

EU Constitution: Summary

The EU Constitution (2004) was rejected by French and Dutch voters in 2005. The Lisbon Treaty includes the same EU Constitution, hidden within its texts. See below:-

- I-6 EU Constitution and law has primacy over member states.**
- I-9-2 ... accepts the EU Convention on Protection of Human Rights.**
- I-10 ... will start with both EU and national citizenship.**
- I-12 member states may not compete with the EU's powers**
- I-12-2 in shared powers, member nations may not exercise power unless the EU allows.**
- I-12-4 the EU has power over defence.**
- I-13 the EU has absolute power on: customs, rules on the single market, monetary policy, fishing, commerce, and international agreements, e.g. treaties.**
- I-15 members must make their employment, social and economic policies comply with the EU's.**
- I-16-1 the EU has absolute power over foreign policy, security and defence.**
- I-16-2 all states shall comply with 16-1.**
- I-18. if the Constitution forgot powers to achieve its ends, the Council of Ministers shall add them.**
- I-19 Council of Ministers ("The Council") controls all EU Parliament legislation.**
- I-20 maximum of 750 EU (MEPs), five year term. Minimum 6, maximum 96, per State.**
- I-21 the EU Council (Heads of State) shall direct the EU and its foreign policy.**
- I-23 Council of Ministers, one per state, directs legislative and budgetary functions.**
- I-26 the EU Commission is the executive.**
- I-26-7 Commission has absolute power; accountable only to censure vote in Parliament.**
- I-27-1 Council chooses the President of the Commission, parliament merely ratifies it.**
- I-27-2 Council of Ministers appoints Commissioners. Parliament has no say.**
- I-33 EU laws, decisions and regulations are binding on member states – EU enforced**
- I-41 re-confirms military control. (French and British - nuclear weapons will be controlled by the EU)**
- I-4I-3 each nation is to build up its armed forces.**
- I-43 EU has the power to mobilise the military assets of all States when it declares an emergency.**
- I-46-4 "The principal of representative democracy" European Level Parties only**
- I-47-4 Petitions: One million citizens from many countries may invite the Commission to propose that the Constitution be implemented.**
- I-50 only the Council sometimes, and Parliament, shall meet in public.**
- I-59-3 if there is just a "clear risk" of a State breaching I-2 (Human rights), the EU can suspend that State's rights (including voting), but its obligations to the EU remains.**
- I-60 "Any State may decide to withdraw from the EU". But terms will be decided by the Council and requires agreement by the EU Parliament.**

We can avoid being controlled under this Constitution by repealing the 1972 EU Communities Act before we are imprisoned inside the EU.

The table below shows the relationship between the numbering systems within the Treaty of the Constitution for Europe, the Lisbon Treaty (which amended the Treaty of the European Union (TEU), and the Treaty establishing the European Community (TEC) was renamed the Treaty of the functioning of the Union (TFEU).

| Constitution for Europe | Numbering in Lisbon Treaty | Numbering in New Treaties |
|--------------------------------|-----------------------------------|----------------------------------|
| I-6 | now in Declaration 17 | now in Declaration 17 |
| I-9 | Article 6 (TEU) | Article 6 (TEU) |
| I-10 | Article 17 (TFEU) | Article 20 (TFEU) |
| I-12 | Article 2a (TFEU) | Article 2 (TFEU) |
| I-13 | Article 2b (TFEU) | Article 2 (TFEU) |
| I-15 | Article 2d (TFEU) | Article 5 (TFEU) |
| I-16 | Article 11 (TEU) | Article 24 (TEU) |
| I-18 | Article 308 (TFEU) | Article 352 (TFEU) |
| I-19 | Article 9 (TEU) | Article 13 (TEU) |
| I-20 | Article 9a (TEU) | Article 14 (TEU) |
| I-21 | Article 9b (TEU) | Article 15 (TEU) |
| I-23 | Article 9c (TEU) | Article 16 (TEU) |
| I-26 | Article 9d (TEU) / 211a (TFEU) | Article 17(TEU) / 244 (TFEU) |
| I-27 | Article 9d (TEU) | Article 17 (TEU) |
| I-33 | Articles 249, 253 (TFEU) | Articles 288, 296 (TFEU) |
| I-41 | Article 28a (TEU) | Article 42 (TEU) |
| I-46 | Article 8a (TEU) | Article 10 (TEU) |
| I-47 | Article 8b (TEU); 21 (TFEU) | Article 11 (TEU);24 (TFEU) |
| I-50 | Article 16a (TFEU) | Article 15 (TFEU) |
| I-59 | Article 7 (TEU); 309 (TFEU) | Article 7 (TEU); 534 (TFEU) |
| I-60 | Article 49a (TEU) | Article 50 (TEU) |

So there it is – The Constitution for Europe, which provides the birth certificate for the Supranational State Dictatorship that is the EU, hidden within the Lisbon Treaty with the word “Constitution” withdrawn so as to avoid having to subject the Treaty to a referendum; signed by G. Brown and D. Miliband.

The Labour Party has its slimy hands all over the EU; providing the EU, under the control of Germany (and France, by the 1963 Elysee Treaty), with the power to enslave all other people of Europe and create conflict, misery and despair; it even has a track record of doing exactly that.

Mandelson, who is now (2015) acting on behalf of Juncker to prevent Britain from leaving the EU, said, of the Lisbon Treaty: "*There is no constitutional change that would justify holding a referendum*" - Peter Mandelson, European Trade Commissioner, 2007.

It is also worth noting that Mandelson has long been pushing for Blair to be EU President, so a vote to stay in the EU could well be a vote for Blair to become EU President (once he has been exonerated by his mate Chilcot in the faux Iraq inquiry, which does not even take testimony under oath, and cannot apportion blame.)

Please reflect on the above Constitution Summary when you are ready to vote in the Referendum (if or when it comes), realise and remember that those who wish to trap us in the EU will concentrate on the economic sides of the arguments or dire warnings of war if we don't stay in the EU.

These are false premises since we as a Nation have only ever been worse off by being part of the EU (CAP, CFP, Overregulation, No Control, Sovereignty or Influence, and massive Cost), save for trivial concessions such as ending roaming charges, and we will be very much worse off if we cannot control any of our fundamental mechanisms of governance – e.g. monetary and fiscal policy, our borders, military defence and law enforcement.

The EU Constitution is only part of the Lisbon Treaty and takes all of these vital Sovereign functions away from us, but there is very much more to lose as the Treaty also reduces our voting rights - the only real power in the EU lies with Germany and France through their cooperation treaty in 1963.

For example, be in no doubt that unless we leave the EU we will be forced into the Euro; that was assured when G. Brown and D. Milliband signed the Lisbon Treaty in 2007.

Article 2-4 of the Lisbon Treaty states that the "The Union shall establish an economic and monetary union whose currency is the euro."

This treaty obligation can be forced upon the UK at any time and such a ruling would have to be upheld by a Judge at the European Court of Justice (CJEU), which is responsible for treaty compliance.

Within Europe the UK are seen only as a cash cow for the EU and in every other respect, we are an irrelevance without any influence. In terms of our personal finances the EU are already started taking our bank and savings accounts details, under the guise of fraud prevention in the EU - so in future they won't even have to bother with so much as a by your leave before the ECB dips its grubby hands into our hard earned cash.

Our real influence in the EU has already been amply demonstrated by our treatment by other EU states, such as Poland, who only see the UK's role in the EU has being to financially support the Polish population, at home and abroad.

The attempts by Cameron and Osborne and others to obtain support from the EU for our problems with mass immigration and its devastating effect on the UK infrastructure and social cohesion have been met only with derision, contempt and ridicule.

It is in the interests of the EU to destabilise the UK in order to bring it under their control, sooner, rather than later and the preferred method, with the help of the liberal Left in the UK, is by uncontrolled mass migration and immigration of State dependant "Refugees" into the UK to force up the welfare costs in order to bankrupt our economy – this is why nothing will be done to reduce the flow of migrants and no-one will put an upper limit on immigration.

Once bankrupted the UK will be required to borrow money from the Quadriga (see below) and we will be in the same, or worse state than Greece – completely subsumed within the EU.

Equality in the EU is a long distant memory, which faded with the introduction of Qualified Majority Voting (QMV) and will diminish further as more poverty stricken states join the system to be exploited by the usual suspects in Brussels and Berlin.

The exploitation will follow the familiar path: The Troika (or Quadriga) will take control of negotiating loan arrangements, which will be accompanied by stringent austerity, and other measure, which they will not be able to meet and will result in a fire sale of that country's assets and subsequent political control by Brussels (Berlin).

These loan "arrangements" will force their unfortunate young, through austerity induced unemployment, to migrate across Europe to further reduce the wages and working conditions in more affluent western EU economies.

All good for strong European exporting economies, such as Germany, which will benefit from a weaker Euro, since for Germany, if outside a struggling EU containing a number of poorly performing economies would have a strong currency. This would increase the cost of its goods and slow down its export markets.

So, for Germany it is better to entangle poor countries in the EU and keep their economies ticking over, rather than helping them to improve. The last thing Germany needs is for these "locked-in" countries to leave the Euro or to improve the strength of the Euro by growing their economies.

Note: The Quadriga is the Troika (EU Commission, ECB, and IMF) plus the European Stability Mechanism (ESM), it is also the chariot with four horses on the top of the Brandenburg Gate; which is actually known as the “Quadriga of Victory” - How very appropriate.

Regarding Law enforcement, why would we voluntarily give up our Common Law; presumption of innocence, trial by Jury and Habeas Corpus for a proposed Pan-European Corpus Juris system and the fear of arrest in the middle of the night and imprisonment without charge or to be arrested and shipped to another EU country to face undisclosed charges, under the European Arrest Warrant (2004).

The problem is that the Legal systems across Europe are different from each other, almost exclusively Civil Law, and totally different from our system of Common Law which has evolved in places such as Cyprus, England, Eire, Malta and N. Ireland.

In Germany, France, Italy, Spain or Belgium, for example, an investigating magistrate can hold someone without charge for questioning for quite long periods, so our notion of presumption of innocence applies differently in these countries and elsewhere.

The safeguard of the European Convention of Human Rights (ECHR) is not really of any help because: “The practice of the investigating magistrate has been accepted under the European Convention on Human Rights as consistent with the presumption of innocence” (Speech made by Lord Lamont to the House of Lords on Thursday, 1st May 2003)

In effect, extraditing anyone from the UK to any country in the EU which does not operate our Common Law system is tantamount sending them to a third world country, where their Human Rights are, in essence, severely curtailed.

The Pan-European idea of criminal Law is an area of the Lisbon Treaty that has moved forward slowly with various opt-outs and opt-ins used in order to try to bring in a uniform system. Nevertheless a uniform system will eventually imposed, with all its imperfections and all to the detriment of the individual and in favour of the EU.

One area of law that has been pushed forward though is in cross border crime such as fraud against the EU, as if they weren't already good at it themselves. This is proving fertile ground for development into other areas under its disguise, as is the area of Terrorism and the use of anti-Terrorism Laws to remove our basic rights in the UK and in Europe.

Eventually Policing will no longer be by consent we will be policed by an EU police force without ties to the local community and little care for our wellbeing - they will be, to all intents and purpose an occupation force; loyal to Brussels (Berlin).

Our Police can be either replaced or have to swear allegiance to the EU and may well be shipped to other EU countries where they have no common ties.

The same is true for our armed forces, who are (or will be) required to either swear a new allegiance to the EU or resign. Any units thought to be too loyal to the UK could either be disbanded or moved to overseas operations.

Once the dust has settled and we are finally trapped within the EU then our entire society will have to sing the praises of the EU and its Anthem as we are required to marvel at the glorious exploits of our new leaders and the most magnificent President of the EU. The most likely new President will be Blair if Mandelson succeeds in conning the British people into voting for the EU or the Referendum is fixed (the most probable outcome)

Daily our children will swear allegiance to the EU Flag and all the paraphernalia of the EU state dictatorship will be on display. Our education systems will be “modified” to remove from History any mention of the former nation states (perhaps some will be preserved), or their achievements. Statues will be built along with great monuments and buildings dedicated to the EU, its founders and notables - a bunch of greedy no account politicians, interested only in troughing at the expense of the populations of Europe; whom they have succeeded in enslaving on behalf of Brussels (Berlin).

We will lose our beloved Counties; no more Yorkshire or Devon or Cornwall, no more Lancashire or Suffolk or even England, Scotland, Wales or Northern Ireland, these have already been reassigned as regions of the EU, for example, if you live in Portsmouth, Hampshire your address will be in EU Region KJ31, not Hampshire

As for being safer inside the EU, nothing could be further from the truth; Germany is in full re-militarisation mode pushing for EU armed forces in which they, along with France would play a major role, and in flagrant disregard for the role of NATO.

In fact, at the time of the German unification the Germans persuaded France to form EUROCORPS as a result of their Elysee Treaty (1963) arrangements; an armed force not be under the control of NATO.

The independent behaviour by Germany is nothing new, they have always been happy to change anything that doesn't suit them and arbitrarily enforce their will on others in the EU; as with their decision (Merkel's) to allow entry of refugees into Germany, despite the Dublin Convention - Germany will never let anything as trivial as a Convention or Treaty to get in their way - but if you are not Germany it's probably best not to try any similar moves.

During the Balkans War and following the fall of the Berlin Wall, the reunification of Germany made available a large cache of weapons and military expertise which was funnelled to the Croatian militia during late 1989 and throughout 1990's.

Germany fully supported Slovenia and Croatia in its efforts to secede from Yugoslavia and join the EU (EEC), thus actively attempting to destabilise Yugoslavia, and the EU more generally created more problems during the Yugoslav Wars than they solved.

Problems created by the EU (EEC) were initiated by interference through attempts to force Yugoslavia to undertake democratic and economic reforms, including austerity measures in order for it to move towards a capitalist economy after the end of the Cold War. (*Branislava Alendar, European Community and the Yugoslav Crisis, Institute of International Politics and Economics, Belgrade, 1992, p. 8.*)

Interfering with its neighbours is simply second nature in the EU and this also includes interference in Bosnia and Kosovo, leading to claims that Bosnia and Kosovo was the EU's Iraq (KOSOVO AND BOSNIA: THE EU'S IRAQ, Tara McCormack, Spiked (13th April, 2015))

We see the same interference in the Ukraine and with the potential for far more devastating effect than in the Yugoslav Wars. Ironically, Russia had expressed an interest in joining the EU, but not an EU with the Constitution of a Supranational State (EU Empire).

It is clearly in the DNA of the EU to interfere, in and attempt to control neighbouring countries and it is quite difficult to see how the EU could have possibly been awarded a Nobel Peace Prize in 2012; unless politically motivated.

Returning to the EU Constitution, no sane person would join such an organisation as the EU or sign up to such a Constitution without being required to do so by force of arms, nor would any politician with any integrity or self-respect condemn our children and grandchildren to such terms and conditions; yet most of our politicians have done exactly that; they have put their interests above ours, and so has the Queen.

All of those who are party to these actions are guilty of Treason under our own Constitution and therefore, potentially, they have much to lose if we leave the EU and the Treaties start to unravel.

Which is why there are no boundaries or levels of deceit that they will not cross nor stoop to embrace in order to keep us in the EU and protect themselves; hence the inclusion of Mandelson acting on behalf of the EU - and against our best interests - as are many other politicians of all parties.

We have many more reasons to fear staying in the EU than we do from leaving the EU.

As for trading after leaving the EU, Britain has no problems trading. We have more than a 1000 years' of experience and contacts all over the world and as a group, but excluding the liberal Left, the British are also more resilient, more resourceful, more inventive and more creative than any group in Europe, or indeed the World.

Please feel free to disseminate this information, and, of course, check the veracity of the information (please report any errors and we will correct them as soon as possible)

The table relates only to the those Articles in the one page Summary of the of the EU Constitution and shows the areas of the EU Constitution that were rejected by France and the Netherlands in 2005 in Referendums rejecting the original treaty on the Constitution for Europe, which was signed in 2004 by Blair and Straw.

The information was summarised from “The Lisbon Treaty and the European Constitution: A side-by-side comparison”, Open Europe, January 2008, <http://www.ecln.net/> Note that the Article I-8, relating to the Constitutional Paraphernalia of State, Flag, Anthem, Oath of Allegiance etc., was not included in the Lisbon Treaty, but nevertheless they are “waiting in the wings” ready for use.