yuling v. Chen Qiaoqi etc.*, 282, 283–8, 289, 290
- Sun Zhigang*, 295
- compensation in, 194–233
- compared with India's system, 241–2
- in Constitutions, 194–8
- for expropriated houses, 202
- in land expropriation, 198–201
- in laws, 198–204
- reform of, 304–5
- unconstitutionality issues, 215
- Constitution. *See Constitution of China* (1954); *Constitution of China* (1975); *Constitution of China* (1978); *Constitution of China* (1982)
- constitutional change in, 66–9
- constitutional protection of private property in, 45–97

- China (*cont.*)
- constitutional review in, 290–300, 307
 - economic development as public purpose in, 153–63
 - enclosure movement, 153–5
 - Gushi County, 155–9
 - land reserve system, 159–63
 - expropriation in, 261–79
 - reform of, 169–72, 305–6
 - of rural lands, 267
 - of urban houses, 261–6
 - foreign investments in, 3–4
 - GDP, 83, 85
 - home ownership in, 16–17
 - judicial review in, 282, 283–90
 - death of, 282, 283–90
 - introduction of constitution into, 282, 283–90
 - land ownership in, 16–17
 - land reform in, 45–60
 - in 1949–53, 45–7
 - in 1953–57, 47–8
 - in 1958–78, 48–9
 - in 1978 later, 49–54
 - since 1949, 54–60
 - land reserve system in, 159–63, 172–5
 - legal reform after WTO access, 81–2
 - private property in
 - constitutionalisation of, 42–4
 - protection of, 2–4
 - structure of, 72
 - property clauses, 307
 - property law reform in, 81–2
 - property system in
 - dynamic/changeable nature of, 59, 60
 - vs. Western property system, 59–60
 - public interest doctrine in, 121–38
 - in era of globalisation, 127–31
 - Expropriation Regulation* (2011), 134–8
 - reform of, 168
 - test in Constitution, 121–4
 - test in other laws, 124–7
 - rural land expropriation in, 267
 - LAL procedure and implementation, 267–70
 - post-2004 reform, 270–3
 - urban house expropriation in, 261–6
 - post-2011 procedure, 263–4
 - pre-2011 procedure, 261–3
 - Chinese People's Political Consultative Conference (CPPCC), 45
 - Chongqing Provisional Measures on the Management of Rural Land Exchanges*, 210
 - city transformation, 89
 - Civil Code* (France), 118
 - civil law, 16, 24, 29, 281, 284, 288
 - Coase, R., 19
 - coastal economic open regions, 87
 - Cohen v. Beneficial Industrial Loan Corp.*, 252
 - Coke, E., 1, 247
 - collective organisations, 232
 - collective ownership (*hezuoshe suoyouzhi*), 46–7, 238–9
 - land use rights and, 71
 - of properties, 17
 - collectivisation movement, 49–50
 - collector, in India's land acquisition, 258–60
 - Commentaries on the Laws of England* (Blackstone), 14
 - Committee of Constitutionality Review, 320
 - Common Agreement of Villagers*, 219
 - Common Programme* (1949), 45, 61, 215
 - common property, 17. *See* actors; property
 - in ancient society, 17–18
 - vs. private property, 18–19
 - tragedy of the commons and, 18–19
 - Communist Party of China (CPC), 3, 38, 303
 - Central Committee, 51, 208
 - constitutional reforms, 321–2
 - land reform and, 45
 - No.1 Document*, 316
 - public property dominance and, 42–3

- social reforms, 91–2
- “three represents”, 66–7
- Communist Party of India (CPI(M)),
147, 148–9
- compensation
 - advance payment of, 274
 - in China
 - full compensation, reform
towards, 233–45
 - reform of, 304–5
 - unequal treatment between
farmers and urban asset
holders, 215–18
 - comparative analysis of, 238–45
 - constitutional revision and, 312
 - constitutionality of, 220–1
 - constitutions, requirements in, 177
 - equality function of, 176–7
 - formula for, 191
 - in Germany, 183–6
 - implications for private property
protection, 176
 - in India, 185, 186–94
 - in *1894 LAA*, 191–4
 - full compensation, reform
towards, 233–45
 - judicial vs. legislative authority,
186–91
 - legality of, 220–1
 - reasons for, 176–9
 - scope of, 177
 - standards, reform of, 315
 - unconstitutionality issues, 215
 - subjects to be compensated,
218–20
 - unequal treatment between
farmers and urban asset
holders, 215–18
 - in United States, 179–83
- Constitution Act* (Canada), 33–5, 39–40
- Constitution of China* (1954), 46–7, 49,
55, 61–2, 68
- Article 9, 74
- Article 10, 74
- Article 11, 74
- freedom of residence and movement
in, 215
- private property and, 121–3
- public interest requirement in, 194
- public interest test in, 121–3, 127
- Constitution of China* (1975), 49, 63
- Constitution of China* (1978), 49, 51, 63
- Constitution of China* (1982), 52, 57,
63, 239, 307
- 1988 *Amendment*, 64, 196
- 1993 *Amendment*, 64, 197
- 1999 *Amendment*, 65, 197
- 2004 *Amendment*, 4, 65–6, 67, 74,
75–6, 81–2, 91, 124, 126, 130–1,
162, 197, 207, 217, 218, 277,
294, 302–4, 306
- Article 10(3), 73, 310
- Article 37, 296
- equality principle in, 215
- land reserve system and, 161
- land use rights and, 71
- private ownership and, 70–1, 196
- public interest requirement in,
194–5, 196
- public interest test in, 123–4, 130
- revision of, 309–10
- taking of property and, 75
- Constitution of the USSR* (1936), 74
- constitutional law, 2, 16, 300
- constitutional review, 279–300
 - European mode vs. American mode,
279–81
 - in Germany, 282–3, 307
 - in Ireland, 281
 - reform and, 307–8
 - scope of, 281–3
- constitutionalisation of property
 - comparative analysis of, 38–44
- country practice, 26–38
 - Canada, 33–5, 39–40
 - China, 37–8, 42–4
 - Germany, 26–30
 - India, 35–7, 41–2, 43
 - United Kingdom, 39
 - United States, 30–3, 39
- theoretical analysis, 23–6
- constitutions. *See also Constitution of
China* (1982); *United States
Constitution*
- compensation terms in, 177
- Construction Measures* (1953), 124, 199

- Construction Measures* (1958), 199–200
Construction Regulation (1982), 125, 200–1, 212, 221
 co-operative economy, 70–1
 cooperatives (*hezuoshe*), 47–8
County of Wayne v. Hathcock, 141–2
 (CPC). *See* Communist Party of China
CPC Decision (2008), 237
 CPI(M). *See* Communist Party of India
 Cultural Revolution, 89
 Czech Republic, 82
- Decision on Deepening the Reform and Strengthening Land Administration. See Land Decision* (2004)
Decision on Major Issues Concerning the Further Reform and Development of Rural Areas. See CPC Decision (2008)
Declaration of Independence, 30–1, 32
Declaration of the Rights of Man of the Citizen, 73–4
Deichordnung case, 185
Demolition Regulation (1991), 176, 202–3, 205, 261–2
Demolition Regulation (2001), 126, 132, 203, 205, 261–2, 294
Denkmalschutz (Monument Protection), 110
 Development Research Centre of the State Council, 210
 development zones, 87
 diminution-of-value test, 107
 discrimination, elimination of, 312–13
District of Columbia Redevelopment Act of 1945, 100
 Dorn, J. A., 2
Dred Scott v. Sandford, 248
Drittwirkung, 282
 due process, 247–55. *See also United States Constitution*
 analysis, requirements for, 253
 development of, 247–51
 origin of, 247–51
 private property and, 251–5
 procedural, 248
 substantive, 248–9
- Dürkheimer Gondelbahn*, 104, 105
- Eastern Europe, 82
 economic development
 as public purpose, 139–68
 in China, 153–63
 in India, 145–53
 in United States, 139–45
Education Law, 289
Educational Co. Ltd. v. Fitzpatrick, 281
 Ely, J., 33
 eminent domain, 4, 20–1, 89–90, 106–13
 losses caused by, 177–8
 enclosure movement, 153–5
 Epstein, R., 33
 equal sharing principle, 176–7
 Estonia, 82
 Europe, constitutional review in, 279–81
 export processing zones, 87
 expropriated houses
 in China, 261–6
 post-2011 procedure, 263–4
 pre-2011 procedure, 261–3
 compensation in, 202, 204–14
 property right structure, 210–14
 valuation method, 204–14
 expropriation, 16, 75. *See also* taking of property
 analysis of benefits from, 170
 authorisation mode
 in Germany, 255–7
 in India, 257–61
 in China, 261–6, 267, 279
 LAL procedure and
 implementation, 267–70
 post-2004 reform, 270–3
 post-2011 procedure, 263–4
 pre-2011 procedure, 261–3
 reform of, 169–72, 305–6, 313–14
 of rural lands, 267
 of urban houses, 261–6
 compensation in, 198–201, 204–14
 property right structure, 210–14
 valuation method, 205–10
 due process and, 251–5
 laws, 113

- by local governments, 87, 89–90
 - necessity test, 170
 - performance motivation and, 173
 - with private involvement, 169–70
 - procedures in
 - advance payment of
 - compensation, 274
 - comparative analysis of, 273–9
 - flexibility in, 276
 - goals in, 273–4
 - hearing in, 274
 - judicial review, 274
 - prior notification, 274
 - prior preparation, 274
 - sequence test, 171
 - state-owned economies and, 169–70
 - of urban land, 317–18
 - without private involvement, 169–70
 - Expropriation Act* (Canada), 118
 - Expropriation Regulation* (2011), 314
 - authority as decision executor, 265–6
 - birth of, 131–4, 304–5
 - compulsory taking order and, 266
 - enactment of, 204, 207
 - exclusion of developer from
 - procedure, 265
 - exclusion of non-public purposes, 263–4
 - expropriation procedures under, 265
 - information transparency, 266
 - LAL* reform and, 237
 - market value test and, 217
 - public interest and, 126–7, 134–8, 217
 - right holder involvement, 266
 - urban house expropriation in, 277, 278, 306
 - valuation in, 310
- fair market value, 179–83
 - vs. original living standard, 222–33
 - farmers, 88
 - compensation in land expropriation
 - in China, 199–200, 208, 210–14, 218–20, 270–3, 281, 305–6
 - reform of, 315–16, 317–18
 - cooperatives, 47–8
 - distribution of rural land to, 45
 - enclosure movement and, 147–50
 - expropriation of farmlands, 310, 317–18
 - Gushi* case, 155–9
 - land reserve system and, 161
 - land-loss, full compensation of, 233–45
 - in China, 236–8
 - in India, 234–6, 240, 241–2
 - land-loss, original living standard of, 222–33
 - non-ownership rights, 312–13
 - private land rights, 49–54, 88
 - property rights of, 16
 - revocation land ownership rights, 48–9
 - rural land rights, 316
 - special economic zones and, 164–5
 - taking of land from, 147
 - urban asset holders and, 215–18
 - violence
 - in China, 93
 - in India, 147–50
 - Jiahe* incident, 95
 - Maiqili* case, 93–5
 - Nandigram protest, 147–50
 - Singur protest, 147–50
 - Federal Building Code* (Germany), 104–5
 - Federal Constitutional Court (Germany), 27, 29, 183–4
 - Fee, J., 176
 - Fifth Amendment* (United States), 32, 33, 99, 107, 179, 248, 249, 252, 253, 254
 - First Amendment* (India), 36
 - first occupancy theory, 18–19
 - Food and Agriculture Organization (FAO), 275
 - forced sterilisation, 249–50
 - foreign direct investment (FDI), 85–7, 129, 302
 - foreign investors, 3–4, 87–8
 - Forty-fourth Amendment* (India), 35, 139–45
 - Fourteenth Amendment* (United States), 32, 33, 99, 248, 254

- Fourth Amendment* (India), 187, 188–90
- Fourth Amendment* (U.S. Constitution), 1–2
- France
- Civil Code*, 118
 - right to private property in, 73–4
- Frankfurter, F., 22, 257
- Franklin, B., 31
- freedom, and private property, 22–3
- freehold system, 59
- French Declaration*, 73–4
- General Principles of Civil Law*, 284, 288
- German Basic Law*, 73, 76
- Article 14(3), 113–15
 - compensation and, 183–6
 - expropriation requirement in, 246, 255
 - private property as basic right in, 26–9
 - proportionality principle and, 115–16
 - public good test in, 103
 - regulatory takings in, 110
 - vs. *U.S. Constitution*, 40–1
- German Civil Code*, 282
- Germany
- cases in
 - Boxberg*, 104, 105, 114
 - Deichordnung*, 185
 - Dürkheimer Gondelbahn*, 104, 105
 - Lüth*, 282
 - compensation in, 183–6
 - constitutional review in, 282–3, 307
 - constitutionalising private property in, 26–30, 40–1
 - expropriation authority in, 255–7
 - expropriation laws in, 113–14
 - public good test in, 103–6
- globalisation, 78–97
- definition of, 78–9
 - effect of, 79
 - evolution of social forces and, 85–93
 - institutional reform and, 78–9
 - intervening forces to, 301–2
 - localisation and, 78–9
 - public interest and, 127–31
 - reform in transitional economies and, 82–5
 - rule of law in China and, 90
 - government allocation (*huabo*), 57
 - government powers
 - comparing, 111–13
 - eminent domain, 4, 111–13
 - police power, 111
 - taxation power, 111
 - grain production, growth in, after land reform, 49
 - grassland (*caodi*), 53–4
 - Gross Domestic Product (GDP), 83, 174
 - Guidance Opinions on the Improvement of the Compensation and Resettlement Concerning Land Expropriation*. See *MLR Guidance* (2004)
 - Guo Yongchang, 155–8
 - Gushi County, 155–9
 - Habitual Criminal Sterilization Act* (Oklahoma), 249–50
 - Hand, K.J., 300
 - Hardin, G., 18–19
 - harm/benefit test, 108–9
 - Hawaii Housing Authority v. Midkiff*, 101–2
 - Hawaii Housing Land Reform Act*, 101
 - Hayek, F.A., 23
 - Heller, M., 20
 - high science and technology zones, 87
 - Higher-stage Agricultural Cooperative (*gaoji nongye hezuoshe*, HAC), 47–8
 - Hohfeld, W.N., 15
 - holdout owner, 20
 - Household Responsibility System (HRS), 50–1
 - houses
 - expropriation of
 - in China, 261–3, 266
 - compensation in, 202, 204–14
 - property right structure, 210–14
 - valuation method, 204–14
 - ownership in China, 16–17
 - reform of private ownership, 54–60

- Hukou Regulation* (1951), 215
Hukou Regulation (1958), 216
hukou system, 215–17
 hydropower projects, 232
- India, 147–50
 cases in
 State of Gujarat v. Shri Shantilal Mangaldas & ORS, 190
 State of Madras v. Namasivaya Mudaliar, 187
 State of West Bengal v. Mrs. Bela Banerjee and Others, 187
 Vajravelu Mudaliar v. Special Deputy Collector, Madras & ANR, 189–90
 W. B. v. Subodh Gopal, 187
 compensation in, 186–94
 in 1894 LAA, 191–4
 compared with China's system, 241–2
 judicial vs. legislative authority, 186–91
 reform towards full compensation, 234–6
 constitutionalising private property in, 35–7, 41–2, 43
 economic development as public purpose in, 145–53
 laws prior to 2014, 145–53
 Nandigram protest, 147–50
 response to protests, 150–3
 Singur protest, 147–50
 expropriation in, authority for, 257–61
 property clauses, 307
 property laws. *See Land Acquisition Act 1894; LARR*
 individual economy, 196–7
 individual guarantees, 30
 individual labourer ownership (*geti laodongzhe suoyouzhi*), 46–7
 industrialisation, 174
Institutes of the Laws of England, The (Coke), 1, 247
 institutional guarantees, 30
 institutional reforms, 318–22
 Ireland, constitutional review in, 281
- Irish Supreme Court, 281
 Italy, constitution, 28
- Japan
 just compensation in, 76
 Land Expropriation Law, 118
 right to private property in, 73
- Jefferson, T., 31, 33
Jiahe incident, 95
 Jiang Ping, 131
 Jiang Zemin, 66–7
 John, King, 39
Junctim-Klausel clause, 183, 184, 186
 just compensation, fair market value test for, 179–83
- Kasper, W., 13
 Kellogg, T.E., 300
Kelo v. City of New London, 103, 142–5, 149, 164, 181
Kesavanada Bharathi v. State of Kerala, 36–7
Kimball Laundry Co. v. United States, 182
- L. Vogelstein & Co., Inc. v. United States*, 180
LAL. See Land Administration Law
 land, 12
 elimination of private ownership of, 48–9
 as private property, 16
Land Acquisition Act 1894 (India), 119, 146, 147–8, 191–4, 235
 collector's power under, 259–60
 expropriation procedure, 258
 phases, 260–1
Land Acquisition (Amendment) Bill (India), 150–1
Land Acquisition, Rehabilitation and Resettlement Act (India), 151–3, 165, 167, 234–6, 241, 306
LARR Authority, 261
 property clauses in, 307
 rehabilitation and resettlement scheme in, 260
 social impact assessment procedure, 260

- Land Acquisition, Rehabilitation and Resettlement Bill* (India), 151–3, 167, 234–6, 241
- Land Administration Law* (LAL, China) 1988 amendment, 201
- arable land, expropriation rules on, 171
- Article 43 of, 161–2
- compensation and resettlement fee payment under, 211, 221, 222–3, 230, 270, 314
- enactment of, 52–3
- expropriation procedure, 267–70
- implementation regulation, 267–70
- land reserve system and, 161–2
- land taking and, 304
- public interest and, 125, 128, 165
- purpose of land taking and, 125
- reform of, 236–8
- revision of, 241
- scope of public purposes in, 164
- unconstitutionality issues, 294–5
- urban land rights and, 57
- Land Contracting System, 50–1
- Land Decision* (2004), 213, 214–21, 222, 224–5, 233, 238, 270–2, 278
- land expropriation, 205–10
- compensation in, 198–201, 204–14
- property right structure, 210–14
- valuation method, 204–14
- Land Expropriation Law* (Japan), 118
- Land Law* (Taiwan), 119–20
- land ownership
- in China, 16–17
- forms of, 47–8
- land property rights, 238–9
- land reform, in China, 45–60
- in 1949–53, 45–7
- in 1953–57, 47–8
- in 1958–78, 48–9
- in 1978 later, 49–54
- since 1949, 54–60
- Land Reform Law*, 46
- Land Rehabilitation and Development Act* (India), 150
- land reserve system
- constitutionality of, 159–63
- reforming, 172–5
- land section price (*qipian jiage*), 228, 316
- land use rights
- in China, 57, 59–60
- compensation for, 316
- holdout problem and, 20
- private
- reform of, 54–60
- revival of, 49–54
- urban vs. rural, unequal compensation in, 239–40
- public ownership and, 71–2
- rural, 238–9, 316
- reform of, 316–17
- in urban areas, 238–9
- reform of, 54–60, 317–18
- state ownership rights, unequal compensation in, 239
- LARR. See Land Acquisition, Rehabilitation and Resettlement Act*
- Law on Chinese-Foreign Cooperative Joint Ventures* (1988), 86
- Law on Chinese-Foreign Joint Ventures* (1979), 86, 125
- Law on Legislation*, 221
- constitutional review and, 307
- expropriation laws and, 313
- NPSC's review mechanism and, 293, 319
- SPC Response 1986* and, 291
- Standing Committee of the National People's Congress (NPCSC) and, 294–5
- Law on Urban Real Estate Administration* (LUREA), 57, 126, 165, 313
- Law on Wholly Foreign-Owned Enterprises*, 86
- leasehold system, 59
- leasing (*churang*), 57
- Left Front (India), 147
- legal positivism, 22
- less restrictive alternative doctrine, 116
- LG&E vs. Argentina*, 221
- Liang Huixing, 81–2
- Lingle v. Chevron*, 254–5

- Liuzhou, experimental sales of houses
 in, 56
 living standard, original, 222–33
 local governments, land expropriation
 by, 87, 89–90
 local interest groups, 88
 local land finance (*tudi caizheng*), 173
Lochner v. New York, 33, 248
 Locke, J., 22–3, 31
Logan v. Zimmerman Brush Co., 253
 Lower-stage Agricultural Cooperative
 (*chuji nongye hezuoshe*, LAC),
 47–8
 LUREA. *See* Law on Urban Real Estate
 Administration
Lüth case, 282
- Magna Carta*, 39, 247
Maiqili case, 93–5
 Mao Zedong, 68
Marbury v. Madison, 280
 market economy, 71
 market value
 fair, 179–83
 loss of, 177
Mathews v. Eldridge, 252–3
*Measures of Aid and Management of
 Urban Vagrants and Beggars
 Without Life Support*, 297
*Measures on Custody and Repatriation
 of Vagrants and Beggars in
 Cities. See* C&R *Measures*
*Measures on Managing the Circulation
 of the Use Right of the Contracted
 Rural Land*, 209
*Measures on Public Notice for Land
 Requisition. See* MLR *Notice
 Measures* (2001)
*Measures on Requisition of Land for
 National Construction* (1953),
 124
*Measures on the Valuation of the
 Expropriated House on
 State-owned Land*, 207
 Michelman, F.I., 13
Midkiff case, 102–3, 116, 117, 142,
 143–4
Mills Act, 99
- Minnesota, 119
Missouri Pacific Ry. Co. v. Nebraska, 99
mittelbare Drittwirkung (indirect
 approach), 282
MLR Guidance (2004), 213, 225, 238,
 270–2, 278
MLR Hearing Provisions (2004),
 267–73
MLR Notice (2005), 225
MLR Notice (2010), 225–6, 228
MLR Notice Measures (2001), 267–72,
 273
*Model Chart for Advanced Cooperatives
 of Agricultural Production*, 208
*Monongahela Navigation Co. v. United
 States*, 179, 180
Morrissey v. Brewer, 252
*Mt Vernon-Woodberry Cotton Duck
 Company v. Alabama Interstate
 Power*, 100
Mugler v. Kansas, 107–8
 multiplier method, 230
 Mutual-aid Team (*huzhuzu*, MAT),
 47–8
- Nail House* incident, 131–2
 Nandigram protest, 147–50
 Nanning, experimental sales of houses
 in, 56
 national bourgeoisie (*minzu zichan
 jieji*), 46
National Highway Act (India), 193
 National People's Congress, 67, 290–4,
 308
 abstract review mechanism, 293
 constitutional review mechanism in,
 319–21
 initiation of constitutional review,
 293
Law on Legislation and, 293
 officers, appointment of, 291
*National Resettlement and
 Rehabilitation Policy* (India),
 151
 natural law, 22
 necessity test, for expropriation
 projects, 170
 Nehru, J., 257

- No. 1 Central Committee Document*, 48, 208
No. 1 Document, 316
 non-noxious use test, 107
 non-ownership property, 72
 noxious test, 108–9
- Olson v. United States*, 180
Opinions on the Questions Concerning the Reform of Custody and Repatriation Work (1991), 296–7
- ordoliberalism, 28
Organic Law of the Village Committee, 214, 219–20
 organic township, 169
 original use standard, 315–16
 ownership
 forms of, 70–1
 structure, 69–70
 ownership property, 72
- Pearl River Delta, 87
Penn Central Transportation v. New York City, 109–10
Pennsylvania Coal, 109
Pennsylvania Coal Co. v. Mahon, 107
 People Communes (*renmin gongshe*), 48
 person in charge of demolition and removal (PDR), 261–2
 petit bourgeoisie (*xiao zhan jieji*), 46
 planned economy, 71
Planned Parenthood of Southeastern PA. v. Casey, 248
 Poland, 82
Poletown Neighborhood Council v. City of Detroit, 139–45, 149
 police power, 106, 111
 private economy, 196–7
 private land rights
 reform of, 54–60
 revival of, 49–54
 urban vs. rural, unequal
 compensation in, 239–40
 private ownership, 70–1
 private property, 21. *See also* public property
- capitalist countries and, 18
 castle analogy, 1–2
 vs. common property, 18–19
 constitutionalisation of, 11–44
 definition of, 17
 due process and, 251–5
 evolution in China's Constitutions, 60–6
 1954 *Constitution*, 61–2
 1975 *Constitution*, 63
 1978 *Constitution*, 63
 1982 *Constitution*, 63
 amendments to 1982 *Constitution*, 64–6
 Common Programme, 61
 justifications of, 17–23
 nationalisation of, 54–60
 protection, 2–4, 302
 constitutional framework of, 69–72
 social forces and, 90–1
 rights
 constitutional revision and, 311–12
 constitutional status of, 73–4
 role in economic growth/efficiency, 3
 structure of, in China, 72
 tragedy of the anticommons and, 19–21
- procedural due process, 248
 procedural reforms, 318–22
 property, 177
 collective, 17
 common, 17
 concept of, 14–15
 in 18th century, 14
 legal, 15
 physicalist/absolutist view of, 14
 relationship-oriented, 14–15
 consequential damage to, 178
 constitutionalisation of
 in Canada, 33–5, 39–40
 in China, 37–8, 42–4
 comparative analysis of, 38–44
 country practice, 26–38
 in Germany, 26–30
 in India, 35–7, 41–2, 43

- theoretical analysis, 23–6
 - in United Kingdom, 39
 - in United States, 30–3, 39
- market value, loss of, 177
- ownership structure of, 69–70
- perspectives of, 11–17
- subjective value, loss of, 178
- taking of. *See* taking of property
- understanding, 11–13
 - as regime or system design, 12–13
 - as right to things, 12
 - as things or resources, 11–12
- urban properties
 - compensation for expropriation of, 204–14, 215–18
 - valuation method, 204–14
- property clauses
 - China, 307, 311
 - India, 307
- Property Law* (2007), 131, 209, 211, 218, 239
- property laws, 16. *See also* *Land Administration Law* (China); *LARR Act* (India)
 - in China, 4, 81–2. *See also* *Property Law* (2007)
 - reform of, 81–2
- property rights. *See also* land use rights; private land rights
 - proptertisation of, 310
 - structure, 210–14
- proportionality principle, 115–18
- Provisional Regulation governing Urban Household Registration*. *See* *Hukou Regulation* (1951)
- Provisional Regulation on Land Use Right Conveyance and Transfer in Municipalities and Towns*, 205–10
- Provisions on the Hearing for National Land Resources*. *See* *MLR Hearing Provisions* (2004)
- public goods, 21
 - test, 103–6
- public interest doctrine, 98–175
 - anatomy of, 106–21
 - in China, 121–38
 - in era of globalisation, 127–31
- Expropriation Regulation* (2011), 134–8
 - reform of, 168
 - test in Constitution, 121–4
 - test in other laws, 124–7
- comparative analysis of, 163–8
- economic development and, 314–15
- eminent domain and, 106–11
- expropriation and, 113
- government power and, 106–11
- judicial deference, 113
- laws, 113
- proportionality principle and, 115–18
- public good test in Germany, 103–6
- public purposes, 118–21
- public use in United States, 98–103
- public ownership, land use rights and, 71–2
- public property. *See also* private property
 - definition of, 17
 - socialist countries and, 18
 - transaction costs and, 19–20
- public purposes
 - categorisation of, 117
 - economic development as, 139–68
 - in China, 153–63
 - in India, 145–53
 - in United States, 139–45
 - legislation and, 118–20
 - positioning, 120–1
 - scope of, 120
- public use, 98–103
- public welfare housing, 56
- public-private cooperatives (*gongsi heyings*), 55
- public-private division theory, 281
- Qi Yuling v. Chen Qiaoqi etc.*, 282, 283–8, 289, 290
- Rao, S., 43
- rational relevance doctrine, 116
- Rau, B.N., 257
- Rechtsstaat*, 28

- reforms
 institutional, 318–22
 procedural, 318–22
 suggestions for, 309–18
Regulation for Reforming the Land in the City Suburbs, 46
Regulation on Hukou Registration. *See* *Hukou Regulation* (1958)
Regulation on Reforming Suburban Land (1950), 198
Regulation on Requisition of Land for National Construction (1982), 125
 regulatory powers, 106
Rehabilitation and Resettlement Bill (India), 151
 requisition, 75
Reserve Measures (2007), 160
Review Procedure 2005, 298
 RLCL. *See* Rural Land Contracting Law
 rule-of-law state, 28
Rural Land Contracting Law (RLCL, China)
 enactment of, 53–4, 209
 farmers' compensation in, 211
 judicial interpretation of, 212
 rural land exchange, 210
 rural land rights, 238–9, 316. *See also*
 land use rights; urban land rights
 private holders, vs. urban private right holders, 239–40
 reform of, 316–17
 Russia
 GDP, 83
 shock therapy in, 81–2
Rustom Cavasjee Cooper v. Union of India, 190
 sacrifice-benefit test, 176
 Salim, 148
 security, and private property, 22–3
 sequence test, 171
 Shanxi Province, 205–10
 shock therapy, 81–2
 Singur protest, 147–50
Skinner v. Oklahoma, 249
 Slovenia, 82
 social forces, 90–1
 social impact assessment procedure, in *2013 LARR Act*, 260
 social insurance (*shehui baozhang*), 238
 socialist countries, 18
 public property and, 20–1
 Socialist market economy, 64, 67
 Socialist public ownership economy, 64
 Socialist Transformation (*shehui zhuyi gaizao*), 55
 solatium, 191, 192, 232, 233–5, 240, 243–4, 315–16
 Soviet Union, collectivisation
 movement in, 49–50
Sozialstaat, 28
 SPC. *See* Supreme People's Court
 special economic zones, 87, 147, 164–5
 Standing Committee of the National People's Congress (NPCSC), 290–4
 as constitutional review authority, 307–8
 constitutional review mechanism in, 319–21
 initiation of constitutional review, 293
Law on Legislation and, 293, 294–5
 Legal Work Commission, 297–8
 powers of, 290
 review procedure, 299–300
 work procedure for filing and review work, 298
 State Council, 319
 constitutional review and, 293
 responsibilities of, 268
State of Gujarat v. Shri Shantilal Mangaldas & ORS, 190
State of Madras v. Namasivaya Mudaliar, 187
State of West Bengal v. Mrs. Bela Banerjee and Others, 187
 state ownership rights, 238–9
 vs. urban land rights, unequal compensation in, 239
 state-owned economies (SOEs), 70–1, 169–70
 state-run economy, 71
 state-run enterprises, 71

- sterilisation, forced, 250
 subjective value
 compensation to, 182
 loss of, 178
 substantive due process, 248–9
Sun Zhigang case, 295
 Supreme People's Court (SPC), 212,
 290–1, 319, 321
 SPC Decision 2008, 292, 319
 SPC Interpretation 2001, 285, 287–9,
 291–2
 SPC Response 1986, 285–7, 291
 Supreme People's Procuratorates, 293
 survival, and private property, 22
Sweet v. Rechel, 251
- Taiwan, *Land Law*, 119–20
 taking clause, 30–3, 303, 307
 taking of property. *See also*
 expropriation
 case studies in, 93
 constitutional restraints against,
 72–8
 constraints against, 75
 Jiahe incident, 95
 Maiqili case, 93–5
 three prongs of, 75–8
 violence and bloody resistance in,
 93
Tang Fuzhen tragedy, 132
 Tata Motors, 147, 149
 tax free zones, 87
 tax holidays, 86
 taxation power, 111
 tax-contract (*caizheng baogan*), 172
 tax-sharing system (*fenshuizhi*), 172–3
 Thomas, C., 144–5
 Tianjin Higher People's Court, 285–7
 tragedy of the anticommons, 19–21
 tragedy of the commons, 18–19
 transaction costs, 19–20
 transitional economies, reform in,
 81–2
 Trinamool Congress Party (TCP), 147,
 148–9
 Trudeau, P., 34
Twenty-Fifth Amendment (India),
 36–7, 191
- Two Treatises of Government* (Locke),
 31
- United Kingdom, protection of private
 property in, 39
 United Nations – Research Institute of
 Social Development (UNRISD),
 79
 United States
 cases in
 Agins v. City of Tiburon, 254
 Bank Nationalisation, 190–1
 Berman v. Parker, 100–1, 102,
 114–15, 117, 139, 142, 143–4
 Block v. Hirsh, 108
 Cafeteria Workers v. McElroy, 252
 Catlin v. United States, 251–2
 Cherokee Nation v. Southern
 Kansas Ry. Co., 251
 Cohen v. Beneficial Industrial Loan
 Corp., 252
 County of Wayne v. Hathcock,
 141–2
 Dred Scott v. Sandford, 248
 Educational Co. Ltd. v. Fitzpatrick,
 281
 Hawaii Housing Authority v.
 Midkiff, 101–2
 Kelo v. City of New London, 103,
 142–5, 149, 164, 181
 Kesavanada Bharathi v. State of
 Kerala, 36–7
 Kimball Laundry Co. v. United
 States, 182
 L. Vogelstein & Co., Inc. v. United
 States, 180
 Lingle v. Chevron, 254–5
 Lochner v. New York, 33, 248
 Logan v. Zimmerman Brush Co.,
 253
 Marbury v. Madison, 280
 Mathews v. Eldridge, 252–3
 Midkiff, 102–3, 116, 117, 142,
 143–4
 Missouri Pacific Ry. Co. v.
 Nebraska, 99
 Monongahela Navigation Co. v.
 United States, 179, 180

- United States (*cont.*)
Morrissey v. Brewer, 252
Mt Vernon-Woodberry Cotton Duck Company v. Alabama Interstate Power, 100
Mugler v. Kansas, 107–8
Nail House, 131–2
Olson v. United States, 180
Penn Central Transportation v. New York City, 109–10
Pennsylvania Coal Co. v. Mahon, 107
Planned Parenthood of Southeastern PA. v. Casey, 248
Poletown Neighborhood Council v. City of Detroit, 139–45, 149
Rustom Cavasjee Cooper v. Union of India, 190
Skinner v. Oklahoma, 249
Sweet v. Rechel, 251
United States v. 564.54 Acres of Land, 182
United States v. Carolene Products Co., 249
United States v. James Daniel Good Real Property, 253–4
Weeks v. United States, 2
West Coast Hotel Co. v. Parrish, 33
 constitutional review in, 279–81, 307
 constitutionalising private property in, 30–3, 39
 economic development as public purpose in, 139–45
 just compensation in, 179–83
 public use in, 98–103
United States Constitution, 31–2, 33, 39
 due process, 246, 247–55
Fifth Amendment, 32, 33, 99, 107, 179, 248, 249, 252, 253, 254
Fourth Amendment, 1–2
 government taking of property and, 77
 judicial power of constitutional review, 280
 right to private property and, 73
 unjust compensation, 176–245
unmittelbare Drittwirkung (direct approach), 282
 urban land rights, 238–9. *See also* land use rights; rural land rights private holders, vs. rural private rights holders, 239–40
 reform of, 54–60, 317–18
 state ownership rights, unequal compensation in, 239
 urban properties
 compensation for expropriation of, 204–14, 215–18
 valuation method, 204–14
 urban redevelopment, 89
 urban renewal, 89
 urbanisation, 88–9, 174
Urgent Notice (2010), 273
USA Constitution. See United States Constitution
Vajravelu Mudaliar v. Special Deputy Collector, Madras & ANR, 189–90
 valuation method, 205–10
 Vietnam, 83
Villagers' Charter of Autonomous Governance, 219
 violence
 in China, 93
 in India, 147–50
Jiahe incident, 95
Maiqili case, 93–5
 Nandigram protest, 147–50
 Singur protest, 147–50
W. B. v. Subodh Gopal, 187
 Wang Liming, 81–2
 Warren Court, 250
 water projects, 232
Water Resources Law (Germany), 183–4
Weeks v. United States, 2
 Weihai City, 160
Weimar Constitution, 26–7, 40–1, 184
 welfare state, 28
 Wen Jiabao, 237
West Bengal Land Development and Planning Act 1948, 187–8
West Coast Hotel Co. v. Parrish, 33
 wood land (*lindi*), 53–4

Cambridge University Press

978-1-107-12543-8 - The Constitutional Protection of Private Property in China:
Historical Evolution and Comparative Research

Chuanhui Wang

Index

[More information](#)

INDEX

355

- | | |
|---|--|
| <i>Work Regulations on People's
Communes in Rural Areas</i> , 48 | Xiaogang Village, 50 |
| World Bank, 275 | Xu Chongde, 289 |
| World Trade Organization, Chinese
legal reform after access to,
79–80 | Yangtze River Delta, 87 |
| Wuzhou, experimental sales of houses
in, 56 | Yantai, house rents in, 56 |
| Xi-an, experimental sales of houses in,
56 | Zaozhuang Municipality Intermediate
People's Court, 284 |
| | Zhang Xingkui, 160 |
| | Zhejiang Province, 206 |
| | Zhou Wei, 155–8, 159–63 |