

INDEX

- African Christian Democratic Party, 15, 88
- African National Congress (ANC)
- African National Congress Youth League (ANCYL), 12
 - amendment of property clause and, 144, 154
 - criticism of regarding customary land policies, 179
 - divisions within, 191
 - Eighteenth Amendment Bill and, 3, 15
 - EWC as policy of, 13, 88, 128
 - EWC debate and, 146–47, 154–55
 - Fifteen Year Review, 10
 - globalisation of the food system and, 241
 - interim Constitution debate and, 80, 147–49
 - on the land question, 179
 - lifting of ban on, 6
 - 52nd National Conference (2007), 143
 - 54th National Conference (2017), 13, 72, 145
 - 55th National Conference
 - Declaration (2022), 12
 - post-apartheid phases of service delivery, 10–14
 - post-apartheid policies of, 9–10
 - 2017 resolution on EWC, 146
 - wealth tax proposal, 269, 283
 - willing buyer, willing seller model and, 59
- agrarian reform, 143, 155, 157, 255, 285
- agricultural land
- expropriation of, 192
 - Karoo region, 216
 - male ownership of, 176
 - market value compensation for, 39–40
 - property rights and, 150
 - redistribution of, 10
 - redistributive justice and, 223
 - South Korea, 278
 - speculation, 258
 - transfer of to black owners, 219
 - wealth and, 159–60, 289–90
- agricultural production, 13, 21, 88, 146, 192–200, 209, 243
- as focus of land reform, 190–91
- agriculture, commercial, 193–95
- citrus production, 194
 - land reform and, 218–23
 - maize production, 193
- agriculture, smallholder, 195–200
- citrus, 194, 200, 204, 206
 - dairy production, 204–5, 207
 - facilitating production in, 200–7
 - growth in, 207–8
 - maize production, 195–200
 - role of partnerships and joint ventures in, 204–9
 - sugar production, 200
 - wool production, 204
- AgriSA v Minister of Minerals and Energy* (2013), 84
- Alexkor Ltd and Another v Richtersveld Community and Others* (2004), 176
- Alienation of Land Act 68 of 1981, 63
- ‘Anarchism: Its Philosophy and Ideal’ (Kropotkin), 293
- apartheid
- beneficiaries of, 160
 - as crime against humanity, 282

- deprivation of rural residents under, 181
- dispossession under, 61, 64, 87, 88, 123, 185, 296
- land law under, 120, 136–37
- land ownership under, 190
- landlessness created by, 68
- legacy of, 10, 21, 67, 83, 89, 115, 184, 268–70, 282–83, 285
- ownership under, 130–31, 135
- persistence of discriminatory land policies of, 176–78
- property law under, 120–23, 124, 126
- rural communities under, 185
- separate development under, 83
- social engineering under, 96
- traditional communities under, 165, 183
- wealth accumulated during, 81
- Ash and Others v Department of Land Affairs* (2000), 46, 85
- astronomical research, 223–27
- Astronomy Advantage Areas (AAAs), 224–26
- Astronomy Geographic Advantage Act 21 of 2007, 225
- ‘Back to the Land’ campaign, 148
- Bakgatla Ba Kgafela, 174, 178
- Baleni v Minister of Mineral Resources* (2019), 64–65
- bantustans, 20, 27, 166, 192, 200, 203, 208, 209, 219, 282
- basic income grant (BIG), 22–23, 289, 294–96. *See also* social grants
- Beinart, William, 20, 24–25, 290
- Bengwenyama Minerals (Pty) Ltd and Others v Genorah Resources (Pty) Ltd and Others* (2011), 132
- Biko, Bantu Stephen, 71
- Bill of Rights, 7–9, 80–81, 147, 150
- biodiversity, 218, 241–42, 247, 251, 257, 262
- black economic empowerment (BEE), 10, 24, 209
- Boggenpoel, Zsa-Zsa, 14, 17–18, 26
- Brand, Danie, 19, 27
- Buthelezi, Mangosuthu, 179
- Cannabis Master Plan, 204
- Capital* (Marx), 249
- Capital in the 21st Century* (Piketty), 270
- capital levies, 269–70
- compared to wealth tax, 268–70
- in Germany, 271–74
- in post-war Japan, 274–78
- in South Korea, 278–80
- cash payments, xxvi, 294, 296. *See also* social grants
- cattle, 177, 179, 197–98, 247
- Centre for Applied Legal Studies (CALS), 149
- Centre for Development and Enterprise, 145
- Certification of the Constitution of the Republic of South Africa, In re 1996* (1996), 97
- citizens
- agency of, 256
- constitutional rights of, 153, 158
- equitable access to land, 7, 8, 15, 58, 161, 176
- insurgent, 23
- land rights of, 150
- landless, 143, 145
- politics of belonging of, 22
- quality of life of, 55–56, 169
- as real owners of mineral wealth, 294
- as shareholders of the nation’s social product, 26
- traditional people as subjects and, 180–82
- City of Cape Town v Helderberg Park Development (Pty) Ltd* (2007), 46, 84
- City of Johannesburg Metropolitan Municipality v Blue Moonlight Properties 39 (Pty) Ltd and Another* (2012), 134
- Claassens, Aninka, 129
- class
- agential, 259
- agro-industrial ruling, 248

- class (cont.)
 conflict, 278
 differences, 14
 land reform agenda of, 157
 lower middle, 221
 black capitalist farmers, 241
 power, 223, 257
 status of 'coloured', 230
 structures, 78
 tenant, 278
 wage labour, 293
 working, 257
- climate change, 157, 197, 215, 218, 222, 233, 243, 284
- Climate Justice Charter (CJC), 255–57, 258
- 'coloured' reserves, 221
- Commission on the Restitution of Land Rights, 7
- Commission on Traditional Leadership Disputes and Claims (CTLDC), 183
- Committee on Rural Development and Land Reform, 170
- common law
 ownership rights and, 105–7, 130
 principles of property law and, 60, 61–62
 property and, 120–21
 and protection of informal rights, 64–68
 vulnerable occupiers and, 99
- commonage, 171, 229, 230–32, 233
 municipal, 216, 220, 230
- commons mode of production, 245–46
 historical waves of, 249
- communal land, 20, 64, 121, 178, 180, 184
- Communal Land Rights Act 11 of 2004, 166, 176
- Communal Land Tenure Bill (2017), 167
- Communal Property Associations (CPAs), 192, 201, 205–6, 207, 232
- Community of Grootkraal v Botha NO and Others* (2019), 135
- community-based organisations (CBOs), 177
- compensation
 adjudication of, 27
 financial, 25
 just, 77, 148
 just and equitable, 6, 8, 18, 19, 58, 71–73, 80, 87, 89, 110, 149, 155, 159, 226
 legal justifications for nil, 35–44
 legal view of, 84–86
 market value, 44–49, 58–59, 86
 nil, 4, 14, 16, 18, 49–53, 58, 59, 114, 127, 158
 restorative justice and, 83
 sliding scale, 155
 spectrum, 155
- 'Compensation through Expropriation without Compensation?' (STIAS), research project and conference, 17
- Constitution Eighteenth Amendment Bill (2021), 3, 15, 36, 72, 87–89, 127
- Constitution of the Republic of South Africa Act 108 of 1996, 3, 55, 145, 214
 Bill of Rights, 7–9, 80–81, 147, 150
 as impediment to land reform, 86–87
 land redistribution and, 282
 mandate for land reform, 149
 notion of justice in, 83–89
 Preamble, 56, 169
 right to food and water in, 254
 Schedule 6, 60, 62
- Constitution of the Republic of South Africa, Act 200 of 1993 (interim Constitution), 80–83
 land restitution, 7
 property clause, 6
 property rights debate and, 147–49
 restorative justice approach of, 81
- Constitutional Assembly, 150–51
- Constitutional Court, 7, 41, 47, 62, 65, 67–68, 85, 98, 100, 133, 156, 159, 166, 172, 174, 176, 270
- Constitutional Review Committee (CRC), 13–15, 143–44, 154
- constitutionalism, transformative, 3, 5, 6–16, 28, 254

- consultation
 - with affected communities, 64–65, 66, 173–74, 177, 180–82
 - constitutional, 144
 - informed consent and, 183, 185
 - public, 13, 157
- Convention for a Democratic South Africa (CODESA), 79–80, 150
- interim Constitution debate and, 148–49
- Cooperative and Policy Alternative, 253
- Council for the Advancement of the South African Constitution (CASAC), 171
- Council for the Advancement of the South African Constitution and Others v The Ingonyama Trust and Others* (2022), 168–72, 178–79, 181–82, 183, 184
- COVID-19, 14, 17, 183, 190, 191, 197, 233, 243, 253, 257, 261, 270, 284, 295
- Cronin, Jeremy, 223
- customary law, 20, 64, 67, 167–69, 180, 181
 - land rights and, 169–75
- Daniels v Scribante* (2017), 112, 122
- Davis Tax Committee, 268, 283
- debt
 - farm, 205
 - land, 146, 156
 - public, 270, 281
 - relief, 271, 278, 280
 - tax, 272
 - war, 271, 275, 280
- Deeds Registries Act 47 of 1937, 63
- democracy
 - affects of impoverished, 182–84
 - capital levies and, 274–78, 280
 - capitalism and, 27
 - constitutional, 6, 56, 60, 81, 89, 160
 - hope for, 9, 10, 81, 166
 - human dignity and, 81
 - power of traditional leaders in, 175
 - protests, 12
 - race-conscious remedies and, 75
 - as reduction to representation, 223
 - rural, 166
 - as social compact, 282
 - transition from apartheid to, 185
- Democratic Alliance (DA), 15, 145–46
- Democratic Party (DP), 150
- Department of Agriculture, Land Reform and Rural Development (DALRRD), 192, 214, 225
- Department of Land Affairs (DLA), 10
- Department of Mineral Resources (DMR), 172–73, 174, 178
- Department of Rural Development and Land Reform (DRDLR), 167, 172, 174, 176, 178, 214, 231
- Didiza, Thoko, 200, 204
- distributive politics, 288, 289–90
- Dlamini-Zuma, Nkosazana, 13
- Doctors for Life International v Speaker of the National Assembly and Others* (2006), 168
- drought
 - adaptation to, 221
 - climate change and, 252
 - economic impact of, 218, 228, 232, 247
 - food sovereignty and, 256–57, 259–61
 - maize and, 193, 199
 - market restructuring and, 160
 - as shock to food system, 243–45
 - water inequality and, 251, 254
- Du Plessis, Elmiën, 18, 19, 41, 44, 45, 48, 49, 156, 157
- Du Toit v Minister of Transport* (2016), 37, 39, 41–42, 45, 46, 47–48, 84
- Eastern Cape, 64, 182–83, 195–97, 203, 217, 225, 252
- Ecological Notebooks* (Marx), 249
- ecological rift/s, 249–53
- ecology
 - agroecology, 248, 258, 260, 261–62
 - in Karoo, 218, 220
- Economic and Philosophical Manuscripts* (Marx), 249
- Economic Freedom Fighters (EFF), 15–16, 87–88, 118, 129–31, 144, 146, 154

- emancipatory ecology, 246, 254–55, 259
- employment
- accommodation and, 110, 114
 - agricultural, 195, 205
 - favouritism in, 206
 - legacies of apartheid and, xxvi
 - opportunity, 207, 208, 268, 282
- eviction, 66, 99, 100–10, 122, 131, 171
- democratisation of property law and, 133–35
- exclusion
- economic, 282
 - freehold titles and, 121
 - from the land market, 269
 - of majority of South Africans, 61
 - from property rights system, 19
 - structures of, 57
 - tenure security and, 63, 124
 - of those subject to transformative justice, 69
 - of women, 67
- Expropriation Act 63 of 1975, 39, 42, 44, 46, 59
- Expropriation Bill (2020), 4, 14, 36, 59, 72
- proposal for new, 49–53
- expropriation without compensation (EWC)
- ambiguity of term, 143
 - ANC and, 146–47, 154–55
 - as ANC policy, 88
 - call for, 4, 12
 - Constitution of the Republic of South Africa and, 146, 214
 - debate, 3–5, 12–17, 19–20, 24, 72, 118, 143–45, 157, 184, 223, 288
 - expropriation of property other than land and, 161
 - focus of on agricultural land, 160
 - inequality and, 241
 - juristic foundations of, 73
 - land redistribution and, 25, 28, 157–59
 - land reform and, 157
 - limits of, 159–61
 - PAPLRA and, 154–57
 - political actors in, 145–47
 - state custodianship and, 19, 136
- expropriation, land
- fast-track, 62, 88, 192, 198–99, 258
 - and market-value compensation, 44–49
 - Msiza* and compensation for, 44–49
 - proposal for new bill, 49–53
- Extension of Security of Tenure Act
- 62 of 1997, 18, 58, 96. *See also Grobler v Phillips; Nimble Investments (Pty) Ltd v Malan*
 - vulnerable occupiers and, 96
- farmers
- adaptability of, 221
 - associations, 150
 - Bantu mixed, 247
 - black, 198, 222–23, 227
 - black capitalist, 241, 255
 - commercial, 157, 193, 207, 227, 250, 259–60
 - emerging, 201
 - female, 176
 - financial trouble of, 218
 - freeholding, 280
 - fruit, 206
 - Karoo region, 216
 - minimum wages and, 250
 - SKA and, 226
 - smallholders and, 209, 262
 - small-scale, 20, 216, 231, 253, 257–58
 - small-scale black, 220
 - tenant, 278, 280
 - well-capitalised, 194
 - white, 160, 201, 203, 208, 230, 255
- farming. *See* agriculture, commercial;
- agriculture, smallholder
- Ferguson, James, 17, 22, 24–27, 233
- Finland, 270, 271, 285
- Florence v Government of the Republic of South Africa* (2014), 46, 85
- food security, 260–62
- food sovereignty, 253–63
- food system, globalised
- biodiversity loss and, 241–52
 - carbon emissions and, 252
 - climate shocks to, 243–45
 - ecological rifts in, 249–53

- exploitation of people and resources
 - in, 241–51
 - hunger and, 252–53
 - unequal ecological exchange and, 251
- Foster, John Bellamy, 249
- France, 270, 271
- Freedom Front Plus, 15
- gender
 - equality, 184
 - exploitation and, 250
 - imbalance, 176
 - land control and, 249
 - poverty and, 182
 - power and, 223
 - redistributive justice and, 167, 182–84
 - roles, 182
 - ULTRA automatic conversion mechanism and, 67
- German Equalisation Tax, 271–74
- Gordhan, Pravin, 268
- Grasslands Development Trust, 204
- Grobler v Phillips and Others* (2023), 100–2, 106–9
- gross domestic product (GDP), 191, 194, 274, 285, 290, 291
- Group Areas Act 41 of 1950, 229, 230
- Growth, Employment and Redistribution strategy (GEAR), 9
- Haakdoornbult Boerdery CC v Mphela* (2007), 46, 85
- Haffejee NO and Others v Ethekwini Municipality and Others* (2011), 156
- Hall, Ruth, 15, 20, 27, 130, 152, 155
- Hermanus v Department of Land Affairs: In Re Erven 3535 and 3536, Goodwood* (2001), 46, 83
- High-Level Panel on the Assessment of Key Legislation and the Acceleration of Fundamental Change (HLP), 86, 169
- right of equitable access to land and, 152–54
- households, female-headed, 182
- Iceland, 284
- imbizo, 165
- inequality
 - capital levies as response to, 268–70
 - capitalism and, 249
 - common law and, 61
 - economic stasis and, 191
 - eradication of as policy goal, 223
 - expropriation without compensation and, 241
 - food, 254
 - income, 275
 - land and, 161, 214
 - land redistribution and, 234
 - life opportunities and, 268
 - property law and, 122
 - root causes of, 289
 - spatial, 69
 - transformational tax and, 281–86
 - transformative justice and, 89
 - transitional justice and, 78–79
 - wealth, 275
 - wealth tax and, 268
- informal land rights. *See* land rights, informal
- Ingonyama Trust, 157, 170–71, 178
- Ingonyama Trust Board (ITB), 168, 169–72
- Inkatha Freedom Party (IFP), 15
- Institute for Race Relations, 145
- Interim Protection of Informal Land Rights Act 31 of 1996, 58, 64–66, 132, 166–67, 170–75, 176, 178, 181, 184–85
- tenure security and, 177–78
- Itereleng Bakgatla Mineral Resources (Pty) Limited (IBMR), 172–73, 178
- Japan, 270, 271, 279, 283
 - capital levies in, 274–78, 280
 - justice, climate, 5, 242, 255, 257
 - justice, distributive, 5, 288, 292–93
 - justice, ecological, 21, 242, 246, 249, 254–57, 263
 - justice, intergenerational, 75
 - justice, redistributive
 - black ownership and, 234
 - community-based initiatives and, 227

- justice, redistributive (cont.)
 compensation and, 45
 debate of scale of changes, 26–27
 effects of impoverished democracy
 on, 182–84
 EWC debate and, 3–6, 16–18, 28–29,
 288
 food sovereignty and, 262
 gendered view of, 161–62, 182–84
 Ingonyama Trust Board (ITB) and,
 172
 land as, 215, 223
 land reform and, 223, 233
 land reform in Loeriesfontein and,
 230–33
 limits of, 290
 market-led reform policies and, 268
 new land use and, 226
 as normative, 22
 popular politics and, 22–24
 private sector and, 24
 property clause and, 86
 role of the state in, 22–24
 rural communities and, 166, 175–85
 traditional communities and, 166–69
 traditional leaders as obstacle to, 179
 traditional people as subjects and not
 citizens as challenge to, 180–82
 wealth and, 292
- justice, restorative, 5, 76–79, 185, 216
 and forgiveness, 76
 interim Constitution and, 81, 83
 restitution and, 77
 social relationships and, 77
 Truth and Reconciliation
 Commission and, 81
- justice, retributive, 78
- justice, social, 5, 49, 55, 56, 169, 215,
 242, 272
- justice, transformative, 55–62, 78–79
 property clause and, 89–90
- justice, transitional, 56–57, 74–75, 167,
 185
- Karberg, Thomas, 19
- Karoo region
 commercial farming and land reform
 in, 218–23
 environment of, 216–18
 as framework for understanding land
 reform, 215–16, 233–34
 new land uses in, 223–27
 urban land reform in, 227–30
- Karoo Regional Spatial Development
 Framework (KRSDF), 216, 220,
 225
- Kepe, Thembela, 130, 152
- kgotha kgothe* (of the Bakgatla
 Ba Kgafela), 174
- Khoisan, 221, 230, 231. *See also*
 Traditional and Khoisan
 Leadership Act 3 of 2019
Khumalo v Potgieter (2002), 46, 84
Klaase v Van der Merwe (2016), 100
- Klare, Karl, 9, 124
- Klug, Heinz, 6, 21–22, 24, 26–27, 295
- Kropotkin, Peter, 290, 293, 294
- KwaZulu Land Affairs Act 11 of 1992,
 172, 201
- KwaZulu-Natal (KZN) government,
 202
- La Via Campesina, 253
- land
 distribution, 25–26, 289–92
 equitable access, 7, 8, 15, 20, 58, 86,
 123, 145, 152–54, 161, 176
 expropriation, 12–16
 as the nation's wealth, 289–92
 ownership, 27, 48, 58, 80, 88, 107–9,
 168, 176, 192, 207, 214, 234
 redistribution, 3, 22, 24–25, 28,
 35–36, 86, 88, 149, 152–54,
 157–59, 161–62, 216, 222, 234,
 241–42, 259, 268, 279, 283
 as redistributive justice, 214, 222
 restitution, 7, 8, 11, 147, 158, 161,
 231, 233, 282
- Land and Agricultural Policy Centre
 (LAPC), 149
- land law, 98, 127. *See also* property law
 under apartheid, 120, 121, 126, 128,
 130, 136–37
- land question, 143
 framing of, 118–20, 136
 master narrative of, 118, 128, 136

- moral politics of, 288, 292–95
 recent debate of, 127–31
- Land Records Bill, 114
- Land Redistribution for Agricultural Development (LRAD), 201, 204, 206–7
- land reform, 206–7. *See also* justice, redistributive; land:redistribution; land:restitution; tenure:security
 agricultural production as focus of, 190–91
 commercial farming and, 223
 economic stasis and, 191–92
 as galvanising force in politics, 3
 importance of agriculture to, 209
 Karoo region as framework for understanding, 215–16, 233–34
 limits of redistributive reach, 221–23
 in Loeriesfontein, 230–33
 market-based, 151, 158
 new land uses in Karoo region and, 223–27
 and politics of belonging, 26
 racism and, 3
 urban Karoo and, 227–30
- Land Reform (Labour Tenants) Act 3 of 1996, 36–42, 58
- land rights, informal, 19, 64–65, 68, 133, 170–71, 173–74, 181. *See also* Interim Protection of Informal Land Rights Act 31 of 1996
- land use, 25, 122, 127, 130, 133, 214
 astronomical research and, 223–27
 change, 215–16, 244
 renewable energy and, 226–27
- Land Use and Planning Ordinance 15 of 1985, 133
- Landbounavorsingsraad v Klaasen* (2005), 100
- Lastenausgleich*, 270–74, 280, 285
- leaseholds, 62, 128, 158, 161, 230
- Legal Resources Centre (LRC), 149, 171
- livestock farming, 193, 197–98, 219, 221–22, 227, 229, 244, 247
- Loeriesfontein, 230–33
- Loeriesfontein Opkomende Boerevereniging, 231
- Mabasa, Bulelwa, 19, 27, 155
- Maccsand (Pty) Ltd v City of Cape Town and Others* (2012), 133
- Madonsela, Thuli, 11
- Malawi maize production, 199–200
- Maledu and Others v Itereleng Bakgatla Mineral Resources (Pty) Ltd and Another* (2019), 132, 168–69, 172–75, 178, 181–82, 183, 184
- Malema, Julius, 12, 87–88, 90
- Mandela, Nelson, 148
- Marxism, 249, 293
- Matlala, Boitumelo, 129
- Mbotyi, 196
- Mhlanganisweni Community v Minister of Rural Development and Land Reform* (2012), 46, 48, 85
- Mineral and Petroleum Resources Development Act 28 of 2002, 64–66, 129, 131, 151, 174
- mineral rights, 172–75
 democratisation of ownership and, 131–33
- mining, 65–66, 122, 150, 172, 175, 195, 223–25, 228, 289, 293, 296
 coal, 250
 pollution, 258
 rights, 63, 65, 131–33
- Mnisi Weeks, Sindiso, 11, 20, 24, 25, 27
- Moloto Community v Minister of Rural Development and Land Reform* (2022), 47, 53
- Molusi v Voges NO* (2016), 99
- Moseneke, Dikgang, 87
- Motlanthe, Kgalema, 152, 169, 179
- Msiza and Others v Uys and Another* (2004), 37–49
- Msiza v Director-General for the Department of Rural Development and Land Reform* (2016), 85
- Multi-Party Negotiation Process (MPNP), 79–80
- Mwelase v Director-General for the Department of Rural Development and Land Reform* (2019), 67–68

- Namibia, 289, 294–95
- National Assembly, 3, 13–16, 36, 72, 87–89, 145, 152
- National Biodiversity Assessment of 2019, 252
- National Council of Provinces, 4, 7, 59, 152
- National Environmental Management Act 107 of 1998, 133
- National Land Committee, 148
- National Party (NP)
- Constitutional Assembly property rights debate and, 150
 - interim Constitution debate and, 147
- National Water Act 36 of 1998, 151
- National Woolgrowers Association (NWGA), 201, 203–4
- Native Administration Act 38 of 1927, 179
- Native Service Contract Act 24 of 1932, 41
- Ndebele, Njabulo, 136
- Ngcukaitobi, Tembeka, 16, 124–25, 128, 155, 159
- Nimble Investments (Pty) Ltd v Malan* (2022), 102–5, 109–10
- Nkwinti, Gugile, 201
- non-governmental organisations (NGOs), 162, 201, 253, 262
- interim Constitution debate and, 149
- North West Province, 172
- Northern Cape, 217, 220, 224, 232
- O'Connor, Tim, 221–22
- occupation. *See also* Prevention of Illegal Eviction from and Unlawful Occupation of Land Act 19 of 1998; vulnerable occupiers
- eviction and, 99, 100–5
 - unlawful, 61, 106
- outgrower schemes, 201–2, 204, 207–8
- ownership rights, 105–7
- absolutist view of, 121–23
 - apartheid notion of, 130–31
 - common law notion of, 130
 - in a racially based land control system, 110
 - transformative thrust of the property clause and, 110–15
- Pan Africanist Congress, 150
- Parliament, 4–5, 13–16, 17, 60–61, 62, 63, 79–89, 118, 127, 143–45, 146, 157, 175–76, 232. *See also* Constitutional Assembly
- Parliamentary Monitoring Group, 178
- Partnership in Agri Land Solutions (PALS), 206–7
- Peoples Food Sovereignty Act (2018), 254, 255, 256, 257–60, 263
- Permission to Occupy (PTO), 169, 170, 171, 172
- Pharmaceutical Manufacturers Association of South Africa: In re Ex Parte President of South Africa* (2000), 113
- Phuzekemisi NoKhethani, 165, 175
- Pienaar, Juanita, 18, 27, 36, 76
- Piketty, Thomas, 270
- Pilanesberg Platinum Mines (Pty) Limited (PPM), 172–73
- Pointe Gourde principle, 42–43
- populism, anti-constitutional, 12
- Port Elizabeth Municipality v Various Occupiers* (2005), 61, 133–34
- Portfolio Committee on Justice and Correctional Services, 181
- poverty
- basic income grant and, 9
 - dispossession and, 83
 - economic stasis and, 190
 - impoverished democracy and, 182–84
 - land redistribution and, 234
 - land reform and, 292
 - in Loeriesfontein, 233
 - post-apartheid, 9, 11, 60
 - property law and, 122
 - racialised, 182
 - root causes of, 289
 - rural, 217
 - in traditional communities, 168
 - transformative justice and, 89
 - transitional justice and, 79
- precarity, 100, 128, 169, 175, 184, 253
- Presidential Advisory Panel on Land Reform and Agriculture (PAPLRA), 11, 15, 16, 20, 61, 114, 144, 145, 154–57, 176, 190, 192

- Prevention of Illegal Eviction from and Unlawful Occupation of Land Act 19 of 1998, 58, 101, 106, 107–9
- Prevention of Illegal Squatting Act 52 of 1951, 111
- Proactive Land Acquisition Scheme (PLAS), 192, 201, 202, 207
- production, agrarian, 25–26
- productivity, 278, 279, 291
- property clause (section 25 of the Constitution)
- amendment of, 118, 144, 154, 157
 - Bill of Rights and, 7–9
 - dispossession and, 296
 - as impediment to transformation of land relations, 146
 - just and equitable compensation and, 71–73, 226
 - making of, 79–89
 - as mandate for transformation, 145, 147, 149–51
 - market value and, 46
 - mining rights and, 64
 - nil compensation and, 36–42, 44–52
 - occupation and, 97–98
 - opposition to, 150
 - protection of traditional lands and, 175–76
 - redistributive justice and, 86
 - right of equitable access to land and, 151–52
 - state power under, 119
 - and transformative justice, 55–62, 89–90
 - transformative thrust of, 95–96, 106, 110–15
- property law
- characteristics of transforming, 123–24
 - democratisation of, 123–27, 131
 - de-privatisation of, 124
 - post-private, 124
 - power relations and, 110
 - rights and wrongs of, 63–64
 - Roman-Dutch law as source of, 61, 63
 - under apartheid, 120–23, 124, 126
 - Van der Walt's vision of reform of, 123–27
- property rights
- common law, 125
 - compensation and, 52
 - Constitutional Assembly debate and, 150–51
 - dispossession and, 161
 - economic impact of, 113
 - interim Constitution debate and, 147–49
 - Land Tenure Rights Act and, 171
 - leaseholds and, 62
 - marginality and, 126
 - personal rights and, 106, 121
 - of the poor, 155
 - property clause debate and, 7, 80, 95, 151–52
 - reallocation of, 35
 - social justice and, 49
 - tenure and, 19
 - transformation of, 123–24
- property, theories of, 113–14
- Provision of Land and Assistance Act 126 of 1993, 152
- 'PTO Conversion Project', 170
- Public Finance Management Act 1 of 1999, 170
- public interest
- affected communities and, 86
 - informal land rights and, 171
 - in land reform, 84
 - land expropriation and, 47–48, 59, 148, 149, 151, 152
 - mining rights and, 133
 - nil compensation and, 50
 - occupational rights and, 110, 115
 - ownership rights and, 39, 58
 - tenure reform and, 7–8
- racism, 248. *See also* apartheid and land reform, 3
- Radical Economic Transformation (RET), 13
- Rahube v Rahube* (2019), 66–67
- rainfall, 197, 218, 252

- Rakgase MD and Rakgase MA v Minister of Rural Development and Land Reform and Member of the Limpopo Provincial Legislature* (2020), 36, 158
- Ramaphosa, Cyril, 11, 13, 86, 145, 153–54, 179, 204
- Reconstruction and Development Programme (RDP), 9–10, 229, 282
- renewable energy, 215, 223, 225–27, 230, 232, 233
- res communes*, 246
- Restitution of Land Rights Act 22 of 1994, 7, 58, 147
- rightful share, 288, 292, 294–95
- Rural Women's Movement (RWM), 171
- San Council, 226
- Satgar, Vishwas, 20, 21, 23–24, 27
- section 25. *See* property clause
- security
 - economic, 166
 - food, 13, 88, 144, 146, 199, 253, 254
 - human, 83
 - land as, 175, 259
 - lease, 63
 - legal, 19
 - social, 233
 - tenure, 58, 96, 114, 118–19, 124, 135, 149, 158, 160, 166–67, 169, 171, 175–78, 184
- Settlement/Land Acquisition Grant (SLAG), 201
- social compact, 23, 26, 269, 282, 284, 286
- social grants, 9, 26, 183. *See also* basic income grant
- social protection, 295
- social–ecological change, 21, 25, 214–15
- socio–ecological relations, 246, 256, 257, 259
- solidarity economy, 253
- Soobramoney v Minister of Health (Kwa Zulu Natal)* (1997), 60
- South African Food Sovereignty Campaign (SAFSC), 253–57, 260–62, 263
- Climate Justice through Land Justice tool, 255
- Food Sovereignty for the Right to Food, 255
- South African National Biodiversity Institute (SANBI), 252
- South African Sugar Association (SASA), 201–3
- South Korea, 271, 278–80
- Square Kilometre Array (SKA) radio telescope, 224–26
- state capture, 12, 13, 283
- state custodianship of land, 15, 19, 118, 128, 136, 144, 146, 156
- State Land Lease and Disposal Policy (SLLDP), 130
- 'State of Capture' report, 11
- Statistics South Africa, 176
- Stellenbosch Institute for Advanced Study (STIAS), 17
- Stockholm Environment Institute, 243
- subsidies, 8, 150, 193, 202, 207, 260
 - input, 199–200, 204, 209
- sustainable development, 216, 227
- tax, transformational, 281–86
 - modalities of, 284–86
- tenure, 19, 27, 62, 122, 180, 193
 - communal, 219, 246
 - home eviction and, 135
 - reform, 8, 97, 167
 - rights, 67, 68, 155, 158
 - security, 11, 20, 58, 64, 96, 109, 110, 114, 118–19, 124, 135, 149, 158, 160, 166–67, 169, 171, 175–78, 184
- Tongoane and Others v National Minister for Agriculture and Land Affairs and Others* (2010), 166, 185
- Town Board of the Township of Port Edward v Kay* (1996), 42
- Traditional and Khoisan Leadership Act 3 of 2019, 181, 183
- Traditional Courts Bill (2017), 181
- Traditional Leadership and Governance Framework Act 41 of 2003, 180, 183
- transformational triage, 28
- transition levy, 269

- Transkei, 62, 196
- Truth and Reconciliation Commission (TRC), 83, 90, 282
- unemployment, 11, 182, 191, 262, 292
- Upgrading of Land Tenure Rights Act 112 of 1991, 58, 66–67, 170
- urbanisation, 11, 227
- Uys NO and Another v Msiza and Others* (2018), 40, 159
- values
- constitutional, xi, 19, 122
 - consumptive, 25
 - democratic, 7, 55, 56, 169, 185
 - indigenous South African, 62
 - need-based, 114
 - normative, 76
 - productive, 25
 - societal, 113
 - of traditional communities, 168
- Van der Walt, André, 47, 81, 105, 115, 122, 130, 132, 134, 136–37
- vision of property law reform, 123–27
- Van Wyk, Jeannie, 43
- vernacular law. *See* customary law
- vulnerable occupiers, 96. *See also* *Grobler v Phillips*; *Nimble Investments (Pty) Ltd v Malan*
- Walker, Cheryl, 17, 21, 25, 118, 136–37
- wealth tax, 268–70. *See also* tax, transformational
- compared to capital levies, 280–81
 - history of, 271
 - as means of reducing public debt, 270
- White Paper on Land Policy (DLA), 10
- willing buyer, willing seller model, 59
- Wilson, Stuart, 122
- Women Empowerment, 2017–2022* (Statistics South Africa), 176
- Zaibatsu, 10–11, 280
- Zazela, Siphosethu, 19
- Zenker, Olaf, 17, 25–26
- Zimbabwe, land reform and
- agricultural production, 10–11, 192, 193, 204
 - tobacco, 200, 204
- Zuma, Jacob, 10–11, 13, 154

