The weak fronts of political pluralism.
National and cultural minorities in Europe*

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Abstract (113): This article deals with the political challenges that European liberal democracies confront in relation to their internal national pluralism. After analysing two analytical distortions of Western political thought –the fallacy of abstraction and the usual shortcomings of this tradition in relation to pluralism- the article presents twelve elements for a political and moral refinement of plurinational liberal democracies. These elements are linked with an analytical and normative collective dimension usually marginalized and which cannot be reduced to the individualist, universalist and stateist approach of traditional democratic liberalism and constitutionalism. Finally, the article deals with the practical solutions offered by comparative politics to try to accommodate nationally pluralist societies according to reviewed liberal-democratic patterns.

Keywords: Political liberalism, plurinational democracies, analytical distortions, fallacy of abstraction

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Introduction

Every political tradition creates its own legitimising language, its own concepts, its own objectives and its own values. The history of political liberalism – from its beginnings in the 17th century to now – can be presented as a history of the increasing recognition and institutionalisation of a number of specific demands for impartiality by different (social, economic, cultural, national, etc) sectors of modern and contemporary societies. It is often pointed out that the abstract and supposedly universalist language that underlies the presentation of the values of liberty, equality and pluralism of political liberalism has, in practice, contrasted with the exclusion of many ‘voices’ with regard to the institutional regulation of the specific liberties, equalities and pluralisms of contemporary states. This was the case – and in some contexts continues to be so – of those who do not own property; of women; of indigenous peoples; of racial, national, ethnic and linguistic minorities, etc. Despite everything that political liberalism represented as an emancipative political movement in comparison with the traditional institutions of the Ancien Régime (rights charters, principle of representation, principle of legality, competitive elections, constitutionalism and procedures of the rule of law, separation of powers, parliamentarianism, etc), we know that most liberals of the 18th and 19th centuries were opposed to the regulation of rights of democratic participation such as universal suffrage or the right of association. These rights, whose presence in modern-day democracies is now totally taken for granted, had to be wrested from early liberalism and constitutionalism after decades of social conflict, above all with the political organisations of the working classes. Later, following the constitutionally recognised ‘liberal and democratic waves of democracy’ of the second half of the 20th century, social notions of equality and equity would be transformed, especially after the constitutional inclusion of a ‘third wave’ of social rights, which formed the base of the welfare states created at the end of the Second World War.

Nowadays, we could say that liberal democracies and international society are faced with a new emancipative element, but this time the legal contrasts are not of a social but of a cultural and national nature. In recent years, the idea has slowly been growing that, if we wish to proceed towards liberal democracies of greater moral and institutional quality, the values of liberty, equality and political pluralism must also be taken into account from the perspective of national and cultural differences. Today we know that the rights of the first three waves – liberal, democratic and social – do not by themselves guarantee the implementation of these values in the cultural and national sphere. In other words, the idea has gradually been gaining ground that state uniformitarianism – implicit in the traditional liberal-democratic (and social) conceptions of equality of citizenship or popular sovereignty – is an enemy of liberty, equality and pluralism in the cultural and national spheres. Moreover, the idea that it is advisable to foster more morally refined and institutionally complex versions of liberal democracies in order to accommodate their diverse types of internal pluralism has also received increased support.

Thus, a value such as equality is no longer exclusively contrasted, in conceptual terms, with political and social inequality, but also with cultural and national difference. This is linked with a whole collective dimension that cannot be reduced to the individualist, universalist and stateist approach of traditional democratic liberalism and constitutionalism. This latter approach still predominates in the values and legitimising discourse of a great many of the political actors of contemporary democracies (governments, parliaments, parties, etc) – both in the sphere of the classic right and the
left – as well as in the majority of the variations of liberal and republican theories of democracy. The repercussions of the *cultural and national turn* of the foundations of democratic legitimacy are not limited to the sphere of Western democracies, but also influence the normativity that should rule in an international society. The most significant empirical cases are those related to minority nations, to national minorities, to indigenous peoples and to transnational immigrations.¹ All these cases pose specific questions regarding recognition and political accommodation in contemporary democracies (group rights, self-government, the defence of particular cultural values, presence in the international sphere, etc). It could be said that we are currently facing a new aspect of political equity which is fundamental in order to progress towards democracies of greater ‘ethical’ quality, but for which the traditional theories of democracy, liberalism and constitutionalism lack a suitable response. In other words, the idea is gaining ground that uniformitarianism and limited traditional liberal individualism are the enemies of key dimensions of equality, liberty and pluralism. Thus, the quest for suitable forms of cosmopolitanism and universalism involves establishing a broad recognition and political accommodation, in terms of equity, of the national and cultural voices that are excluded, marginalised or downgraded in liberal democracies.

In recent years there has been much debate about the cultural ‘limits’ of a liberal and democratic society. This debate is making it easier to understand liberal and democratic traditions themselves – their limits and possibilities – in terms of theory and institutional practice. It is also facilitating a better understanding and practical expression of the values of these traditions – the regulation of different types of pluralism in civic and political liberties and in different types of equalities. There are many possible forms of democracy and it seems obvious that it is advisable to modulate universalism according to the specific characteristics of empirical contexts. If not, the pompous, ostensibly discourse about ‘individual rights’ and “universalism” will obscure democracies that are heavily biased in favour of the particularisms of the majority. These are likely to be democracies that are poorly established in normative terms, and even more poorly implemented institutionally. In Kant and Berlin’s terms, they will be democracies that are too ‘straight’ to adequately regulate the human complexity of the different kinds of pluralism which coexist within them.

I. Do we interpret political and social reality correctly? Two analytical distortions.

The classical Greeks condensed the different characteristics of human beings in the myth of Prometheus and Zeus – depicted in Plato’s *Protagoras* dialogue.² The gods gave the brothers Prometheus and Epimetheus the task of distributing abilities among the animals and human beings so that they could improve their lives. Epimetheus asked to be allowed to carry out this distribution. To some he gave strength, to others speed or wings with which to flee, in such a way that no species ran the risk of being wiped out. When he had distributed all the abilities, human beings had yet to receive theirs and this was the

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¹ The notion of ‘minority nations’ is used here as the equivalent to that of ‘stateless nations’ commonly used in the analytical literature on nationalism. However, in this chapter 1 do not include the case of ‘national minorities’, which are collectives that live in a different state from that in which the majority of people of the same national group reside (e.g., the case of the Hungarian minority in Romania, the Russian minority in Lithuania, etc). Minority nations and national minorities differ both from a descriptive analytical perspective and from a normative perspective.

² Plato, *Protagoras* 320d-322d.
day that the gods’ assignment expired. Prometheus, in his haste to find some form of protection for the human species, stole fire and professional wisdom from Hephaestus and Athena (for which he was subsequently punished). Humans thus possessed these abilities, but still lacked the ‘political science’ of coexistence, as this belonged to Zeus. Humans perfected their technologies, but fought amongst themselves whenever they met. Fearing that the human species would die out, Zeus sent Hermes to ‘take morality and justice to humans, so that there would be order in the towns’.

Judging from the development of humanity, it would appear that, regarding the amounts of each type of knowledge distributed, Prometheus was significantly more generous than Zeus. We are better at technology than politics and justice. This myth illustrates very well that we humans are prone to act hastily and to improvise. Nowadays, we know this to be true thanks to studies into the evolution of life on the planet. Evolution is not based on a plan; it is the selection of a set of chance improvisations which have turned out to be adaptive. But what in Western culture appears to have been difficult to assimilate since Plato’s time is that the thing that most distinguishes us from other species – language and technology – does not coincide with that which most characterises us as a species in evolution.

On the other hand, we know that political ideologies, when they are adopted unilaterally, distort reality. But together with these ideological distortions are others of which we are less aware: those associated with how we think, how we use language when we attempt to analyse and intervene in the world. Let us look at two of them.

On the one hand, we face the tendency to use extremely abstract categories in order to include the maximum number of cases of reality. In some way this is inevitable. Naming something involves creating an abstraction. But at times we lean towards what we might call the fallacy of abstraction: believing that we understand a phenomenon better the more abstract is the language we use to describe it, explain it or transform it. And what often occurs is exactly the opposite: the more abstract the language, the poorer and further away it is from the empirical cases to which it is attempting to refer.³

Finally, on the other, we find the tendency of Western thought to deal inadequately with pluralism. Today we recognise that (social, cultural, national, linguistic, religious, ideological, etc) pluralism is not only an insurmountable fact, but also an essential value. We know that when faced with any given situation there is not only one way to act correctly in moral terms; and it is also commonly agreed that there is not a single appropriate political decision in a specific moment or context. There are almost always several options which are equally reasonable. But in the history of Western philosophy a different approach has been taken. We have thought more in ‘monist’ than in ‘pluralist’ terms. Hannah Arendt and Isaiah Berlin pointed out that a lack of pluralism has run through Western thought since Plato. And despite the fact that we recognise the existence and/or advisability of comparable value pluralism and lifestyles in contemporary

³ Hegel knew a lot about this. See Philosophy of Right, ss 142, 182. Some Marxists, for example, are prone to this kind of distortion by abstraction when, by means of a small number of categories – ‘class struggle’, ‘economic base’, etc – they attempt to ‘explain’ everything from the empire of the Sumerians to the anti-colonial revolutions of the 20th century. This type of theoretical tendency has also been very common in the legitimising language of political liberalism since its beginnings.
societies, we often persist in believing that there is only one correct practical answer and that all the others are wrong.

Abstract and monist distortions are present in the majority of classic political conceptions. These distortions contribute to the fact that the world of theories of justice and democracy continues to be too ‘straight’, when the timber of humanity and societies is not. This question has caused and still causes both ethical injustices and institutional dysfunctions in liberal democracies. This is somewhat surprising with regard to a large part of the liberal-democratic tradition since one of its strong points is the defence of pluralism, now understood as a value worth defending, rather than a mere fact with which it is necessary to coexist in the least harmful way possible.

However much it is repeated, it will never be possible to stress sufficiently the historic change which this tradition has meant for the ethical and functional improvement of the political organisation of a large part of humanity. Nevertheless, we know that this is a process that also displays a number of its own theoretical shadows and practical totalitarian versions. One of the keys to better thought and action lies in achieving a critical control over that pair of distortions – abstraction and monism – that dwell in our discourses. Doing so is not always easy; it requires intellectual effort and empirical sensitivity, but is necessary in order to refine both our analytical capabilities and our moral and political actions.

2. Twelve elements for a political and moral refinement of plurinational liberal democracies

1. In general terms, two intellectual attitudes are necessary in order to approach the subject of national pluralism (and multiculturalism): 1) to approach it as a practical problem, the aim of which is to avoid conflicts in the least traumatic and costly way possible (pragmatic approach), or 2) to approach it as a question of ‘justice’ in the relations between permanent majorities and minorities in democracies which require correct solutions (moral approach). A mixture of both approaches is commonly in use in practical politics. While the former is part of the political negotiation between actors, the second is present in the discourse of these actors’ legitimising processes. In plurinational societies, differences are apparent between national collectives regarding the parameters of national and cultural justice (unlike the intra-communitarian parameters with regard to socio-economic distributive justice – which are also plural, albeit more uniform, between national collectives).

2. We know that the vast majority of human beings are culturally rooted, and it could be said that all cultures have value and that, in principle, all deserve to be respected. This does not imply that they cannot be compared in specific areas, that they are all equivalent and equally successful in these areas, that everything is morally acceptable, that there are no mutual influences, or that elements of several cultures cannot be shared. Or that one is unable to disengage oneself from one’s original culture.

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4 For typologies of different phenomena associated with ‘multiculturality’ and its conceptual, normative and institutional differences, see Kymlicka W-Norman W, Citizenship in Diverse Societies, OUP 2000; Requejo, F Multinational Federalism and Value Pluralism, Routledge, London-New York, 2005, ch 3. See also B. Parekh, Rethinking Multiculturalism, MacMillan, London 2000.
3. Today, cultural and national liberty is an essential value for the democratic quality of a society. It is a kind of liberty – one of the human rights – that is crucial for an individual’s development and self-esteem and that, like all the other normative objectives of democracies, is limited by other values and other democratic liberties (Human Development Report, United Nations 2004). One of the conclusions of the debate of recent years is, as mentioned above, that cultural and national liberty is not ensured through the mere application of the civil, participatory and social rights usually included in liberal-democratic constitutions at the beginning of the 21st century.

4. In the academic world it seems to be generally accepted that cultural and national issues are not simply ‘social causes’. The sphere of ‘cultural and national justice’ is different from the sphere of ‘socio-economic justice’. It is true that there are sometimes interrelationships between these two spheres of justice, but the phenomena associated with each one of them are different. These phenomena include different values, objectives, actors, institutions, practices and also different policies. Some institutions and policies may improve the latter while hardly having any effect on the former. And vice versa. This shows the impossibility of equating the paradigm of equality (or of redistribution in socio-economic terms) with the paradigm of difference (or of recognition in national and cultural terms). Both kinds of consideration are part of a more inclusive vision of ‘justice’ in contexts of national pluralism.

5. Traditional theories of democracy – both in their more liberal and more republican versions – usually refer implicitly to concepts, values and experiences in societies which were originally much simpler than their modern-day counterparts. Nowadays there is a ‘new agenda’ of issues that can no longer be reduced to the central concepts and legitimising language of traditional liberal and republican approaches – individual rights, absence of discrimination before the law, citizenship and popular sovereignty, the public virtues of the republican tradition, etc. Demands for recognition and political and constitutional accommodation of minority nations have found a place on the political agenda and liberal democracies must find a response to them. Despite their differences, what these distinct cases have in common is the desire to maintain and reinforce a set of specific national characteristics in an increasingly globalised world. This is something that the habitual institutions, processes and policies of current liberal democracies fail to adequately guarantee.

6. Traditional political conceptions have tended to treat the internal national and cultural differences of democracies which did not coincide with those of the majority society as ‘particularist deviations’. Too often the practical response of many liberal democracies has been to promote the cultural and national assimilation of minorities in order to achieve their ‘political integration’. The practical consequence has been the subsumption and marginalisation of the internal national and cultural minorities of the state in the name of universalist versions of ‘freedom of citizenship’, ‘popular sovereignty’ (of the state) or

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5 This report suggests five elements that contribute to better quality democracies: 1) multiculturalism: assuring the participation of marginalised cultural groups (electoral reforms; federalism with asymmetric features); 2) policies that ensure religious freedom (including festivals, food and dress customs, etc); 3) policies of legal pluralism (a more controversial issue that would in any case imply respect for the limits mentioned above); 4) linguistic policies (some democratic states are still monolingual with regard to their institutions and symbols despite their internal multilingualism); and 5) socio-economic policies (minimum salaries, education, health).

6 A contrast which is at the heart of current theories of liberal democracy is manifested in the approaches which have come to be called Liberalism 1 and Liberalism 2.
even of ‘non-discrimination’ (of majorities with regard to the claims of minorities). Practically speaking, these versions have behaved in a highly inequalitarian, discriminatory and biased way in favour of the particular characteristics of the culturally and nationally hegemonic or majority groups of the state (which do not always coincide with the groups or sectors which are hegemonic in the socio-economic sphere). It is possible to detect the presence of a uniformizing form of statism, in national and cultural terms, which is the practical ‘hidden element’ of traditional democratic liberalism in the regulation of the rights and duties of the ‘citizensry’. In reality, all states, including liberal-democratic ones, have been and continue to be agents of nationalism and nationalisation.

7. Traditional theories of democracy lack a theory of the demos. They offer no normative responses to questions like: who should constitute the demos of a democracy?, is there, or should there be, a single demos for each democracy?, which collectively represents solidarity?, etc. Moreover, these theories have not developed a theory of legitimate borders. Furthermore, there are conceptual limits to the interpretation of legitimising values even on the part of current liberal-democratic theories which are highly elaborate in other aspects (Rawls, Habermas) when they attempt to deal with the demands for recognition and political accommodation of movements for national and cultural pluralism of a territorial nature.7

8. The idea that the democratic state is a culturally ‘neutral’ entity is a liberal myth that few defend today, not even the majority of liberal authors situated within traditional liberalism – whose theoretical approach could be described as individualist, universalist and stateist. All states impose cultural and linguistic features on their citizens. Liberal-democratic states are no exception. In clear contrast with the versions that still defend a kind of laissez-faire approach to cultural matters, or the alleged moral superiority or modernity of values of the majority, experience shows that the state has not been, nor is, nor can ever be, ‘neutral’ in cultural terms, and that there is no moral superiority whatever in having a greater amount of collective decision-making power.

9. Processes of state-building and nation-building do not coincide. Nowadays, national identities have shown themselves to be long-lasting and increasingly important – in contrast to some liberal and socialist approaches which, since the 19th century, have treated these identities as a passing, decadent phenomenon. Both state-building and nation-building processes have conditioned the evolution of federalism.8

10. In plurinational societies there will always be values, interests and identities of a, at least partially, competitive nature. It would appear to be counterproductive, from a

7 Theories of socio-economic justice (Rawls) take for granted that equality of citizenship in a just society is not problematical, when constitutional issues in plurinational societies question that very premise. It is not very reasonable to presuppose that ‘justice’, understood in the restricted sense which it has in the socio-economic sphere, is the first and only virtue of democratic institutions. Normative pluralism does not only include a, sometimes radical, plurality of conflicting values, virtues and interests, but also of identities (consider, for example, the normative and institutional issues involved in the normative debate on the right of secession in plurinational contexts). No theory of justice is capable of including – let alone synthesing – all the components of this agonistic pluralism of values/virtues, interests and identities. Even I. Berlin failed to go far enough in this area. I have dealt with the unsuitability of the approaches of socio-economic justice and traditional theories of democracy with regard to this type of issues, in Requejo 2005, op cit, ch 1.

8 For an analysis of “the two concealments” that both processes have represented for the evolution of contemporary federalism, see Requejo 2005, chapter 3.
practical perspective, as well as useless, from a theoretical one, to attempt to adopt a
different approach to the issue through concepts like the existence of an allegedly ‘post-
nationalist’ political stage or of a kind of ‘constitutional patriotism’ linked only with
liberal-democratic values which ignore individuals’ national and cultural characteristics.
These attempts are poorly equipped in empirical terms and, in practice, usually act as
legitimising elements for the status quo.9

11. It is obvious that individual and collective ‘identities’ are not a fixed reality, but
construct themselves and change over time. However, most of the collective elements that
constitute the basic features of individual identity are given to us. In other words, we do
not choose them. The belief that we are ‘autonomous individuals’ who choose our
(national, ethnic, linguistic, religious, etc) identities is, to a great extent, another of the
myths of traditional liberalism. These elements are not normally chosen; any choices we
make are based on them.10

12. The political contexts in which individuals are socialised are often the result of
historical processes that include both peaceful and violent elements – wars of annexation,
exterminations, mass deportations, etc – which are sometimes at the root of modern-day
struggles for the recognition and self-government of minority nations (and of some
national minorities). In the majority of these analytical elements it is possible to verify
the presence of the two theoretical distortions mentioned above – the fallacy of abstraction
and the inability to deal adequately with pluralism. These distortions have a direct
repercussion on the quality of our democracies, above all in the current conditions of
increasing pluralism and globalisation.

As a result, the construction of increasingly refined liberal democracies in terms of
cultural and national pluralism is one of the biggest challenges of the normative and
institutional revision of contemporary democratic systems. Some of the questions to be
answered would be: what implications does the regulation of national pluralism have in
the sphere of symbols, institutions and self-government?; how should classic notions like
representation, participation, citizenship and popular sovereignty be understood and
defined in plurinational and increasingly globalised contexts?; what does accepting
national pluralism mean in international society?

2. Liberal-democratic solutions to “social” diversity.

The three ‘classic’ institutional responses for societies with a strong component of
national diversity have been:

1) federalism (in a wide sense, including federations, associated states, federacies,
confederations and regional states).

2) the institutions and processes of a ‘consociational’ nature (between the majorities and
permanent national minorities). One can find examples of these institutions and processes

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9 See F Requejo, ‘Multinational (not ‘postnational’) Federalism’, in R. Maiz-F.Requejo (eds) Democracy,
Nationalism and Multiculturalism, Routledge, London - New York, 2005: 96-107.

10 M. Walzer has correctly stressed three ‘exaggerations’ associated with political liberalism: the elective
subject, deliberation, and the use of reason in politics. See Walzer, M, Vernunft, Politik und Leidenschaft
(Reason, Politics and Passion), Fischer Taschenbuch Verlag, Frankfurt am Main, 1999.
in the democracies of Switzerland and Belgium, in both cases in conjunction with federal solutions).

3) secession.

Having pointed out some elements of political theory in the first section, let us now look at some elements offered by comparative politics with regard to federalism. The generic question is whether federalism offers a suitable framework for establishing the recognition and accommodation of plurinational democracies and, in this case, which federal models are most suitable and which are not.

Broadly speaking, in studies of federalism – without referring strictly to cases of national diversity – comparative political analyses commonly point out the existence of several federal models. To synthesise:

Table 1: Some examples of federal agreements in contemporary democracies

| Regional States | Symmetrical Federations | Asymmetrical Federal Agreements | Federacies | Associated States | Confederations |
|-----------------|-------------------------|---------------------------------|------------|-------------------|---------------|
| Italy           | South-Africa            | Belgium                         | Denmark-Faroe Islands | France-Monaco | Commonwealth of Independent States |
| Portugal        | Germany                 | Canada                          | Finland-Aaland Islands | India-India- | carriage of | |
| Spain*          | Argentina               | India                           | UK-Jersey          | Bhutan-Italy- | Antilles | |
| UK              | Australia               | Malaysia                        | United States-Puerto Rico | San Marino- | Caribbean Community |
| Brazil          | Austria                 |                                 |              | Netherlands-   |               |
| United States   | Mexico                  |                                 |              | Antilles       |               |
| Switzerland     | *with federal trends    |                                 |              | New Zealand-  |               |
|                 |                         |                                 |              | Cook Islands   |               |
|                 |                         |                                 |              | Switzerland-   |               |
|                 |                         |                                 |              | Liechtenstein  |               |

F. Requejo, “Multinational Federalism and Value Pluralism”, Routledge, London-New York 2005 (Own elaboration from Watts 1999 and Elazar 1991).

Furthermore, among the conclusions of an exhaustive comparative empirical study into federal democracies – using variables situated on four analytical axes and a variety of indicators applied to 19 cases (federations and a number of regional states) it is worth pointing out:

11 In the discussion that follows we will distinguish, as is usual in the specialised literature on the subject, between federalism, as a normative notion that can be applied to different federal institutional models, of federations (one of those institutional models which in turn contains a series of variants). See R. Watts, Comparing Federal Systems, Montreal and Kingston, McGill-Queen’s University Press, 1999.

12 The four analytical axes are: 1) uninational-plurinational federations; 2) the degree of institutional federalism; 3) the degree of political decentralisation; and 4) the presence or absence of constitutional asymmetries. Each of these axes is broken down into several indicators. See F. Requejo, ‘Federalism and
1. The existence of a ‘federal deficit’ of an institutional nature in plurinational federations. In other words, somewhat paradoxically, uninational federations display, as a whole, greater institutional federal logic – albeit in extremely varying degrees – than plurinational federations do. This characteristic is independent of the greater or lesser degree of political decentralisation in both types of federation. The figure below summarises this question:

![Diagram showing the degree of constitutional federalism and decentralisation across different countries.]

2. Only a few plurinational federations (Russia, Ethiopia) establish an explicit constitutional recognition of their internal national pluralism – and also, rather paradoxically, this is not true for those which possess a greater degree of stability and democratic quality. In the other cases, however, this recognition is non-existent or much less explicit in their constitutional regulations, even when the degree of decentralisation of some federations is high in comparative terms.

3. In more predictable terms, there is a greater presence of elements of de jure asymmetry in plurinational federations than in uninational federations. In some of the former there are also pressures working in favour of the symmetry of the system. This occurs, above all, when the number of subunits is not small (empirically, at least nine subunits in the sample, whereas such pressures are not present when the number of subunits is less than four). This is the case of Canada, India, Russia, Ethiopia and Spain, in contrast with

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Democracy. The Case of Minority Nations: a Federalist Deficit’, M. Burgess-A. Gagnon, *Federal Democracies*, Routledge, London, 2010.
Belgium, the United Kingdom and Bosnia-Herzegovina. It is an open question whether the unwillingness of some federations and plurinational regional states to introduce more asymmetrical regulations will or will not reinforce territorial tensions and secessionist movements in the future.

4. The coexistence in plurinational federations of several processes of nation-building which are partially competitive situates the issue of the construction of a ‘federal trust’ in different terms to the simpler case of uninational federations. In this case, achieving this trust seems to require two institutional factors: 1) the existence of procedures and rules that allow minority nations to participate in the ‘shared government’ of the federation (or the regional state) maintaining their singular character – specific presence in the lower chamber, bilateral intergovernmental relations, participation in consociational state institutions, etc.; and 2) the existence of procedures and rules which protect the recognition and self-government of minority nations from the actions of the majorities – powers of veto in the lower chamber; ‘alarm bell’ procedures; opting in and opting out procedures – which do not require constitutional reforms, appointment of magistrates to the supreme or constitutional courts, specific participation in processes of constitutional reform, etc.

5. The predominant conception in federations is that the ‘right to self-determination’ is reserved for the federation. However, this is a conception that some federations have questioned recently. This is the case of the famous Opinion of the Canadian Supreme Court in the Secession Reference (1998); of the regulations introduced into the constitution of Ethiopia – which include the right of self-determination in the Preamble and the right of secession in the article for the constituent nations and peoples. Other, more specific cases are the federation of St. Kitts & Nevis – or the case, with the right of secession already exercised and approved (2006) of the old federation of Serbia-Montenegro. In the normative debate of recent years regarding the advisability or the

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13 When the number of territorial entities of a plurinational state is high, it seems inevitable that simultaneous, albeit contradictory, pressures will emerge, in favour of a more symmetrical or more asymmetrical system. For the Canadian case, see Asymmetry Series (IIGR, Queen’s University, since 2005), especially G. Laforest ‘The Historical and Legal Origins of Asymmetrical Federalism in Canada’s Founding Debates: A Brief Interpretative Note’ Asymmetry Series (8), IIGR, Queen’s University 2005. The well-known West-Lothian Question (participation/inhibition of the representatives of territories endowed with asymmetrical regulations in their central institutions depending on the nature of the decision to be taken, does not appear to provoke too many problems in the majority of countries (except in the case of the United Kingdom), due to the fact that the true political level of the asymmetries is not very high, and most of the powers are concurrent. For a general overview of constitutional *de jure* asymmetries, see R. Watts, ‘A Comparative Perspective on Asymmetry in Federations’, *Asymmetry Series* 2005 (4), IIGR, Queen’s University.

14 It could be said that an additional factor for the construction of federal trust in plurinational democracies is the existence of a ‘federal political culture’ and of a ‘plurinational political culture’ in the polity as a whole. The former appears to arise in those democracies with a lengthy history of federal institutional links. The latter, which is more difficult to achieve as it clashes with the inherent nation-building process present in almost all states (whether they are federal or not), appears to arise in those states which were established more as a ‘union’ – a more pluralist concept – of different entities than as a ‘unit’ – which is a more monist concept. The acceptance of a process of secession, for example, of one of the substate entities appears to be more accepted in the United Kingdom and Canada, which are plurinational states with a common past in the British Empire, than in other contexts. Here we are dealing with a kind of political culture which does not seem to be linked to the federal character of the state. These two questions will, however, require a detailed analysis of specific indicators.
legitimacy of such regulations, moral, strategic and functional reasons have been put forward to oppose the introduction of a right of secession. Some of these reasons have a certain amount of plausibility, above all in some contexts. However, there seems to be no definitive argument against the introduction of such a right when the rules that regulate it prevent its strategic use by elites of the minorities. The 21st century may be witness to political movements in favour of the ‘right to decide’ by citizens of minority nations. That is, movements in favour of regarding minority national demois as polities that wish to preserve as much collective negative liberty as possible in an increasingly globalised world.  

In previous works I have analysed the practical impossibility of establishing a ‘just and stable’ regulation of plurinational democracies through federations or regional states that regulate: 1) a uniform and symmetrical territorial division of powers; and 2) composite states which do not establish an explicit recognition of national pluralism, and a wide territorial division of powers (political decentralization) in the internal and international spheres. When different processes of nation-building converge, together with a diversity of values, interests and identities on the part of the different collective actors, federal theory based on Madison’s approach is further away from the solution than that which is based on Althusius’ approach. Here, the solutions, although it cannot be said that they should be of a strictly pragmatic nature or that they should necessarily reflect normative modus vivendi approaches, should include strong components of contextual pragmatism when establishing specific rules for the recognition, the self-government of minorities and their participation in any model of ‘shared government’.

Thus, in addition to the classic solutions mentioned above, of a consociational nature and secession, in order to proceed towards a recognition and political accommodation of plurinational societies, within the third type of classic solutions – that of the generic group of federalism – there appear to be only two models able to satisfactorily regulate national pluralism: the plurinational federalism model and the partnership model – which includes the cases of associated states, federacies and confederations. Both models can be combined with elements from the other two solutions – consociationalism (Belgium) and the constitutional regulation of secession (Canada), but apart from them it does not seem possible to regulate the two fundamental questions posed by national pluralism – the recognition and political accommodation of this form of pluralism.

Broadly speaking, the model that I have described as plurinational federalism involves the inclusion of three normative conditions applied to a group of five spheres – the symbolic/linguistic sphere, the institutional sphere, the sphere relating to powers, the economic/fiscal sphere, and the international sphere. The aim is to achieve a ‘friendly federal state’, that is, a federal state that is friendly to the minority nations (and vice versa) and which permits a satisfactory and stable regulation of national pluralism for this type of polities. Empirically speaking, however, there is evidence of the existence of territorial

15 Federal practice and theory would be advised to pay more attention to these movements than they have done in the past.
16 See Karmis D-Norman W, Theories of Federalism. A Reader, Palgrave Macmillan, New York – Houndsmills 2005. See also T. Hueglin, ‘Federalism at the Crossroads: Old Meanings, New Significance’, Canadian Journal of Political Science, 36, 2, 2003.
17 I deal with this point in more detail in F. Requejo, Multinational Federalism... op cit, 2005, ch 4.
tensions in all cases which are close to the plurinational federalism model. There is clear resistance on the part of different actors to the implementation of a plurinational form of institutional federalism, associated with the nation-building and state-building processes of democratic states (although there is a whole range of responses in comparative politics both with regard to recognition and self-governments). On the other hand, the partnership models make it possible to achieve a number of confederal agreements with the state in specific areas (defence, passports, a number of issues relating to foreign policy and the tax system, etc), maintaining, in other areas, a form of self-government that is not limited by the juridical rules of the state. The empirical regulation of this kind of agreements follows the guidelines established in some associated states or in the federacies of comparative politics. Taking into account, however, that the latter type of agreements is usually preferred for the case of islands and their relations with a much larger geographic and demographic unit, its practical effectiveness for continental plurinational states appears to be limited – where the units to be federated are similar to the two criteria mentioned above, despite the fact that from a logical perspective nothing prevents the establishment of agreements of this type for the latter type of cases as well.

Without denying the possible repercussions that some phenomena – such as immigration, the increasing presence of media networks and economic/social transnational associations, etc – have on democratic processes and institutions, the conclusion that a new 'postnational' era is about to be inaugurated seems precipitate to say the least. The validity of this conclusion must be analysed with precise indicators and 'postnational' is not a precise analytical term. Its empirical consequences might be more ambivalent than the indiscriminate use of the term would suggest in the various contexts of democracy. In addition, it carries certain normative difficulties, at least in the case of plurinational democracies. The very semantic content of this notion tends to hide the basic issue that needs to be regulated in this sort of democracy: liberal-democratic accommodation of the existing national pluralism.

Given its monist model of the state's demos, the 'postnational' concept tends to sideline the question of how to recognize politically and constitutionally and regulate various national self-governments in one democratic system. At least initially, the term does not seem to offer normative advantages that can 'improve' the practical institutionalization of democracy in pluralist national contexts and the clearly insufficient answers provided by the traditional political theories. So, when attempting to achieve these two goals in the areas of rights and liberties, territorial division of powers, linguistic policies, decision-making and intergovernmental processes, these realities should be accommodated through general theoretical criteria and practical application. 'Postnationality' instead acts as a conceptually conservative option in favour of the status quo. For example, following the German case, Habermas' s reflections about postnationality seem to presuppose a uninational character in any democracy, in spite of contrary empirical data and comparative politics.

It is an open empirical question whether the 21st century will or will not be a period which sees the consolidation of political movements of the minority nations of plurinational democracies in pursuit of recognition and political accommodation, whether this is through their accommodation in plurinational federal states, through processes of
partnership, or secession when the latter is not possible. In other words, through the stable regulation of self-determination in interdependence.¹⁸

Traditional federalism and democratic liberalism display, together with emancipative and functional ‘lights’, a series of ‘shadows’ that make them excessively ‘straight’ traditions for them to be adapted to the more pluralist and complex timber of plurinational democracies. The ethical and functional improvement of both traditions would permit a development of the values of the political Enlightenment that is much more suitable for the pluralism of plurinational democracies. At the beginning of this century, neither liberal democracy nor federalism have reached the end of the story. On the contrary, they are immersed in a new phase of improvement based on their modulation with respect to contemporary empirical societies.

¹⁸ In fact, what the Opinion of the Canadian Supreme Court establishes is that, first of all, there is a right to self-determination which should in principle be resolved in ‘federal’ terms and, secondly, that in plurinational democracies, secession is a question of majorities that is not limited to or at the expense of certain constitutional rules when specific rules of ‘clarity’ are complied with in the construction process of these majorities. See A. Gagnon-J. Tully (eds), Multinational Democracies, Cambridge University Press, Cambridge 2001; U. Amoretti–N. Bermeo, (eds), Federalism and Territorial Cleavages, Johns Hopkins University Press, 2004; Gagnon-Guibernau-Rocher (eds) 2003, The conditions of diversity in multinational democracies, IRPP, Montreal 2003.
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