1. Introduction

This article examines the turn towards increasingly harsh forms of policing borders and mobilities against the background of changing political-economic constellations. Using the Austrian migration regime as example, I argue that these newly emergent regimes should be understood as integral element of neoliberal transformation: their structure corresponds to what Wacquant has termed the 'neoliberal Centaur state'—liberal at the top, punitive at the bottom (Wacquant, 2009); they fulfill important economic functions; and their emergence is enabled by the very societal transformations to which they contribute.

Recent research has pointed to how deportation and detention policies have triggered precarious labour relations. This article builds on these analyses (discussed in Section 2), but moves the focus from the socio-economic function of deportation regimes to the forms of political regulation and the political dynamics involved in their formation. I argue that the current regime can be meaningfully characterised as 'neoliberal' in all these regards. The concept of 'neoliberalism' as it is used in this article is presented in Section 3.
The epochal change under way in the field of border policing is best captured in comparison with former periods. Therefore, the empirical discussion of the new forms of regulation starts with a comparison of current legal frameworks with policies of the Cold-War era. The post-WWII model is distinctly different from today’s constellation in a number of respects. Among others, the new regime operates with far more differentiating criteria and increasingly polices mobility itself. One of the crucial, but hardly discussed features of the new regime is that it allows to promote freedom of mobility at the top while producing extreme forms of exclusion and forced immobilisation at the bottom. The concluding part of Section 5 briefly discusses how politico-economic shifts have allowed to establish such a differentiated political framework. I concentrate on developments on the level of political discourse—the securitisation of migration and the linking of deportation and asylum issues—to illustrate how the political processes involved are themselves complexly structured by ongoing societal transformations. In the concluding discussion, I argue that further research should focus on the variegated forms in which neoliberal political projects materialise in given contexts, i.e. on the processes of formation of neoliberal border regimes.

2. Deportation Regimes and Changing Orders of Social Exclusion

The excessive policing of borders and mobilities is among the salient features of current migration regimes in the global North and West (De Genova & Peutz, 2010; Anderson, Gibney, & Paoletti, 2013). Among the features of these ‘deportation machines’ (Fekete, 2005) that have received scholarly attention over the past years are the political instruments and the processes of policy development involved (Bloch & Schuster, 2005), the human rights violations effected by new control policies (Fekete, 2005), the relations between deportation and the constitution of citizenship (Walters, 2010; Anderson, Gibney, & Paoletti, 2011), and the emergence of new border zones, especially in and around the European Union (Karakayali & Rigo, 2010).

Mirroring developments in political discourse, these scholarly contributions concentrate on forced and undocumented migration. Recently, however, the analytic focus has moved to the question of how new forms of border policing are linked to labour migration as well as to patterns of social inequalities in general. The emphasis of these recent studies is on how deportation and detention policies contribute to the precarisation of (migrant) workers and thus to the production of a disposable and cheap workforce.

De Giorgi (2010) argues that the current punitive turn in Western migration regimes leads to the increased socio-economic marginalisation of (migrant) workers on a global scale. Comparing current deporta-

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concepts of market and competition. In contrast to classical liberalism, neoliberal thought proclaims (i) that the market and competition need to be actively produced and secured by the state and (ii) that the state itself should be organised according to market principles.

The general neoliberal principle is to govern as little as possible. Governmental interventions are refused not on moral but on utilitarian grounds, not because they are wrong but because they are not useful. The main governmental task is to produce and secure free market exchange without distorting it. Neoliberal government, therefore, mainly manipulates the conditions of free market agency, without intervening directly. Cost-benefit calculations and security considerations are the main modes of policy making, other political logics (e.g. humanitarian reasonings) move to the back.

Sharing Foucault’s understanding of neoliberal thought, other authors have moved the focus from the political rationality of neoliberalism to the political projects it organises (Harvey, 2005; Jessop, 2013). As a political project, neoliberalism entails a set of typical measures (deregulation, privatisation, monetarism, workforce rather than welfare…) and leads to the re-organisation of social relations (with precarisation and social polarisation being among the central phenomena). However, the neoliberal project does not take the same form in every context (Brenner, Peck, & Theodore, 2012). Jessop (2013) identifies four distinct types: the radical Anglo-Saxon variant commonly referred to as Thatcherism and Reaganomics, the mostly also extreme forms of neoliberal transformation in the post-Soviet world, externally enforced programmes of structural adjustment in the global South, and more tempered and partial versions especially in Central and Western European countries such as Germany and Austria.

Understood in this way, neoliberalism is a useful scheme to characterise and analyse the development of new border policies. It links the discussion of political developments to the ongoing societal transformation from Keynesian Fordism to post-Fordist globalisation. And it provides a basis to understand the simultaneity of punitive deportation politics and policies of increasing freedom of mobility that mark current migration regimes.

The link between neoliberalism and punitive policies may seem counterintuitive at first glance. After all, the central aim of neoliberalism is believed to be to diminish the state and increase individual freedom. A number of authors have, however, diagnosed structural links between neoliberal transformation and the rise of penal states (e.g. De Giorgi, 2010). The general line of argument is that the simultaneous reduction of welfare policies and increasing precarisation of poorer parts of the population require punitive countermeasures in order to secure public order and property rights. Wacquant’s notion of the Centaur state aims at this double-faced character of neoliberal policies: the neoliberal state promotes freedom and security at the top and fosters punishment and insecurity at the bottom (Wacquant, 2009).

Whether the link between neoliberalism and punitive policies is a necessary one has been the matter of some debate. For example, neoliberal reforms in African nation-states are often neither connected to welfare policies nor to the rise of a penal state (Hilgers, 2012). Though crucial for our general understanding of neoliberal restructuring, this discussion is less relevant for the following analysis. In the concrete Western European context—post-Keynes, post-Fordist, post-guestwork—the general pattern of retreating welfare and increasing punitive policies is largely undisputed.

4. Methodological Notes

Perhaps due to the complexity of the developments involved, most studies on recent deportation and detention policies focus on single case countries, the UK and the US being the most popular examples (e.g. Anderson, Gibney, & Paoletti, 2013; Bloch & Schuster, 2005). The main drawbacks of this strategy are that we cannot take developments beyond the nation-state level into account and that we cannot compare the relative relevance of single factors as would be possible in a multi-case design. On the other side, the focus on a single case allows for a more profound analysis over time—and this diachronic perspective defines the main dimension of comparison for this text. The nation-state level has the further advantage of offering comprehensive material for analysing the development of legislative frameworks and political discourses over time. Therefore, this article also focuses on a single case country: Austria. A number of factors make Austria a very interesting example for the context of this article, both regarding its migration regime and its political-economic configuration.

With regards to the political-economic configuration and, more specifically, the implementation of neoliberal policies, Austria corresponds to the pattern described by Jessop (2013) as typical for ‘Rheinian capitalism’: the tempered and selective adoption of neoliberal policies. Concerning its migration regime, Austria has gone through the same post-WWII phases of guestworker recruitment (Castles & Kosack, 1973; Wimmer, 1986), emergence of new ethnic minorities (Castles, Booth & Wallace, 1984), and profound re-

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1 A recent example shows the ambiguity of neoliberal reform agendas in such a setting. In 2013, the Austrian Ministry of Science was abolished. Science, research, and technology issues are now covered by the Ministry of Economics. This move does not correspond well to the idea of ‘undeiological’, evidence-based policy-making or to the self-imagination of a knowledge society. On the other hand, the measure mirrors austerity principles and the extension of market rule to diverse policy areas.
organisation (Messina, 2007; Kraler, 2011) as most Western European countries. The general architecture of the Austrian migration regime is similar to the German one; Castles (1995) subsumes both countries under the category of differential exclusionary regimes, characterised by restrictive citizenship policies, an ethnic understanding of national belonging, and strong marginalisation of migrant workers (Sainsbury, 2006). At the same time, some analytically relevant aspects are more pronounced than in other countries, above all the presence of an extreme-rightwing populist party with broad electoral support (the Freedom Party, FPÖ) and Austria’s geopolitical position at the former Iron Curtain.

The findings presented in the following build on research done for my PhD (Horvath 2014a; 2014b). Two kinds of data on the Austrian deportation regime are used. First, a comprehensive overview of the development of the legal framework (legal regulations, amendments…) is used to discuss how the form of political regulation has evolved against the background of changing migration patterns and political-economic contexts (Sections 5.1 and 5.2). Second, a corpus of more than 3,000 parliamentary documents dealing with migration issues was collected. For my PhD, this corpus was analysed both quantitatively and qualitatively, combining a dictionary approach and lexicometric methods with interpretive analyses of the argumentative logics structuring the political problematisation of migration. The quantitative and the qualitative analyses can be seen as complementary and, by and large, converge. For the context of this article, some (mostly quantitative) findings are presented to illustrate the complex processes involved in the formation of a neoliberal deportation regime in Austria (Section 5.3).

5. The Becoming of a Neoliberal Deportation State

We can roughly distinguish two phases in the development of the Austrian migration regime after WWII: the guestworker epoch and the post-1989 period. There are overlaps and continuities as well as ruptures and discontinuities between these phases. The periodisation nonetheless allows for systematic comparisons between different constellations of politico-economic contexts, migration practices, labour market relations, and policing of borders. I first discuss the Austrian deportation regime during the post-WWII era, then give an overview of the measures taken after 1989, and finally briefly discuss how the emergence of punitive deportation policies was itself linked to neoliberal restructuring.

5.1. Deportation and Detention in the Austrian Guestworker Regime

Migration patterns to Austria after WWII correspond to those in other Western European countries. Migration from the semi-periphery of the world economy into lower segments of the labour market (Gächter, 1992; Parnreiter, 1994) and the emergence of new ethnic minorities (Castles, Booth, & Wallace, 1984) are the crucial features of this development. The Austrian guestworker regime drew mainly on Yugoslavian and Turkish labour resources. Migrant labour was overwhelmingly used in industrial mass production which was backed by Fordist-Keynesian welfare policies (Wimmer, 1986; Gächter, 1992). The political context was marked by conservative corporatism and strong ‘social partnership’ on the one hand and the Cold War on the other (Bauböck, 1996).

As elsewhere, deportation and detention were no salient issues during this period. Anderson, Gibney and Paoletti (2011) argue that—due to their difficulty and unpopularity—deportation policies were only applied in cases of criminal conviction. Nonetheless, deportation and detention did exist as political technologies but they differed in important regards from the constellation we see today.

First, the whole migration regime was marked by the Cold War and Austria’s self-presentation as humanitarian toehold to the West. In 1954, the not-yet-independent Austrian government abolished the general need for a residence permit. Foreign citizens were thus generally allowed to stay on Austrian territory, unless state authorities had reason to explicitly prohibit their entry or residence. The rhetoric formula was in dubito pro humanitate, and this was, on the surface, interpreted liberally. Missing educational opportunities, economic disadvantage, or a lack of artistic freedom were considered legitimate causes for asylum (Volf, 1995; Heiss & Rathkolb, 1995). Of course, these symbolic politics were an easy game to play, since the borders were strictly controlled from the other side and most refugees considered Austria only as a transit country (Stanek, 1985). In political discourse, border policing appeared almost exclusively in connection with construals of ideological dangers. Potential spies and intellectuals were the key adversaries.

In spite of its low political salience, deportation did happen. More importantly, it could happen. Deportation had been established in Austria as a political technology back in the 1860s (parallel to social relief policies, cf. Walters, 2010). After WWII, the political instruments were well developed and established, we just know little about how (often) they were put to use. In other words, deportation was present, even if mainly as a possibility.

This leads to the second point: In practice, the resulting deportability was mostly tied to labour migration, not asylum politics. In fact, deportation and labour relations were linked rather directly in legal and administrative regulations. Loss of employment was one of the central grounds for forced expulsion, and some of the sector-specific guestworker agreements included provisions regarding who had to bear the
costs of a possible forced return. Labour market authorities and social partners were not only key players in migration politics in general (Bauböck, 1996; Wollner, 1996), but also directly involved in the business of forced removal. In practice, deportation might have mainly been applied in cases of criminal conviction—as argued by Anderson et al. (2011)—but as a permanent threat it constituted a specific regime of deportability that was directly linked to labour market developments.

Thirdly, deportation was a rather crude technology compared to today’s regimes. The main criterion for security of residence—or, in turn, for being faced with the possibility of deportation—was nationality. This arrangement corresponded to the Fordist national welfare regime. The main dividing line was between migrant and national labour, conforming to the patterns of labour market segmentation (Gächter, 1992; Farnreiter, 1994). Nationality as a criterion was not contested, and there was no apparent need for a more sophisticated system of differentiation. This configuration was first actively challenged by migrants themselves. Former guestworkers successfully went through all legal instances to achieve that their length of residence and their family situation be considered grounds for security of residence—thus introducing new differentiating criteria (Kraler, 2011; Horvath, 2014a). This was only a soft prelude to the changes that were to come.

5.2. Policing of Borders and Mobilities in Austria After 1989

From 1991 to 1999, more than 85,000 migrants were forcefully expelled from Austria—around 26 deportations a day (Winkler, 2011, pp. 4-5). The aim of this subsection is to give a rough overview of the changes to the regulatory frameworks of the Austrian migration regime after 1989 that allowed for this massive number of deportations. I will first discuss the measures and amendments in detail before linking them to the article’s main theme—neoliberal restructuring. Due to the complexity and speed of these developments the depiction will necessarily remain incomplete (for a comprehensive discussion see Horvath 2014a).

After the fall of the Iron Curtain, the Austrian border regime was thoroughly reorganised. Table 1 gives a few examples of the measures taken in three areas: labour migration, deportation policies, and general integration policies. These policy areas need to be understood in their interplay. The table shows, first, the dynamisation of migration politics over the past decades. Second, it clearly mirrors the post-1989 punitive turn. Among others, all five aspects identified by Bloch and Schuster (2005) as crucial elements of current forms of policing borders and mobilities have been either introduced or expanded: deportation, detention, incarceration, zoning, and dispersal policies.

One of the first measures was the reintroduction of the residence permit that had been abolished in 1954. This step may seem negligible, but it turns the logic of legitimating entry and residence around. No longer does the state need reasons to end a migrant’s stay in the country, but the migrant herself needs to justify her residence and becomes self-responsible for retaining a legal status. This turn in the logic of forbidding/allowing was a prerequisite for what followed: an abundance of different entry and residence statuses linked to numerous routes into illegalisation.

From the beginning, the upscaling of deportation was one of the key elements of this development. In part, this happened by criminalising certain practices. For example, trafficking and bogus marriage were first declared major administrative and later criminal offenses. In addition, non-compliance with administrative procedures became a possible reason for expulsion. Undocumented entry or the loss of one’s residence status can today lead to forced removal. At the same time, removal procedures have been accelerated and the possibilities to legally challenge decisions of deportation authorities have been severely limited.

Similar developments are evident for detention and incarceration. The possible duration of detention has been extended to a maximum of ten months (within every 18 month period), up from two months in the post-WWII decades. Reasons for detention nowadays include smaller offenses and non-compliance with administrative rules. Conditions during detention have been made even harsher. Many measures stand in obvious conflict to common understandings of human and fundamental rights (Fekete, 2005). Children can now be separated from their parents and detainees on hunger-strike can in principle be force-fed. Migrants can today be detained without any offense—even without any identifiable construed threat.

Deportation and detention measures were combined with dispersal and zoning techniques. Today, asylum seekers are kept in reception camps at the beginning of the asylum procedure. They are then dispersed across the country, sometimes to remote areas, and (i) obliged to report regularly to the authorities and (ii) allowed to travel only in the area of their residence. Failing to follow these rules may have serious repercussions for their status or asylum application.

A number of features of the new constellation stand out in comparison to the Fordist constellation. First, it is increasingly mobility itself that is being policed—not criminal behaviour or alleged threats to social security. This is achieved by emphasising compliance with established rules. Depending on their migration channel, migrants may have to follow regulations from before their travel to Austria starts (including passing language tests), and any failure to do so may result in illegalisation and possible expulsion. This turn to policing mobility itself goes hand in hand with a change in the construed threats that presumably justify
deportation measures. In contrast to the personified ideological dangers of the Cold War era, current threats are imagined as mobile and fluid networks, often linked to criminal activities and sometimes potential terrorism (Waever, Buzan, & de Wilde, 1993; Huysmans, 2006).

Table 1. Selection of changes to the Austrian migration regime over time.

| Year | Labour migration | Policing, deportation, and detention | Integration and citizenship |
|------|------------------|-------------------------------------|----------------------------|
| 2011 | RWR-Card, permant seasonal worker status | "Compulsory attendance" for asylum seekers, detention possible up to 10 months, separation of children from parents during detention | Tightening of language requirements |
| 2009 | | Zoning measures, reporting obligation, time for appeal reduced to one week, "subsequent asylum applications" abolished,... | |
| 2005 | Visum requirement for seasonal workers abolished | Reasons and possible duration of detention extended, forced feeding of detainees on hunger strike,... | Citizenship test, uninterrupted legal residence required for citizenship, tightening of language requirements |
| 2003 | | Screening system at reception centre, abolition of suspensive effect of appeals against asylum decisions | |
| 2002 | Simplified: seasonal work and high-skilled migration | | "Integration contract" with obligatory language and "integration" courses |
| 2000 | Seasonal work extended to all economic sectors, new status of harvest worker | Trafficking becomes criminal offense | |
| 1998 | | | Language requirements for citizenship acquisition |
| 1997 | | Measures against "asylum abuse", ratification Dublin convention | |
| 1992 | Seasonal workers programme and quota system | | |
| 1991 | | Third country regulation introduced | |
| 1990 | | Re-introduction of residence permit, trafficking (administrative) offense | |
| 1987 | | Length of residence and family life acknowledged as reasons for protection against deportation | |
| 1975 | New 'alien workers law' | | |
| 1968 | | Introduction of an own, secure residence status for refugees | |
| 1954 | | Residence permit abolished | |
Second, there is a complex differentiation of mobility and residence rights. The mechanisms by which ‘privileged’ legal statuses are assigned are complex and often indirect. While for some their country of origin suffices, others attain relative security by entering under special quota regulations or the recently established Red-White-Red Card, a points-based system for so-called highly skilled migrants. Once in the country, migrants can step-by-step increase their security of residence provided they have a secure income and comply with legal regulations. If any of these conditions do not apply (not entering with a secure residence/employment permit, losing employment, not obtaining sufficient language skills...), the migrant risks dropping out of this system of interlinked entry–residence–employment–integration regulations. ‘Integration tests’ and language requirements are today among the key criteria for securing one’s mobility and residence rights; the effects of these requirements are not the same for different ‘kinds’ of migrants: those employed in ethnicised labour market segments or lacking formal education are relatively disadvantaged.

Third, the relation between deportation and labour migration has become more indirect. The status of seasonal workers introduced in 1992 serves as an example (Horvath, 2014b). Seasonal workers are employed in other economic segments than former guestworkers, mainly construction, agriculture, and tourism (Horvath, 2012). Above all, they are confronted with a far more precarious legal situation. They never obtain any right to settlement, even after years of employment; they do not enjoy unemployment benefits; and they cannot extend their labour market mobility over time. This radical precarisation was achieved by a minor passage in the Residence Law. The deportability of guestworkers was in the first place defined in the Alien Workers Law and only backed by general regulations on entry and residence of aliens, the precarity of seasonal workers is mainly established in general residence provisions and only linked to the work permit system in a second step.

Fourth, deportation has become a highly salient political issue. The relevance of this point for our understanding of the whole process will be discussed in the following subsection.

How are these developments linked to neoliberal transformation processes? Starting from Wacquant’s notion of the neoliberal Centaur state, the hierarchical differentiation of deportation policies stands out as a first crucial characteristic of the current regime. At the top, the migration regime ensures and promotes mobility and security of residence. At the bottom, a mobility-related punitive turn results in immobilisation, marginalisation, and precarisation. This first feature leads directly back to the economic function of deportation policies (Anderson, 2010; De Genova & Peutz, 2010; de Giorgi, 2010). The Austrian seasonal workers scheme is a good example for the kind of deportability-backed precarisation usually discussed in this context. At the same time, the extended freedom of mobility and the increased security of residence at the top also fulfill important functions. They are prerequisites for other forms of mobility linked to international investment and trading and the establishment of a regime of transnational elite mobility.

Further and corresponding to the principle of self-reliance and workfare, the punitive deportation policies at the bottom of the mobility hierarchy fulfill social control functions and have strong disciplining effects by punishing non-compliance with rules, making migrants themselves responsible for managing the complex interplay of employment and residence policies, and establishing the permanent threat of increased deportability to those who do not enjoy comparably favourable mobility and residence rights.

The shift towards less direct intervention in labour relations—establishing deportability in other than directly labour-market related regulations—mirrors the idea of not intervening directly in the free market exchange of individuals. Instead, governmental activity concentrates on manipulating the background conditions of market agency. Following De Giorgi (2010), we may interpret the direct policing of mobility rather than of labour relations as a new form of immobilisation and forced localisation of the very populations that are uprooted by the dynamics of global capitalism—or in Foucault’s terms as an instance of biopolitical regulation of populations and their mobility.

In addition, the punitive turn mirrors a general move in the political architecture of the Austrian migration regime that is in line with the neoliberal reshaping of the political arena. Decision-making powers and responsibilities have moved from social partners to the central government, and within the state bureaucracy from the field of social policy to the Ministry for the Interior. This political architecture does not only correspond to neoliberal principles, it also conforms to changing labour market relations which are less and less covered by the post-WWII forms of social partnership.

Current deportation policies do not only prove functional for highly segmented post-Fordist labour markets, their architecture and logic also mirror a neoliberal political agenda. But how can we explain the emergence of these new policies without resorting to a teleological argument (that they are there because they are functional)? What processes have allowed for the formation of the new deportation regime? In the following subsection, I argue that the formation of these policies is itself best understood against the background of neoliberal restructuring. However, the involved processes are heavily context-dependent. The list of factors and actors that structure the concrete formation of neoliberal border regimes includes, among others, political parties and security profession-
als, welfare institutions and their path-dependencies, labour-market developments, and geo-political constellations. Due to this complexity, the following discussion remains sketchy and aims mainly at laying the ground for further research.

5.3. Reflections on the Formation of Neoliberal Deportation Policies in Austria

The establishment of the kind of measures described above is not a trivial affair. They stand in opposition to fundamental principles of liberal market economies (equality and freedom) and thus require legitimisation. In light of the obvious tensions and contradictions, how can we explain the development of such a functional arrangement, if not by some form of teleological or conspiracy-theoretic approach? The following brief discussion offers a few initial reflections. I choose two decisive discursive shifts as a starting point to illustrate how the emergence of neoliberal deportation policies is complexly linked to societal transformations as well as to concrete contexts.

The first crucial discursive shift is the securitisation of migration over the past decades (Waever et al., 1993; Bigo, 2001, 2002; Huysmans, 2006). From the mid-1980s onwards, migration issues became dramatically politicised throughout Western Europe (Hammar, 2007; Messina, 2007). This politicisation was primarily linked to construals of migration as a threat to public order, cultural identity, and/or social security. Figure 1 illustrates this development.

The second decisive discursive shift is the linking of deportation to asylum issues. After 1989, asylum became the central field in which deportation policies were discussed (and developed). Table 2 shows the factor by which certain indicator terms were over- or underrepresented in parliamentary contributions dealing with asylum before and after 1989. Before 1989, the policy field focused on equality, integration, and labour rights. These egalitarian issues move to the background after 1989, while the formerly underrepresented issues of detention and illegality are now heavily overrepresented.

Figure 1. Politicisation and securitisation of migration, 1945–2012; number of references to indicator terms in the Austrian parliament; grey line in each graph: references to “economy”.

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are structured by deportation and detention policies. As a means of directly regulating labour relations, deportation had become highly contested over the 1980s. Only by linking it to the image of floods of bogus asylum seekers and transnational criminal networks was it possible to forge new deportation policies.

The securitisation of migration was not only a necessary condition for adapting the migration regime to changing politico-economic contexts, it was also fostered by these transformations. From the 1980s onwards, increasing social insecurity in combination with a post-guestwork constellation seemed to threaten the established 'order of honour'. This constellation contributed to the rise of the far-right Freedom Party—one of the key players in securitising migration in Austria. In this context, demands for harsh deportation policies were also symbolic politics meant to re-constitute citizenship (Walters, 2010; Anderson et al., 2011). Even though the dominant imagination of the general public as being overwhelmingly opposed to immigration is too simplistic (Lefkofridi & Horvath, 2012), political parties tended to play the anti-migrant card in this context, thus contributing to the general securitisation of migration. The simultaneous strengthening of the 'right arm of the state' (Wacquant, 2009)—security professionals and penal systems—made alternative, more social policy oriented approaches of dealing with the tensions that resulted from post-Fordist and neoliberal restructuring less likely.

These developments had started well before the 1990s. The described adaptations in the migration and border regime therefore may seem to have been 'overdue'. In the case of Austria, the Cold War had to end before the restructuring of the deportation regime could start. The abruptness of the developments in Austria—both on the level of political discourse and of legal frameworks—illustrates how the formation of neoliberal projects hinges on local contexts. Before 1989, securitised discussions especially of asylum were untenable for ideological reasons. At the same time, the strategic agency of state institutions was organised in accordance with the geopolitical constellation. For example, security professionals who had been concentrating on Cold-War style spying of enemy states for decades now had to redefine their role and struggle for influence in new areas (Bigo, 2001, 2002). Migration—staged as massive networked mobilities closely tied to international crime—was a logical choice. Due to their general strengthening as part of the 'right arm' of the state in comparison to other state actors (itself part of the neoliberal reform agenda), their strategic agency proved highly effective.

To sum up, the combination of these two discursive shifts—the securitisation of migration and the coupling of deportation and asylum—gives a first indication of the complex ways in which the development of neoliberal deportation policies is itself mediated by politico-economic shifts, political discourses, geopolitical con-

### Table 2. Re-embedding of asylum issues. The table lists the relative frequency of indicator terms in contributions dealing with asylum as compared to other contributions.

| Year  | Term                  | Factor of over-/under-occurrence |
|-------|-----------------------|----------------------------------|
| 1945– | equality/equalitisation | 8,74                             |
| 1989  | integration           | 12,23                            |
|       | labour laws           | 7,80                             |
|       | illegal               | 0,27                             |
|       | detention             | 0,24                             |
| 1990– | equality/equalitisation | 0,14                             |
| 2011  | integration           | 0,59                             |
|       | labour laws           | 0,20                             |
|       | illegal               | 1,04                             |
|       | detention             | 3,06                             |
|       | detention center      | 32,17                            |

A few preliminary reflections on how these two discursive shifts (i) structured the development of neoliberal deportation policies and (ii) were themselves structured by a complex interplay of political, social, and economic processes illustrate how the formation of new border regimes hinges on concrete constellations and contexts.

Concerning its structuring role for the development of new policies, the changed discursive context was a necessary condition for establishing neoliberal deportability in Austria. The establishment of the seasonal worker status in the early 1990s provides an example (Horvath, 2014a, 2014b). The demand for such a status was not new—but for decades it had been opposed for humanitarian as well as socio-political reasons. The securitised context created a window of opportunity for employer organisations who made use of the emergency atmosphere to push their agenda. This was possible because the new status could be interpreted as a security measure (and hence part of the new deportation regime) itself—it promised to bring practices of labour mobility under state control that had existed in Austrian border regions for decades, but mostly in undocumented forms (Horvath, 2012). Construed existential threats served as pretext for ‘exceptional’ political measures. A number of other measures that had been planned for years were pushed through in a similar vein, partly bypassing normal parliamentary procedures.

Linking deportation and detention to the ambiguous, symbolically charged, and contested concepts of ‘asylum’ and ‘refugee’ further facilitated the adaptation of the regularity framework. Actual deportation practices still concern mainly migrants with other than asylum-related legal titles (Winkler, 2011). Discursively decoupling them from labour migration shifted public attention away from how migrants and refugees are affected by them as workers—and hence from how labour market relations and patterns of social exclusion...
stellations, and strategic agency. Discursive developments have played an enabling role in this process, but they are themselves shaped in various ways by the very developments they contribute to.

6. Conclusion

I have argued that current deportation regimes can be meaningfully characterised as neoliberal in three regards. First, the form of these policies corresponds to neoliberal principles. Chief among these correspondences is the simultaneity of extended mobility and residence rights at the top and punitive measures at the bottom of the global hierarchy of mobility rights that matches the Centaur-form of the neoliberal state. Second, the effects of the new deportation regime are economically functional for segmented labour markets. Third, the very mechanisms to which deportation contributes—the polarisation of social orders, social exclusion, and social insecurity—promote its further development.

Deportability today works within a system of highly differentiated migration and border regimes—the rather rudimentary differentiation between national and migrant labour that organised the guestworker systems has long given way to a complex hierarchisation of mobility rights. Recent developments in the EU underscore the relevance of enquiring into these developments. Contrary to the mantra of free mobility, we are currently witnessing different forms of making fundamental rights conditional—be it the transitional provisions for members of new EU-member states or the expulsion of EU citizens who do not fit the image of the ever-profitable and self-reliant neoliberal subject. Belgium issued more than 2,700 expulsion letters to EU citizens in 2013 alone, following the example of the French state and its offensive against Roma migrants that was started in 2010.

The picture drawn in this article is, of course, incomplete. Most importantly, the paths that lead to the neoliberalisation of migration politics vary considerably depending on, for example, geopolitical factors or national welfare regimes. More research is needed to develop our understanding of the complex political processes involved, their contested nature as well as their links to social inequalities and existing power relations. Parallels in the general form and functioning of neoliberal border regimes notwithstanding, the Austrian example shows how the formation of theses policies cannot be understood without reference to the concrete constellation of actors, institutions, and structural settings. Recent protest movements of refugees in different countries across Europe may serve as a starting point for reflecting these interdependencies.

Conflict of Interests

The author declares no conflict of interests.

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