

Pre-2014 Workshops

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W. G. Hart Legal Workshop: 2013

The Constitution of the Public Sphere: the post-Leveson Landscape

The W G Hart Legal Workshop 2013 was held at the Institute from Monday 24 June 2013 to Tuesday 25 June 2013. The 2013 Workshop entitled: **The Constitution of the Public Sphere: the post-Leveson Landscape** addressed the array of legal, regulatory and philosophical questions opened by the Leveson Inquiry and Report, and by the subsequent and related reform debates that have culminated in recent times.

Academic Directors:

- Dr Eoin Carolan (University College Dublin)
- Dr Andrew Scott (London School of Economics, UL)

The Workshop addressed the following themes in a combination of plenary and parallel sessions:

- Media Plurality and Media Influence
- Media, law and Judiciary Constraining Journalism?
- Newsgathering and Data Protection
- Libel and Privacy in the Emerging Regulatory Matrix
- The Future Shape, Operation and Coherence of Media Regulation
- The Constitution of the Public Sphere: Reflections on Turbulent times

[W. G. Hart Legal Workshop 2013 - Programme of speakers and papers \(pdf\)](#)

[W. G. Hart Legal Workshop 2013 - Abstracts \(pdf\)](#)

Plenary Speakers:

Philip Coppel QC, Landmark Chambers
Professor Tom Gibbons, University of Manchester
Professor John Horgan, Irish Press Ombudsman
Michael McManus, Director of Transition, Press Complaints Commission
Professor Chris Marsden, University of Sussex
Professor Leslie Moran, Birkbeck, University of London
Professor Alastair Mullis, University of East Anglia
Gill Phillips, Director of Editorial Legal Services, Guardian News and Media Ltd

Professor Gavin Phillipson, University of Durham
Geoffrey Robertson QC
Professor Colin Scott, University College Dublin
Hugh Tomlinson QC, Matrix Chambers and Visiting Professor, London School of Economics
Professor Lorna Woods, City University London

Workshop Panel Speakers:

Dr Annabel Brody, University of Amsterdam: <i>'Re-regulation of the print media: implications on press freedom'</i>
Dr Damien Carney, University of Portsmouth: <i>'Newsgathering and criminality: a time for re-assessment of current privileges, protections and defences'</i>
Dr David Erdos, University of Oxford: <i>'A new role for data protection vis-à-vis the media in the post-Leveson environment?'</i>
Dr Aymeric D'Alton: <i>'Hurting in Defaming'</i>
Richard Danbury, University of Oxford: <i>'Sowing the dragon's teeth: a right of media freedom'</i>
Professor Giovanna de Minico, University of Federico II, Naples: <i>'Internet-democracy and freedom of speech'</i>
Dr Mariusz Golecki, University of Lodz: <i>'Scylla-and-Charibdis: the reform of defamation laws in comparative and economic perspectives'</i>
Dr Irini Katsirea, Middlesex University <i>'Online press and broadcasting: 'Press-like' or 'TV-like'?'</i>
Perry Keller, King's College London <i>'Leveson and freedom of speech: the unintended consequences of constitutionalisation'</i>
Professor Andrew Kenyon, University of Melbourne <i>'Free or Expensive Speech? Defamation Reform Reconsidered'</i>
Eva Nagle, Barrister-at-Law, Law Library, Dublin <i>'"Unringing" the bell that has sounded so loudly: maintaining anonymity when suing for defamation and privacy in the internet realm'</i>

<p>Dr Tarlach McGonagle, University of Amsterdam <i>Lessons for or from Leveson? a critical examination of the Council of Europe's new (half-baked) notion of media</i></p>
<p>Dr Daithi Mac Sithigh, University of Edinburgh <i>From newspapers to news-related material: internet exceptionalism after Leveson</i></p>
<p>Chris Mhike, Partner, Atherstone and Cook / Zimbabwe Media Commission <i>The future shape, operation and coherence of media regulation</i></p>
<p>James Michael, Associate Senior Research Fellow, IALS <i>How much was "hacking" and how much "blagging"? Was the facility for remote access to voicemail messages a non-functional vestigial feature, and if so, did service providers invite invasion of privacy by mis design?</i></p>
<p>Oliver O'Callaghan, City University, London <i>What should we protect when we protect free speech?</i></p>
<p>Roy Peled, Columbia Law School; Tel-Aviv University <i>Sunlight where it's needed: the case for freedom of media information</i></p>
<p>Professor Oreste Pollicino, Bocconi University, Milan and Marco Bassini, University of Verona <i>The freedom of information and the right to be forgotten: a harder and harder balance</i></p>
<p>Adam Speker, Barrister, 5 Raymond Buildings <i>The effect of section 11 of the Defamation Act 2013 on defamation law and practice</i></p>
<p>Judith Townend, City University, London <i>"Closed" data: obstacles to accessing information about defamation and privacy dispute resolution in England & Wales and the effect on the development of post-Leveson reform</i></p>
<p>Professor Ian Walden, Queen Mary, University of London <i>On the front line: lessons from the PCC</i></p>
<p>Dr Paul Wragg, University of Leeds <i>Leveson's Regulator, Editorial Freedom and Press Discussion of Ordinary Members of the Public</i></p>

W. G. Hart Legal Workshop: 2012

Globalisation, Criminal Law and Criminal Justice

The W G Hart Legal Workshop 2012 addressed the theme **Globalisation, Criminal Law and Criminal Justice**. The Workshop was held at the Institute from Tuesday 26 June 2012 to Thursday 28 June 2012.

Academic Directors:

- Professor Peter Alldridge (Queen Mary, University of London)
- Professor Valsamis Mitsilegas (Queen Mary, University of London)
- Professor Julian Roberts (University of Oxford)
- Dr Leonidas K. Cheliotis (Queen Mary, University of London)

[W. G. Hart Legal Workshop 2012 - Programme of speakers and papers \(pdf\)](#)

[W. G. Hart Legal Workshop 2012 - Abstracts \(pdf\)](#)

Plenary Speakers:

Peter Andreas, Brown University <i>Illicit Globalization: Myths, Misconceptions, and Historical Lessons</i>
Margaret Beare, Osgoode Hall Law School <i>When the wheel comes off: Maintaining Police Legitimacy in a Globalized Era</i>
Roger Cotterrell, Queen Mary University of London <i>The Concept of Crime and Transnational Communities: A Perspective from Socio-Legal Theory</i>
Christopher Harding, Aberystwyth University <i>The interplay of criminal and administrative law in the context of market regulation: The case of serious competition law infringements</i>
Michael Levi, Cardiff University and Bill Gilmore, Edinburgh University <i>The Rise and Rise of Mutual Evaluation: A Reassessment</i>
Alison Lieblich, University of Cambridge <i>"Us" and "Them": Some Challenges and Learning from Comparative Penology</i>
Dario Melossi, University of Bologna <i>Migration and Punishment in Europe and the United States: Between the Economy and the Law</i>
David Nelken, Universities of Macerata and Cardiff <i>Higher-order comparisons and lower-level truths</i>
Michael O' Kane, Peters & Peters <i>Cartel Enforcement: A product of globalisation</i>
Robert Reiner, London School of Economics and Political Science <i>Policing and Political Economy: A Tale of Two Freudian Slips</i>

Richard Sparks, University of Edinburgh <i>Evidence-based what?: Thinking comparatively about knowledge and action on crime control</i>
John Spencer, University of Cambridge <i>The UK and EU criminal law: Should we be leading, following, or abstaining?</i>
Takis Tridimas, Queen Mary University of London <i>EU Economic Sanctions and the Rule of Law: Have the courts got it right?</i>
John Vervaele, University of Utrecht <i>Transnational evidence gathering in the EU from a global and regional perspective</i>

Workshop Panel Speakers:

Stephen Allen, Queen Mary University of London <i>The Pitcairn Prosecutions and the Rule of Law</i>
Joanna Beata Banach-Gutierrez, University of Bergen <i>Globalised Criminal Justice in the European Union Context: How Theory Meets Practice</i>
Bela Belojevik, University of Palermo <i>Legal Responses to Transnational Crime and Corruption: Trafficking in Human Beings in Macedonia</i>
Neil Boister, University of Canterbury, New Zealand <i>Transnational Criminal Law</i>
José Ángel Brandariz García, University of A Coruña <i>The Control of Irregular Migrants in Spain and the (Criminal) Law of the Enemy: Notes on the Exclusion and Inclusion in the Field of Penal Policy</i>
Salvatore Casabona, University of Palermo <i>Catch Me If You Can! The regulatory circus of the online gambling phenomenon: National market and European law v. globalized market and lex electronica</i>
Gerard Coffey, University of Limerick <i>Resolving Prosecutorial Jurisdiction and the Principle of Ne Bis in Idem : EU and International Criminal Law Perspectives</i>
Renaud Colson, European University Institute/University of Nantes and Stewart Field, Cardiff Law School <i>Transnational trends in criminal justice reform? Comparing France with England and Wales</i>
Stewart Field, Cardiff Law School and David Nelken, Universities of Macerata and Cardiff <i>Understanding Cultural Differences in Youth Justice Case-Files: A Comparative Study in Italy and Wales</i>

<p>Veronika Fikfak, University of Oxford; Sciences Po, Paris <i>The role of domestic courts in implementing decisions of international institutions: Domestic courts as agents of the international legal order?</i></p>
<p>Dimitrios Giannouloupoulos, Brunel Law School <i>Suspects' rights in custodial interrogation in Greece and France: Isolationism, legal cosmopolitanism and local resistance</i></p>
<p>Ralph Henham, Nottingham Trent University <i>Penal Ideology, Sentencing and Globalisation</i></p>
<p>Saskia Hufnagel, Griffith University <i>Transnational criminal investigations and procedural imperatives: Comparing different regional approaches</i></p>
<p>John Jackson, University of Nottingham and Sarah Summers, University of Zurich <i>Confrontation with Strasbourg: UK and Swiss Approaches to Criminal Evidence</i></p>
<p>Bas Leeuw, Leiden University <i>The right to a fair trial and the Dutch Constitution: Constitutionalizing rights in a multilevel and globalizing legal order</i></p>
<p>Fabio Licata and Costantino Visconti, University of Palermo <i>Fighting criminal economy: A global challenge not only for criminal justice?</i></p>
<p>Jean McHale and Sheelagh McGuinness, University of Birmingham <i>Health Crimes and Globalisation: A case for extra-territorial jurisdiction and enforcement?</i></p>
<p>Anna Maria Maugeri, University of Catania <i>The criminal sanctions against the illicit proceeds of criminal organisations</i></p>
<p>Antonello Miranda, Università degli Studi di Palermo <i>The Dark Side of the Laws against Human Trafficking: The Need for a New, Not Exclusively Legal, Approach and the 'Italian Way' in a Global World Perspective</i></p>
<p>Wayne Morrison, Queen Mary University of London <i>Extending the Criminological Imagination: Globalisation, state crime and the foundations of criminological theory</i></p>
<p>Celina Nowak, Polish Academy of Sciences <i>Polish criminal law and globalization</i></p>
<p>Harriet Nowell-Smith, Ministry of Justice Legal Directorate <i>Novel Legal Issues in Criminal Justice Directives post-Lisbon</i></p>
<p>Tom Obokata, Queen's University Belfast <i>Key EU Principles to Combat Transnational Organised Crime</i></p>
<p>Jannemieke W. Ouwkerk, Tilburg Law School, The Netherlands <i>Criminalisation as a last resort: A national principle under the pressure of Europeanisation?</i></p>
<p>Michele Panzavolta, University of Maastricht <i>The Unintelligent System of Criminal Intelligence in Europe</i></p>

<p>Steve Peers, University of Essex <i>'This town isn't big enough for the both of us': EU Law, the ECHR and Criminal Suspects' Rights</i></p>
<p>Ricardo Pereira, Imperial College London <i>From Illegal Fishing to Waste Dumping: The Law and Politics of Interstate Criminal-Law Cooperation in the High Seas</i></p>
<p>Alessandra Pera, University of Palermo <i>Legal questions on financial market abuse: Criminal penalties versus remedies?</i></p>
<p>Gavin Robinson, University of Luxembourg <i>Core Values in the Modern EU Investigative and Judicial Web: Transparency, Accountability, Objectivity and Coherence</i></p>
<p>Natalie Rosen, The Hebrew University of Jerusalem <i>Has the last word been said on Universal Jurisdiction? Current state and future development</i></p>
<p>Perrine Simon, University of Poitiers <i>The criminalisation power of the European Union</i></p>
<p>Agustina Iglesias Skulj, Universidade da Coruña <i>The Spanish Action Plan against Trafficking in Women: Policies and outcomes (2008-2011)</i></p>
<p>Emily Smith, Fair Trials International <i>Running before we can walk? Mutual recognition at the expense of fair trials in Europe's area of freedom, justice and security</i></p>
<p>Stanislaw Tosza, University of Luxembourg <i>Criminal responsibility for excessive risk in business transactions: A comparative study</i></p>
<p>Eef Vandebroek and Frank Verbruggen, University of Leuven <i>Not Dying, Just Fading Away: Death Penalty Clauses Limiting Mutual Assistance</i></p>
<p>Marianne Wade, Birmingham Law School <i>The Evolution of European Criminal Justice and Equality of Arms</i></p>
<p>Rasmus H. Wandall, University of Lund <i>Formalising the criminal courts of Ethiopia: Judicial accountability, social trust and, community responsiveness</i></p>
<p>Martin Wasmeier, European Union's Anti-Fraud Office (OLAF) <i>Criminal justice under the influence of supranational law and international law: Complementary or multiplication of efforts?</i></p>
<p>Karen Weis, Vrije Universiteit Brussel <i>Proportionality testing in the European criminal law and justice area: Are we using canons to shoot mice?</i></p>
<p>Simone White, European Union's Anti-Fraud Office (OLAF) <i>Implementation of Articles 85 and 86 TFEU: Coordination, hierarchy or collective?</i></p>
<p>Sappho Xenakis, CESDIP, Paris and Leonidas K. Cheliotis, Queen Mary University of London <i>The Politics of Punishment and the World Economy</i></p>

W. G. Hart Legal Workshop: 2011

Sovereignty in Question

The W G Hart Legal Workshop 2011 addressed the theme **Sovereignty in Question**. The Workshop was held at the Institute from Tuesday 28th to Thursday 30th June 2011.

Academic Directors:

- Professor Richard Rawlings (University College London)
- Professor Peter Leyland (London Metropolitan University)
- Dr Alison Young (University of Oxford).

[W. G. Hart Legal Workshop 2011 - Programme of speakers and papers \(pdf\)](#)

Plenary Speakers:

Professor Damian Chalmers, London School of Economics

<i>The sovereign norm and EU law</i>

Professor Paul Craig, University of Oxford
--

<i>The EU Bill, Law, Politics and Discourse</i>

Professor David Feldman, University of Cambridge
--

<i>Comparative reflections on sovereignty and constitutionalism</i>

Professor Jeffrey Goldsworthy, Monash University, Australia

<i>Possible Futures for Parliamentary Sovereignty</i>

Professor Carol Harlow, London School of Economics
--

<i>Courts and sovereignty: king, kingmaker and regicide</i>

Lord Hope of Craighead

<i>A view from the Bench</i>

Judge Christopher Greenwood, ICJ

<i>A view from the international Bench</i>
--

Professor Sir Jeffrey Jowell, University College London

<i>Sovereignty and writing constitutions</i>
--

Professor Martin Loughlin, London School of Economics

<i>Concepts of sovereignty</i>

Professor John Morison, Queen's University, Belfast

<i>Sovereignty and Transition: Making the Weather or Changing the Climate?</i>
--

Aidan O'Neill QC, Matrix Chambers, London <i>When and why is Scotland like Guantanamo Bay? Reflections on Boumediene v. Bush in the US Supreme Court</i>
Professor Dan Sarooshi, University of Oxford <i>Sovereign powers and international organisations</i>
Professor Joanne Scott, University College London <i>Sovereignty, International Trade and Transnational Law</i>
Professor Adam Tomkins, University of Glasgow <i>Beyond the legal v political constitution debate</i>
Professor Neil Walker, University of Edinburgh <i>Sovereignty in transition</i>

Workshop Panel Speakers:

Dr Anneli Albi, University of Kent <i>Constitutional values beyond sovereignty: How co-operative is the European Court of Justice with regard to national constitutions?</i>
Angel Aday Jimenez Aleman, University of Vigo, Spain <i>The Twentieth Century's Inheritance: the Concept of Sovereignty in Carl Schmidt, Hans Kelsen and Herman Heller</i>
Merris Amos, Queen Mary, University of London <i>Reclaiming a little sovereignty? The benefits of dialogue with the European Court of Human Rights</i>
Professor Mikhail Antonov, Higher School of Economics, Saint-Petersburg Branch, Russia <i>Theoretical issues of sovereignty in Russia</i>
Dr Matej Avbelj, Graduate School of Government and European Studies, Slovenia <i>European Integration as a Union</i>
Dr Margit Cohn, Hebrew University of Jerusalem <i>Domestic Sovereignty: Hierarchies, Dialogues and Networks</i>
Professor Lorenzo Cuocolo and Valentina Miscia, Bocconi University, Milan <i>Time for sovereignty: sovereign wealth funds and sovereign ratings</i>
Giacomo Delledone, Sant'Anna School of Advanced Studies, Pisa, Italy <i>Patterns of shared sovereignty: a comparative approach</i>
Dr Maria Dicosola, Luiss Guido Carli, Rome, Italy <i>Conditionality and Constitutional Transitions: New Challenges to the Principle of Sovereignty?</i>
Dr Andrea Dolcetti, St Hilda's College, Oxford <i>Legal sovereignty and constitutional pluralism: a jurisprudential oxymoron?</i>

<p>Dr Pavlos Eleftheriadis, University of Oxford <i>Sovereignty and the Rule of Law</i></p>
<p>Cristina Fasone, University of Siena, Italy <i>Rational legislative subsidiarity and shared parliamentary sovereignty in the European Union</i></p>
<p>Myriam Feinberg, Institute of Advanced Legal Studies <i>The effects of regional counter-terrorism on state sovereignty</i></p>
<p>Professor Giuseppe Ferrari and Professor Oreste Pollicino, Università Bocconi, Milan <i>The Impact of the Supranational Laws on the National Sovereignty of Member States, with Particular Regard to the Judicial Reaction of UK and Italy to the New Aggressive Approach of the European Court of Human Rights</i></p>
<p>Professor Mariusz Jerzy Golecki, University of Lodz, Poland <i>Inclusive vs. Exclusive Sovereignty: The Primacy of the EU Law within Judicial Rulings of the National Constitutional and Supreme Courts</i></p>
<p>Dr Tamas Gyorfi, University of Aberdeen <i>Between the Tyranny of the Majority and the Rule of Platonic Guardians</i></p>
<p>Patricia Hobbs, University of Manchester <i>The power of language in the analysis of the relationship between the sovereignty principle and the international criminal law regime established by the Rome Statute: an ideological divide</i></p>
<p>Perry Keller, King's College London <i>Sovereignty in the Media State Relationship</i></p>
<p>Professor Tim Jones, Co-Director, Hywel Dda Institute, Swansea University <i>Wales, Devolution and Sovereignty</i></p>
<p>Professor Satvinder Juss, King's College London <i>Sovereignty, the Courts & Law Making</i></p>
<p>Professor Richard Kay, University of Connecticut <i>Constituent Authority</i></p>
<p>Perry Keller, King's College London <i>Sovereignty in the Media State Relationship</i></p>
<p>Dr Jan Kleinheisterkamp, London School of Economics <i>Investment Treaty Law and Sovereignty: Transnational Challenges and Solutions</i></p>
<p>Dr Dimitry Kochenov, University of Groningen, The Netherlands <i>The More There Is of Mine - the Less There Is of Yours'? A Subtle Fight for Citizens between the EU and Its Member States</i></p>
<p>Dr Ming-Sung Kuo, University of Warwick <i>Dialoguing with Sovereignties: Is Dialogue the Answer to Institutional Collisions in the Pluralist Constitutional Landscape?</i></p>
<p>Dr Konrad Lachmayer, University of Vienna, Austria <i>Sovereignty beyond Unity - Pluri-sovereign constitutional networks in action</i></p>

<p>Dr Stuart Lakin, University of Reading <i>Parliamentary Sovereignty and Legal Positivism: Nonsense on Stilts</i></p>
<p>Professor John McEldowney, University of Warwick; <i>Sovereignty in Question - Effective Judicial Review under the Rule of Law and One Party Dominance: A Case Study of the South African Experience</i></p>
<p>Professor Stefano Civitarese Matteucci, University of Chieti-Pescara and Professor Gianluca Gardini, University of Ferrara, Italy <i>Sovereignty at Stake: Italian Supreme Powers Give Way to Supranational Regulation'</i></p>
<p>Dr Alex Mills, Selwyn College, Cambridge <i>Normative individualism and jurisdiction in public and private international law: Toward a 'cosmopolitan sovereignty'?</i></p>
<p>Dr Cian Murphy, King's College London <i>The Limits of Pluralism and Multi-Level Governance: Targeted Sanctions and the United Kingdom</i></p>
<p>Tina Orsolich, Maastricht University; University of Zagreb <i>Sovereignty in the EU - (how) does it really matter?</i></p>
<p>Dr Matthew Parish, Akin Gump Strauss Hauer & Feld LLP <i>Abrogating Westphalia: The Perils of International Territorial Administration</i></p>
<p>Dr Axelle Reiter, European University Institute, Italy <i>Questioning Sovereignty in the Post-Westphalian International Legal Order</i></p>
<p>Professor Angelo Rinella, University of Rome LUMSA <i>Sovereignty in Question - The Judicial Challenge</i></p>
<p>Dr Francine Rochford, la Trobe University, Australia <i>Concepts Of Sovereignty And International Trade</i></p>
<p>Dr Michael Rodney, London South Bank University <i>The places of 'habit', 'routine' and 'habitus' in the relational dynamic of sovereignty'</i></p>
<p>Professor Yoshiaki Sato, Seikei University, Japan <i>Overhauling Sovereignty: Emergence of Cosmopolitan Law-Makers as Participants in the World Order</i></p>
<p>Dr Kirsten Sellars <i>The criminalisation of aggression and issue of sovereignty</i></p>
<p>Professor Allan Tatham, Péter Pázmány Catholic University, Budapest, Hungary <i>Preserving Sovereignty, Avoiding the Supranational Moment? The EU as the Anti-Model for regional judiciaries</i></p>
<p>Robert Taylor, University of Durham <i>Complementary Constitutionalism: Sovereignty and Accountability under the British Constitution</i></p>
<p>Dr Michael Wilkinson, London School of Economics <i>European Constitutionalism beyond the state: disaggregation or disintegration of the constitutional idea?</i></p>

Professor Eugene Kheng Boon TAN, Singapore Management University
Re-calibrating National and Pooled Sovereignty in Southeast Asia: Nudging Towards Persuasion, Learning and Regional Cooperation

Dr Siobhán Wills, University College, Cork
Defining the Concept of "State" for the Purposes of the Legal Characterization of Armed Conflict

Claus Zimmermann, University of Oxford
A Contemporary Concept of Monetary Sovereignty and its Implications

Dr Jan Van Zyl Smit, Oxford Brookes University
Statutory Interpretation and Legislative Authority under the HRA 1998

W. G. Hart Legal Workshop: 2010

Comparative Aspects on Constitutions: Theory and Practice

The 37th W G Hart Legal Workshop addressed the theme: Comparative Aspects on Constitutions: Theory and Practice. The Workshop was held at the Institute from Tuesday 29th June 2010 to Thursday 1st July 2010.

Academic Directors:

- Professor Martin Loughlin (London School of Economics)
- Professor Dawn Oliver (University College London)
- Dr Constantin Stefanou (Institute of Advanced Legal Studies)
- Dr Helen Xanthaki (Institute of Advanced Legal Studies)

[W. G. Hart Legal Workshop 2010 - Programme of speakers and papers \(pdf\)](#)

[W. G. Hart Legal Workshop 2010 - Abstracts \(pdf\)](#)

Plenary Speakers:

Professor Jeffrey Jowell QC, University College London
Stephens Laws CB, First Parliamentary Counsel
Professor Christoph Möllers, Professor of Public Law, Humboldt University, Berlin
Professor Cheryl Saunders, Laureate Professor, University of Melbourne

W. G. Hart Legal Workshop: 2009

Law Reform and Financial Markets: Institutions and Governance

The 36th W G Hart Legal Workshop addressed the theme Law Reform and Financial Markets: Institutions and Governance. The Workshop was held at the Spy Room, Gray's Inn and at the Institute from Tuesday 23rd to Thursday 25th June 2009.

Academic Directors:

- Professor Kern Alexander (Queen Mary)
- Dr Joanna Benjamin (London School of Economics and Political Science),
- Professor Eilis Ferran (University of Cambridge)
- Professor Niamh Moloney (London School of Economics and Political Science)

[W. G. Hart Legal Workshop 2009 - Programme of speakers and papers \(pdf\)](#)

[W. G. Hart Legal Workshop 2009 - Abstracts \(pdf\)](#)

Workshop Speakers:

Stelios Andreadakis, Oxford Brookes University <i>Corporate Governance in the European Union: The Day after Tomorrow</i>
Dr Emilios Avgouleas, University of Manchester <i>The Regulation of Short-Selling in Financial Markets</i>
Professor Alice Belcher, University of Dundee, <i>What Makes a Director Fit? An analysis of the workings of section 17 of the Company Directors Disqualification Act 1986</i>
Professor Julia Black, London School of Economics and Political Science <i>What Future for Principles Based Regulation?</i>
Professor Robert R. Bliss, Wake Forest University, USA <i>Systemic Risk and Derivatives: The Limitations of Bankruptcy</i>
Dr Qingxiu Bu, Queen's University, Belfast <i>Corporate Governance in China: The Derivative Action Dimension</i>
Dr Tom Burns, University of Aberdeen <i>The Shadow Banking System as a New Source of Financial Turmoil</i>
Dr Giovanni Cespa, Queen Mary, University of London <i>Insiders-Outsiders, Transparency and the Value of the Ticker</i>

Jonathan Coates, Judge Business School, University of Cambridge <i>Testosterone and Traders</i>
Professor Michael Dempster, University of Cambridge <i>Can the Opaque be Made Transparent? A Study of Complex Toxic Financial Products</i>
Professor Nicholas Dorn, Erasmus University Rotterdam, The Netherlands <i>Ponzi Finance, Regulatory Capture and the Credit Crunch</i>
Dr Apostolos Gkoutzinis, Shearman and Sterling, LLP, London <i>Reinventing Securities Regulation in Global Markets</i>
Dr Ioannis Glinavos, Kingston University <i>Regulation and the Role of Law in Economic Crisis</i>
Dr Mariusz J Golecki, University of Lodz, Poland <i>Three Models of Derivatives Regulation: Some Thoughts on The Entanglement Between the Economic Theory and the Evolution of Law</i>
Professor Luca Enriques, CONSOB, Rome, Italy; Dr Peter Lutz, Banking Supervision Department, BaFin, Germany <i>Redesigning Financial Regulation: Lessons Learned, Challenges Ahead - European Perspectives</i>
Dr Federico Ferretti, Brunel Law School <i>A European Perspective on Consumer Loans and the Role of Credit Registries</i>
Professor Dr Mariko Fujii, University of Tokyo, Japan <i>The Japanese Financial Crisis of 1991-2005 and the Regulatory Response</i>
Sean Hagan, General Counsel, International Monetary Fund <i>The IMF and Financial Stability: Charting the path forward after the G20 Summit</i>
Richard Heckinger, Financial Markets Group, Federal Reserve Bank of Chicago, USA <i>The Law and Regulation of Post-Trading Systems: Clearing and Settlement and Beyond</i>
David Hertzell, Law Commissioner for England and Wales <i>Law Reform or Flexible Regulation? The Case for Reforming Insurance Contract Law</i>
Professor Howell Jackson, Harvard Law School; David N Wall, Senior Counsel, Federal Deposit Insurance Corporation, Washington DC. <i>Redesigning Financial Regulation: Lessons Learned, Challenges Ahead - US perspectives</i>
Dr Erica Johansson, Mayer Brown International LLP <i>Navigating Changes to the ECB's ASB Eligibility Criteria</i>
Professor Christian Johnson, University of Utah, USA <i>"Unusual and Exigent Circumstances": The Role of the U.S. Federal Reserve in the Recent Financial Crisis</i>
Dr Takeshi Kanawa, Kokugakuin University, Japan <i>Legal Governance of Global Financial Markets: The Asian Experience</i>

<p>William Knight, Chairman, Financial Reporting Review Panel, London <i>The Operation of the Financial Reporting Review Panel</i></p>
<p>Professor Banu Kring, Izmir University of Economics, Turkey <i>Taking Reform of Capital Market Law Seriously: A Turkish Example</i></p>
<p>Dr Hans Kuhn, General Counsel, Swiss National Bank; Nick Segal, Freshfields Bruckhaus Deringer, LLP, London <i>The Policy Ambitions of Private Law in Financial Markets</i></p>
<p>Daniel Lefort, General Counsel, Bank for International Settlements; Martin Merlin, DG Financial Services and Policy, European Commission; Andrew Whittaker, General Counsel, Financial Services Authority <i>The International Dimension of Financial Regulation</i></p>
<p>Professor Patrick McAuslan, Birkbeck College, University of London <i>Whose Mortgage Is It Anyway? Producers, Consumers and the Law in the UK Mortgage Market</i></p>
<p>Catriona McCollam, Nottingham Law School <i>How to Fund UK Deposit Protection: The Future for the FSCS</i></p>
<p>PE Morris and L Lawton, University of Lancaster <i>Bank Failure and Deposit Protection in Offshore Britain: The Case of Guernsey</i></p>
<p>Dr Dieter Pesendorfer, Queen's University, Belfast <i>Good-Bye Neoliberalism? Contested Policy Responses to Uncertain Consequences of the 2007-2009 Financial Crisis</i></p>
<p>Professor Iain Ramsay and Professor Toni Williams, University of Kent <i>The Crash that Launched A Thousand Fixes: Regulation of Consumer Credit after the Lending Revolution and the Credit Crunch</i></p>
<p>Silvana Rendel Beeri, National University of Ireland, University College Cork <i>The Influence of Institutional Enforcement of Company Law on the Irish Stock Market</i></p>
<p>Dr Costanza Russo, University of Bologna, Italy <i>The New Shape of Credit Institutions in the Future: Implications on Competition of the Bail out Plans in the European Union</i></p>
<p>Dr Prabirjit Sarkar, Economics Department, Jadavpur University, India <i>Does Credit Expansion Matter for Growth?</i></p>
<p>Professor Dalvinder Singh, University of Warwick</p>
<p>Margarita Sweeney-Baird, University of Birmingham Business School <i>A Market Based Approach to the Identification and Regulation of Systemic Risk</i></p>
<p>Dania Thomas, Keele University <i>Conceptualizing an Emergent Framework of Responsibility in Sovereign Debt</i></p>
<p>Professor Roman Tomasic, University of Durham <i>Towards a New Corporate Governance: Will the Financial Crisis change the World as we know it?</i></p>

Professor Takis Tridimas, Queen Mary, University of London

Bank Bailouts and EU State Aid Rules

Agata Waclawik-Wejman, Polish-German Banking Law Centre, Jagiellonian University, Cracow, Poland Of Corporations and Plumbers:

Shareholder Voting Rights and Securities Clearing and Settlement in Europe

Michael Waibel, University of Cambridge

Bondholders in International Arbitration

Susan Yin, Queen Mary, University of London

Financial Crisis and Financial Market Globalisation: Is there a Case for Harmonisation of Securities Regulation?

Dr Sanzhu Zhu, School of Oriental and African Studies, London

The Role of Law and Governance in Financial Market: The Case of Emerging Chinese Securities Market

Workshop Panel Speakers:

<p>Dr Anneli Albi, University of Kent <i>'Global Financial Governance Meets National Constitutions: The Latvian Constitutional Court's IMF case and Iceland's Icesave referendum'</i></p>
<p>Merris Amos, Queen Mary, University of London <i>'Standing to Seek a Remedy for a Violation of Human Rights Law: has the United Kingdom got this particular transplant right?'</i></p>
<p>Dr Yuri Borgmann-Prebil, University of Sussex <i>'A Jurisprudential Perspective of Constitutional Conflict between Constitutional Courts: Between National Constitutional Supremacy and European Constitutional Supremacy'</i></p>
<p>Professor Sophie Boyron, University of Birmingham <i>'Constitutional Reform in France and the UK: Understanding the comparative dimension(s) in constitutional change'</i></p>
<p>Paul Brady, Balliol College, University of Oxford <i>'Political-Philosophical Ideas in the Construction of the Irish Constitutional Order'</i></p>
<p>Jack Caird, School of Oriental and African Studies <i>'The Role of the House of Lords Select Committee on the Constitution in Enforcing the British Constitution'</i></p>
<p>Matthew Crow, UCLA <i>'Radical Jurisprudence in Constitutional Text-Making: Jefferson's Writings and Rewritings'</i></p>
<p>Riddhi Dasgupta <i>'Competing Constitutional Ideals: Viewing Constitutional Process v. Particular Results through the Medium of Federalism'</i></p>
<p>Dr Fergal Davis, University of Lancaster <i>'The (Im) Pure theory of Extra-Constitutionalism: uniting Kelsen and Tushnet?'</i></p>
<p>Catherine Dupre, University of Exeter <i>'Time: The Forgotten Dimension of European Constitutionalism'</i></p>
<p>Dr Arthur Dyevre, Centro de Estudios Políticos y Constitucionales, Madrid <i>'The Case for Judicial Review: Judges as Agents and Judges as Trustees'</i></p>
<p>Dr Oliver Gerstenberg, University of Leeds <i>'Negative / Positive Constitutionalism, "Fair Balance," and the Problem of Justiciability'</i></p>
<p>Dita Gill, London Metropolitan University <i>'Stretch to fit: a comparative analysis of the impact of "constitutional status" of international children's rights on the enforceability of such rights'</i></p>

<p>Dr Ioannis Glinavos, Kingston University, Kingston upon Thames <i>'Pro-market reform sustainability and the tool of 'Constitutionalization</i></p>
<p>Dr Mariusz Golecki, University of Łodz, Poland <i>'Constitutional features of a complex legal system: European law from Grundnorm towards a transnational framework'</i></p>
<p>Professor David Golov and Professor Daniel Hulsebosch, New York University School of Law <i>'On an Equal Footing: Constitution-Making, the Law of Nations, and the Pursuit of International Recognition in the Early American Republic'</i></p>
<p>Professor Andrew Harding, University of Victoria, British Columbia, Canada and Professor Peter Leyland, London Metropolitan University <i>'The Colour of Thailand's (Un) Constitutional Reforms: Red, Yellow or Orange?'</i></p>
<p>Professor Colin Harvey, Queen's University, Belfast <i>The 'Political Constitution' of Northern Ireland</i></p>
<p>Dr Alfred Kellermann, TMC Asser Institute, The Hague <i>'Constructing constitutions - The influence of international legal developments on the drafting and implementation of constitutions: The European Union and national constitutions'</i></p>
<p>Dr Asem Khalil, New York University and Birzeit University <i>'Constitutionalism in Palestine: From a Basic Law to a Text-Based-Institutional Practice, and Backward'</i></p>
<p>Dr Theodore Konstadinides, University of Surrey <i>'Constitutional Specificity à la mode: National Courts, State-Centric Models and Constitutional Identity Checks in the European Union'</i></p>
<p>Dr Konrad Lachmayer, University of Vienna <i>'Between Power and Transparency: The Migration of Constitutional Ideas in an International Constitutional Network'</i></p>
<p>Dr Mara Malagodi, School of Oriental and African Studies, University of London <i>'Constitutionalizing Nepal's Hindu Monarchy: Rationale and Impact (1990-2007)'</i></p>
<p>Dr David Marrani, University of Essex <i>'The Real Nature of the Fifth French Republic (under N Sarkozy...)'</i></p>
<p>Dr Giuseppe Martinico, Scuola Superiore Sant' Anna, Pisa <i>'Constitutionalism as a "resource": strength and weakness of a constitutional approach to the development debate'</i></p>
<p>Roger Masterman, Durham University <i>'Dynamics of a contemporary separation of powers'</i></p>
<p>Dr Derek O'Brien, Oxford Brookes University <i>'The Role of the Head of State in the Modern Commonwealth Caribbean'</i></p>
<p>Colm O'Conneide, University College London <i>'Steering the Ship of State: Fundamental Rights, State Power and Janus-Faced Constitutionalism'</i></p>

<p>Paul O'Connell, University of Leicester <i>'The Death of Socio-Economic Rights'</i></p>
<p>Liav Orgad, Interdisciplinary Center (IDC) Herzliya, Israel <i>'The Preamble in Constitutional Interpretation'</i></p>
<p>William Partlett, Law Clerk on the United States Court of Appeals for the Eleventh Circuit <i>'The Dangers of Constitutional Politics in Democratization: The Post-Soviet Experience'</i></p>
<p>Professor Cesare Pinelli, Sapienza University, Rome <i>'The combination of negative with positive constitutionalism and the quest of a 'just distance' between citizens and the public power'</i></p>
<p>Dr Antonios Platsas, University of Derby <i>'Principles as Comparative Denominators of Constitutions'</i></p>
<p>Vimalen Reddi, Commonwealth Secretariat <i>'The "best loser system" in Mauritian Constitution: Reconciling group rights in a multicultural democracy'</i></p>
<p>Arun Sagar, University of Rouen <i>'Constitutional Interpretation in Federations and its Impact on the Federal Balance'</i></p>
<p>Dr Charlotte Skeet, University of Sussex <i>'Transjudicialism, Amendment, and Constitutional Design: Constitutionalisation of Women's Human Rights Norms in the UK'</i></p>
<p>Vijayashri Sripati, Osgoode Hall Law School, Canada <i>'UN Constitutional Assistance [UNCA]: New additions to the "Standard of Civilization"?' multicultural democracy'</i></p>
<p>Allan Tatham, Péter Pázmány Catholic University, Budapest <i>'In the judicial steps of Bolívar and Morazán? Supranational Court Conversations between Europe and Latin America'</i></p>
<p>Gábor Attila Tóth <i>'From Uneasy Compromises to Democratic Partnership: The Prospects of the Central European Constitutionalism'</i></p>
<p>Professor Guillaume Tusseau, Professor of Public Law at Sciences Po Law School, Member of the Institut universitaire de France <i>'The Interpretation of National Constitutions by International Judges'</i></p>
<p>Professor Wim Voermans, Leiden University, The Netherlands <i>'Covert Constitutions'</i></p>
<p>Grégoire Webber, London School of Economics <i>'Post-Conflict Constitutions and Constitutional Narratives'</i></p>
<p>Dr Murray Wesson, University of Leeds <i>'Constitutionalising the Welfare State'</i></p>

Matthew Williams, Wadham College, University of Oxford

'What role has the language of legislation played in changes to the constitutional role of senior judges in British politics since 1960?'

Davit Zedelashvili, Central European University, Budapest

'The Problems and Promises of Legal Constitution'

W. G. Hart Legal Workshop: 2008

Theory and Practice of Harmonisation

The 35th W G Hart Legal Workshop addressed the theme Theory and Practice of Harmonisation with some 47 papers given by participants from the UK and a number of overseas countries, including Australia, Denmark, Finland, France, Italy, Japan, The Netherlands, and the USA. The Workshop was held at the Institute from Tuesday 24th to Thursday 26 June 2008.

Academic Directors:

- Professor Mads Andenas, University of Oslo

[W. G. Hart Legal Workshop 2008 - Programme of speakers and papers \(pdf\)](#)

[W. G. Hart Legal Workshop 2008 - Abstracts \(pdf\)](#)

Workshop Speakers:

Dr Orkun Akseli, University of Newcastle Law School <i>Harmonisation of Secured Transactions Laws: A Comparative and International Perspective</i>
Dr Anneli Albi, University of Kent <i>The EU's 'external governance' and legislative approximation by the neighbours: Challenges for the classic constitutional templates</i>
Merris Amos, Queen Mary, University of London <i>Harmonisation with international human rights standards: British courts and the European Court of Human Rights</i>
Professor Mads Andenas, University of Oslo; University of Leicester; Institute of Advanced Legal Studies <i>Theory and practice of harmonisation: an introduction to the programme</i>
Stylianos Andreadakis, University of Leicester <i>Regulatory competition vs harmonisation: is there a third way?</i>
Dr Camilla Andersen, University of Leicester <i>Uniform Commercial Law – An Example of a Global Jurisconsultorium</i>
Dr Yutaka Arai, University of Kent Law School <i>The Margin of Appreciation as an Exception to Uniform Standards in Human Rights</i>
Ross Ashcroft, Queensland University of Technology, Australia <i>Harmonisation of substantive legal principles: lessons from environmental laws in a Federal Legal System</i>
Dr Mohamed Elewa Badar, Brunel University <i>International Criminal Law and national legal systems</i>

<p>Professor Hugh Beale, QC, FBA, University of Warwick <i>The "academic" DCFR of February 2008</i></p>
<p>Professor Gerrit Betlem, University of Southampton <i>Beyond Francovich: Completing the Unified Member State and EU Liability Regime</i></p>
<p>Dr Giovanni Cogliandro, University of Rome <i>Harmonisation and the Rule of Law. Theoretical Troubles and New Hopes</i></p>
<p>Professor Jan Dalhuisen, King's College London <i>European Harmonisation and Its Contribution to a Theory of Harmonisation</i></p>
<p>Serhat Eskiyoruk, Institute of Advanced Legal Studies <i>Harmonisation on the Enforcement of Arbitral Awards</i></p>
<p>Dr Gail E Evans, Queen Mary, University of London <i>The Impact of WTO Appellate Body Jurisprudence on the Harmonization of Trademark Law in the European Union</i></p>
<p>Dr Amandine Garde, University of Exeter <i>The relationship between measures of minimum and measures of maximum harmonisation</i></p>
<p>Miriam Goldby, University of Surrey <i>The Draft UNCITRAL Convention on the Carriage of Goods by Sea and arbitration: The road to autonomy of international law on carriage of goods?</i></p>
<p>Dr. Sandeep Gopalan, Arizona State University <i>A Demandeur-Centric Approach to Transnational Commercial Law</i></p>
<p>Dr Maren Heidemann, University of Westminster <i>International Commercial Harmonisation and National Resistance</i></p>
<p>René Franz Henschel, Aarhus School of Business, University of Aarhus <i>Creation of rules in National and International Business Law: A Non-National, Analytical-Synthetic Comparative Method.</i></p>
<p>Professor Sir Francis Jacobs QC <i>Opening Address on Theory and Practice of Harmonisation</i></p>
<p>Irini Katsirea, Middlesex University <i>How far are national broadcasting orders converging as a consequence of European media law and policy?</i></p>
<p>Jimmy Kodo, University of Paris XII, Creteil, France; and University of Hertfordshire <i>Harmonisation of business law: the experience of Africa</i></p>
<p>Emilia Korkea-aho, University of Helsinki <i>ENISA and New Forms of Approximation: Towards a Transnational Theory of Harmonisation?</i></p>
<p>Michail Kritikos, University of Exeter <i>Procedural harmonization in the EU's GMO Authorization Framework</i></p>

<p>Katherine Lim, BPP Law School <i>The Common Frame of Reference in European contract law: an inspired idea or a distraction?</i></p>
<p>Professor Gerard McCormack, University of Leeds <i>The European Common Frame of Reference and Credit Securities – a suitable case for treatment?</i></p>
<p>Isidora Maletic, King’s College London <i>Harmonisation and Regulatory Differentiation within the European Internal Market Examining the European harmonisation process with specific regard to the derogations contained within Article 95 EC</i></p>
<p>Dr Jurgita Malinauskaite, Brunel University <i>International Competition Law Harmonisation and the WTO: Past, Present and Future</i></p>
<p>Professor A F M Maniruzzaman, University of Portsmouth <i>Transnational Commercial Law in the Age of Globalisation</i></p>
<p>Jonathan Mukwiri, University of Leicester <i>Harmonisation of European takeover regulations as affected by legal systems, legislative process, and national transposition of the Takeover Directive</i></p>
<p>Rodolphe Munoz, Université de Liège <i>The new approach: the end or a new beginning</i></p>
<p>Adaora Okwor, University of Sheffield <i>Lex Mercatoria as Transnational Commercial Law: Is the claim that the Lex Mercatoria is preferentially for the ‘mercatoracy’ true?</i></p>
<p>Dr Antonios E Platsas, University of Derby <i>Legal Convergence around the World: Fact or Fiction?</i></p>
<p>Dr Leone Niglia, University of Aberdeen <i>The Europeanisation of Private Law through the Looking Glass of Legal Transplants - A New Analysis of the Harmonisation Project</i></p>
<p>Annette Nordhausen, University of Manchester <i>From Sectoral Harmonisation to a European Code within one Generation?</i></p>
<p>Ricardo M. Pereira, University of Essex <i>Models of Harmonisation of Environmental Criminal Law: Unification, Approximation, Co-operation or a Mixed Method?</i></p>
<p>Dr Ralf Rogowski, University of Warwick <i>Harmonisation or Reflexive Coordination of Law and Policy? Thoughts on New Governance in the European Union</i></p>
<p>Dr Jacobien W Rutgers, VU University, Amsterdam <i>The Common Frame of Reference in European Contract Law; soft law and civil society</i></p>
<p>Professor Dagmar Schiek, University of Leeds <i>Comparative Law and European Harmonisation – a match made in heaven or uneasy bedfellows?</i></p>
<p>Dr Constantin Stefanou, Institute of Advanced Legal Studies <i>Small states and EU harmonization</i></p>

Dr Phil Syrpis, University of Bristol

Should the EU be attempting to harmonise national systems of labour law?

W. G. Hart Legal Workshop: 2007

Access to Justice

The 34th annual W G Hart Legal Workshop ran from 26th to 28th June 2007 and covered the theme Access to Justice. The event attracted a global audience of some 75 delegates and featured lectures from 49 contributors. There was considerable representation from Wales, Scotland, Northern Ireland and the Republic of Ireland as well as some judges from Australia, a group of Chinese Judges sent by the Great Britain China Centre and a group of Indian Judges on the first day.

Academic Directors:

- Professor Avrom Sherr (Director, Institute of Advanced Legal Studies)
- Professor Michael Zander (Emeritus Professor, London School of Economics)

[W. G. Hart Legal Workshop 2007 - Programme of speakers and papers \(pdf\)](#)

[W. G. Hart Legal Workshop 2007 - Abstracts \(pdf\)](#)

Workshop Speakers:

The Rt Hon Lord Woolf of Barnes

"Access to Justice a Decade Later"

Ann Abraham, Parliamentary and Health Service Ombudsman

"The PHSO and 'Paths To Justice': A Just Alternative or Just an Alternative?"

Varda Bondy, Public Law Project, (with Maurice Sunkin, University of Essex)

"The Permission Stage of the Judicial Review Procedure and Access to the Administrative Court"

Varda Bondy, Public Law Project, (with Margaret Doyle and Val Reid, Advice Services Alliance)

"Mediation and Judicial Review: Introducing an action research study"

Dr Iris Boussiakou, University of Leicester

"Access of Individuals to the European Court of Human Rights: Protocol No. 14 Amendments"

Professor Lee Bridges, University of Warwick

"Access to Criminal Justice - The Role of Public Defenders in Different Jurisdictional Contexts"

Professor Edward Cape, University of the West of England

"Suspects in Europe: Towards a Real Commitment to Minimum Standards?"

Dr David Capper, Queen's University Belfast

"Litigation Funding – Problems of Maintenance, Champerty and Third Party Costs Orders"

<p>Professor David Cowan, University of Bristol <i>"Proportionate Dispute Resolution: The Law Commission's Housing Project"</i></p>
<p>Liz Curran, La Trobe University, Australia (with Mary Anne Noone, La Trobe University, Australia) <i>"Access to Justice and Human Rights"</i></p>
<p>Margaret Doyle (with Val Reid, Advice Services Alliance) <i>"Small claims mediation – does it do what it says on the tin?"</i></p>
<p>Margaret Doyle (with Val Reid, Advice Services Alliance and Varda Bondy, Public Law Project) <i>"Mediation and Judicial Review: Introducing an action research study"</i></p>
<p>Professor Kim Economides, University of Exeter <i>"Citizens' or Lawyers' Access to Justice?"</i></p>
<p>Dr Don Fleming, University of Canberra, Australia <i>"Legal Aid and Human Rights"</i></p>
<p>Arunabha Ganguli, NALSAR University of Law, Hyderabad, India (with Amot George, NALSAR University of Law, Hyderabad, India) <i>"Lok Adalats: The Indian Experience in Ensuring Access to Justice through State Sponsored Mechanisms of Alternate Dispute Resolution"</i></p>
<p>Professor Dame Hazel Genn, University College London <i>"ADR: What's Justice Got To Do With It?"</i></p>
<p>Amot George, NALSAR University of Law, Hyderabad, India (with Arunabha Ganguli, NALSAR University of Law, Hyderabad, India) <i>"Lok Adalats: The Indian Experience in Ensuring Access to Justice through State Sponsored Mechanisms of Alternate Dispute Resolution"</i></p>
<p>Grainne Gilmore, National University of Ireland, Galway <i>"Do NGOs give trees standing? The Aarhus Convention and Access to Justice in environmental matters"</i></p>
<p>Dr Claire Grant, Birkbeck College, University of London <i>"Equality before the Law"</i></p>
<p>Adam Griffith, Advice Services Alliance <i>"Fixed fees, equality and diversity"</i></p>
<p>Colleen Hanycz, Osgoode Hall Law School, Canada <i>"More Access to Less Justice: The Expanding Role of Efficiency in Canadian Civil Justice Reform"</i></p>
<p>Dr Christopher Hodges, Centre for Socio-Legal Studies, University of Oxford <i>"Regulation or Compensation: The Rationales and Challenges of Collective Redress Mechanisms in Europe"</i></p>
<p>Stephen Homewood, Middlesex University <i>"Access to Environmental Justice; Developments in Public Interest Funding"</i></p>

<p>Joe Jacob, London School of Economics <i>"The Human Rights Dimension – Open Justice"</i></p>
<p>Dr. Matthias Kilian, University Of Cologne, Germany <i>"The first thing we do – let's praise all the lawyers: Germans, access to justice and the legal profession"</i></p>
<p>Jeff King, Keble College, Oxford <i>"Accountability: The Value of Courts in Light of the Alternatives"</i></p>
<p>Professor Herbert Kritzer, University of Wisconsin-Madison, USA <i>"To Lawyer or Not To Lawyer: Is That the Question?"</i></p>
<p>Gail Kuppen, University of Wolverhampton <i>"Improving Access To Justice In South Africa"</i></p>
<p>Kenneth Mackinnon, University of Waikato, New Zealand <i>"Access to Babel? The marginalisation of claimants in tribunal fact-finding"</i></p>
<p>Professor A F M Maniruzzaman, University of Portsmouth <i>Alternative Dispute Resolution in International Business</i></p>
<p>Professor Richard Moorhead, Cardiff University <i>"Uncontested Professionalism: Phoney Turf Wars and the Myth of Holism"</i></p>
<p>Mary Anne Noone, La Trobe University, Australia (with Liz Curran, La Trobe University, Australia) <i>"Access to Justice and Human Rights"</i></p>
<p>Dr Gbenga Oduntan, University of Kent <i>"Access to Justice in International Courts by Indigent States and Peoples"</i></p>
<p>Professor Michael Palmer, School of Oriental and African Studies <i>"Lost and Found: Mediation and Case Management in Administrative Suits in the People's Republic of China"</i></p>
<p>Professor Alan Paterson, University of Strathclyde <i>"So are Legal Aid lawyers any good anyway?"</i></p>
<p>Dr Sue Prince, University of Exeter <i>"Incorporating ADR into traditional civil court processes: Should mediation be mandatory?"</i></p>
<p>Professor Pascoe Pleasence, University College London and Head of the Legal Services Research Centre <i>"5 Short Stories on Access"</i></p>
<p>Dr Jona Razzaque, University of the West of England <i>"Environmental litigation in South Asia: Linking development and human rights issues"</i></p>
<p>Val Reid, Advice Services Alliance (with Margaret Doyle) <i>"Small claims mediation – does it do what it says on the tin?"</i></p>

Val Reid, Advice Services Alliance (with Margaret Doyle, Advice Services Alliance and Varda Bondy, Public Law Project)

"Mediation and Judicial Review: Introducing an action research study"

Professor Judith Resnik, Yale Law School, USA

"Whither and Whether Adjudication"

Professor Linda Silberman, New York University School of Law

"Forum Access Rules: A Comparative Perspective"

Roger Smith, Director, Justice

"Human rights and access to justice"

Professor Hilary Sommerlad, Leeds Metropolitan University

"Reflections on the reconfiguration of Access to Justice"

Professor David Sugarman, University of Lancaster

"Unfinished Justice: Pinochet's Escape From Judgement, 2000-2006"

Maurice Sunkin, University of Essex (with Varda Bondy, Public Law Project)

"The Permission Stage of the Judicial Review Procedure and Access to the Administrative Court"

W. G. Hart Legal Workshop: 2006

The Retreat of the State: Challenges to Law and Lawyers

The 33rd W G Hart Legal Workshop ran from 27th to 29th June 2006 under the title: The Retreat of the State: Challenges to Law and Lawyers. Delegates to the three-day event heard talks from over 30 speakers from the UK, Greece, the USA and Ireland on a diversity of topics.

Academic Directors:

- Professor Linda Mulcahy, Birkbeck College, University of London
- Professor Christopher Bovis, Lancashire Law School, University of Central Lancashire
- Professor Sally Wheeler, Queen's University Belfast

Workshop Speakers:

Dr Alice Belcher, University of Dundee

The State, Auditors and Audit Quality

Nick Bernard, Queen Mary, University of London

Can Governance Networks be Constitutionalised? A Lacanian perspective

Christopher Bovis, Lancashire Law School, University of Central Lancashire

The Procurement of Public-Private Partnerships

Professor David Cowan, University of Bristol

Regulating Social Housing – new models of governance

Dr Alan Dignam, Queen Mary, University of London and Dr Michael Galanis, Department of Foreign Affairs, Greek Ministry of Justice

Cumulative Causation and the Decline of the Managerial Corporation

Dr Anne-Maree Farrell and Dr Angela Melville, University of Manchester

Retreat of the State? The Politics of Clinical Negligence Reform in England and Australia

Professor Marc Galanter, University of Wisconsin School of Law

The Privatisation of Justice and the Vanishing Trial

Professor John Harrington, University of Liverpool

State – Space – Law: Judicial Rhetoric and the National Health Service

Emily Haslam (University of Kent) and Rod Edmunds (Queen Mary, London)

Victims, Retreat from the State and the Privatisation of International Criminal Justice

<p>Liz Heffernan, University College Dublin <i>Expert Evidence and the Evolving Trial Process</i></p>
<p>Professor Paddy Ireland, University of Kent <i>Law and the Neo-Liberal State</i></p>
<p>Dr Bettina Lange, Keele University <i>Open and closed Norms in the Transnational Legal Order of the EU</i></p>
<p>Ioannis Lianos, University College London <i>Public Private Partnerships and the Reformation of Public Law in Europe</i></p>
<p>Professor Doreen McBarnet, Centre for Socio-Legal Studies, Oxford University <i>Complementary Controls? Corporate Social Responsibility and Law</i></p>
<p>Dr Morag McDermot, Professor Dave Cowan, Jessica Prendergrast, University of Bristol <i>Expertise and the Governing Body</i></p>
<p>Dr Owen McIntyre, University College, Cork <i>The Retreat of the State from the Realm of International Freshwater Law</i></p>
<p>Professor Janet McLean, University of Dundee <i>The Juridified State</i></p>
<p>Olga Martin-Ortega, Napier University <i>Public Private Partnerships for Corporate Social Responsibility – moving away from minimum regulatory frameworks?</i></p>
<p>Professor Linda Mulcahy, Birkbeck College <i>Architects of Justice – The retreat from participatory justice</i></p>
<p>Dr Amanda Perry-Kessaris, Birkbeck College <i>Foreign investment, host states and national law in a new light: The host state as custodian and consumer of a communal legal system</i></p>
<p>Professor Sol Picciotto, University of Lancaster <i>Regulatory Networks and Global Governance</i></p>
<p>Professor Simon Roberts, London School of Economics <i>ADR and the Contemporary Expansion of State Power</i></p>
<p>Professor Colin Scott, University College Dublin <i>Gatekeepers in Regulatory Regimes</i></p>
<p>Professor Frank Stephens, University of Manchester <i>The Vanishing Trial and the Privatisation of Justice</i></p>
<p>Dr Claire Valier, Birkbeck College, and Dr Sean Coyle, University College London <i>Statism and the Philosophy of Law</i></p>
<p>Dr Mary Vogel, King's College London <i>Plea Bargaining and Democratic Politics: Discretionary Informality in Historical Context</i></p>

Declan Walsh, University College, Cork

The Privatisation of EC Competition Law

Lisa Webley, Pamela Abrams, Sylvie Bacquet, University of Westminster

Court Adjudication or Court Mediation? You decide ...or rather your solicitor will

Professor Sally Wheeler, Queen's University of Belfast

Cakes and Ale – The State Handover to the Corporate Sector

Dewi Williams, Staffordshire Law School

The Handover of Public Governance Functions to the Private Corporation

Mazin Zeki

Social housing in a privatized context

W. G. Hart Legal Workshop: 2005

Understanding Law and Legal Process: the Approaches, Value and outcomes of Empirical Research

The 32nd W G Hart Legal Workshop, again subsidised by the eponymous bequest, addressed the theme: Understanding Law and Legal Process: the Approaches, Value and outcomes of Empirical Research. The Workshop attracted 58 papers from participants from the UK and a number of overseas countries, including Australia, Brazil, Canada, New Zealand, Poland and the United States. The Workshop ran from Tuesday 28th June 2005 to Thursday 30th June 2005.

Academic Directors:

- Professor Martin Partington (Law Commission)
- Professor Hazel Genn (University College London)

Workshop Speakers:

Paul Almond, University of Reading

An Inspector's Eye View: the Prospective Enforcement of Work Related Fatality Cases

T Amodu, London School of Economics

Resolving Land-use Planning Dilemmas by Agreement: Regulatory Transition in the Making?

Becky Batagol, Monash University, Australia

Family Mediation in Australia – Bargaining in the Shadow of the Law?

Ed Cape, University of the West of England; Anona Mitchell, Coventry University;

Lee Bridges, University of Warwick; Avrom Sherr, Institute of Advanced Legal

Studies; Richard Moorhead, University of Cardiff

Evaluating the Pilot: Public Defender Service in England and Wales

Helen Carr, The Law Commission for England and Wales

"What's Love got to do with it?" Making sense of Evictions from Supported Housing

Ursula Cheer, University of Canterbury, New Zealand

Defamation in New Zealand – Effects on the Media

Helen Codd, University of Central Lancashire

Integrating Empirical Research: Prisoners' Rights, the Law and the Family

Assafa Endeshaw, University of Wolverhampton

A Framework for an Empirical Inquiry into Intellectual Property and Policy in Developing Countries

<p>Lori Frater, Environmental Agency and Robert Lee, University of Cardiff <i>Surveying Commercial and Industrial Waste, or Data, Data Everywhere nor any Time to Think</i></p>
<p>Ma_gorzata Fuszara and Jacek Kurczewski, University of Warsaw, Poland <i>Top Judges in New Poland</i></p>
<p>Hazel Genn, University College London <i>When Worlds Collide: Mediation Policy and Practice</i></p>
<p>Hazel Genn, University College London and Martin Partington, Law Commission <i>The Future of Empirical Research in Law and Legal Process – Challenges and Opportunities. The (draft) Nuffield Inquiry Report</i></p>
<p>Nicola Glover-Thomas and Warren Barr, University of Liverpool <i>Charitable Involvement in Housing the Mentally Vulnerable: Socio-Legal Reflections upon Empirical Data</i></p>
<p>Caroline Hunter, Sarah Blandy and Judy Nixon, Sheffield Hallam University; Dave Cowan, University of Bristol <i>Researching Judges: Experiences from an Empirical Research Project on Housing Possession</i></p>
<p>Neil Kibble, University of Aberystwyth <i>Uncovering Judicial Perspectives on Questions of Relevance and Admissibility in Sexual Offences Cases: Lessons Learned from Interviewing 80 Judges</i></p>
<p>Herbert M. Kritzer, University of Wisconsin-Madison, USA <i>Insurance Defense Practise: Professionalism in a Commodity World</i></p>
<p>Jacek Kurczewski, University of Warsaw, Poland <i>Change of Regime and the use of Justice in Poland</i></p>
<p>Nicola Lacey, London School of Economics <i>Analytical and Empirical Foundations of Legal Scholarship</i></p>
<p>Bettina Lange, University of Keele <i>What is law in European Union (EU) Integration?</i></p>
<p>David Lewis, Middlesex University <i>The Contents of Whistleblowing/Confidential Reporting Procedures in the UK: Some Lessons from Empirical Research</i></p>
<p>Christopher McCrudden (with Robert Ford and Anthony Heath), University of Oxford <i>Legal Regulation of Affirmative Action in Northern Ireland: An Empirical Assessment</i></p>
<p>Carolina Toschi Maciel, Universidade do Sul de Santa Catarina – UNISUL, Brazil <i>The Legal Protection of Vulnerable Adults Against Abuse: Disability Discrimination as a Category of Abuse and the Right of Being Equally Treated</i></p>
<p>Mavis Maclean, University of Oxford <i>Family Policy</i></p>

Robyn Martin, University of Hertfordshire and Richard Coker, London School of Hygiene and Tropical Medicine

Public Health Powers and Infectious Disease: A European Study

Judith Masson, University of Warwick

Not an Object of Concern – Children in Socio-legal Studies

Richard Moorhead, University of Cardiff

Judges, Unrepresented Litigants and the Search for Judgecraft

Anita Morrison and Roma Menlowe, Legal Studies Research Team, Scottish Executive, Scotland

The Scottish Experience

V. Munro, King's College London and E. Finch, University of East Anglia

Lifting the Veil: The Use of Focus Groups and Trial Reconstructions in Legal Research

Opi Outhwaite, Rob Black and Angela Laycock, University of Greenwich

Evaluating Biosecurity Law and Regulation

Alan Paterson, University of Strathclyde

Peer Review of Criminal Lawyers - the Scottish Experience

Amanda Perry-Kessaris, Birkbeck College, University of London

Recycle, Reduce and Reflect: Trying to Avoid Information Overload and Knowledge Deficit in Empirical Legal Research

Pascoe Pleasence, Legal Services Research Centre

Making a Difference? Identifying the Health, Social and Economic Impact of Debt Advice

Sue Prince, University of Exeter

Just Settlements or Just Settlements?

Judith Rowbotham, Nottingham Trent University

Reporting a Social Legal Disjuncture: Media Presentations of the Meaning of Burglary

James Sandbach, Citizens Advice

Advice Agencies as Legal Change Advocates

Colin Scott, London School of Economics

Governance Beyond the Regulatory State

Mark Sefton, Department for Constitutional Affairs

Small Claims Mediation in Exeter: The Consumer Perspective

Judith Sidaway, Department for Constitutional Affairs

Research and Government

Michelle Slatter, Flinders University, South Australia

Who cares? Researchers at Risk

Sara Slinn, Queens University, Canada

An Empirical Analysis of Legislative Change on Unionization

<p>Maureen Spencer, Middlesex University <i>Labour Law History and Official Archives: the Industrial Relations Act 1971</i></p>
<p>Kim Stevenson, University of Plymouth <i>Reporting Legal Ingenuities: Representations of Sexual Offences in the Press</i></p>
<p>Maurice Sunkin, University of Essex and Varda Bondy, Public Law Project <i>Researching the Impacts of Public Law Litigation</i></p>
<p>Julie Vennard, University of Bristol <i>Tackling Prolific Offenders: Partnership in Action</i></p>
<p>Mary E. Vogel, University of Leicester <i>The Social Origins of Plea Bargaining: Estimating Effects of Discretion in Law</i></p>
<p>Victoria Wass, Robert McNabb, University of Cardiff and Grahame Codd, Irwin Mitchell <i>Loss of Earnings Following Personal Injury: Do the Courts Adequately Compensate Injured Claimants?</i></p>
<p>Sally Wheeler, Queen's University, Belfast <i>The Development of Empirical Research Careers: An Empirical Survey</i></p>
<p>Sarah Wilson, University of Keele <i>Reporting the Art of Fraud: Media Revelations. Complex Insecurities in the Legal Process</i></p>

W. G. Hart Legal Workshop: 2004

The Challenge of Migration to Legal Systems

The 31st W G Hart Legal Workshop, entitled The Challenge of Migration to Legal Systems took place at the Institute from Tuesday 29th June to Thursday 1st July 2004.

[W. G. Hart Legal Workshop 2004 - Programme of speakers and papers](#)

Published Proceedings:

[The challenge of migration to legal systems](#) / academic directors: Werner Menski, Prakash Shah. London : Institute of Advanced Legal Studies, 2004.
IALS classmark: FOL GA2.C.5 CHA

Academic Directors:

- Dr Prakash Shah (Queen Mary, University of London)
- Professor Werner Menski (School of Oriental and African Studies)

Workshop Speakers:

Dr Roger Ballard, University of Manchester

A Threat to the Integrity of the Established Order?

Dr Philippa Bellizzi, EU Directorate, Ministry of Foreign Affairs, Malta

Immigration Policy of the European Union: The Challenges Posed by a Fifth Enlargement

Nathalia Berkowitz and Maria Delgado

An Unhappy Migration Triangle? – Spain, Morocco and Gibraltar

Chantal Bostock and Sarah Young, Legal and Research Unit, Immigration Appellate Authority

The Single Tier Appeal Proposals

Dr Ryszard Cholewinski, Centre for European Law and Integration, Faculty of Law, University of Leicester

EU Law and Policy on Irregular Migration and the Admission of Third-Country Nationals for Employment: The Need for Convergence

Dr Bulent Çiçekli, Faculty of Security Sciences, Police Academy, Ankara

Challenge of Migration to the Turkish Legal System: Impact of the EU Membership Process on the Development of the Turkish Immigration Law Regime

Cathryn Costello, Worcester College, Oxford

Equality at the European Union's Borders?

<p>Sarah Craig and Maria Fletcher, University of Glasgow <i>The Impact of EU and UK Asylum Procedures: An Erosion of Rights?</i></p>
<p>Professor Elspeth Guild, University of Nijmegen and Kingsley Napley Solicitors <i>EU Labour Migration: Untangling The Web of Supra-state Norms, State Initiatives, Company Demands and Individuals' Agency</i></p>
<p>Professor Colin Harvey, Human Rights Research Unit, University of Leeds <i>Asylum, National Security and Human Rights</i></p>
<p>Catherine Kenny, Irish Centre for Human Rights, Galway <i>The Dilemma of Forced Return: Balancing the Integrity of the Asylum Process with Human Rights and Development</i></p>
<p>Mohamed M. Keshavjee, School of Oriental and African Studies, London, Barrister-at-Law and Member of the Law Society of Upper Canada <i>Mediation, Conciliation and Arbitration in an Immigrant Community in the Occident: A Study of the Shia Imami Ismaili Muslims</i></p>
<p>Lois Landis Kurowski and Richard Hofmann, School of Business, Indiana University Kokomo <i>Miracle on Ice: The Emergence of a Functional International Employment System in Professional Ice Hockey</i></p>
<p>Fiona Lindsley, solicitor and visa 'monitor' <i>A Critique of the Current Entry Clearance System with Special Focus on Visitors and Students without a Right of Appeal</i></p>
<p>Ian Macdonald QC, Two Garden Court Chambers, London <i>The Challenge of Migration to Legal Systems</i></p>
<p>Professor Werner Menski, School of Oriental and African Studies <i>Rethinking Legal Theory in the Light of South-North Migration</i></p>
<p>Valsamis Mitsilegas <i>Scrutiny by the UK House of Lords Select Committee</i></p>
<p>Dr Gbenga Oduntan, Canterbury Christ Church University College <i>Arriving Before You Depart: Separating Law, Fact and Fiction in the Development and Operation of Juxtaposed Control Zones</i></p>
<p>Professor Steve Peers, University of Essex <i>Family Members of Refugees and Others Needing Protection in EC Law</i></p>
<p>Dr Catherine Phuong, University of Newcastle <i>New Ways of Providing Refugee Protection in the Context of Migration Control Strategies?</i></p>
<p>Aleksandra Popovic, Faculty of Law, Lund University <i>The Roles and Performances that Justify the Asylum Determination Procedure</i></p>
<p>Keith Puttick, Staffordshire University <i>Towards a Just European Welfare State? EU 'Measures' and 'Minimum Standards' in Title</i></p>

IV (Particularly Art. 61-63): And States' Use (And Abuse) of Welfare Restrictions and Limitations on Appeal and Review Opportunities

Professor Rick Rawlings, London School of Economics and Political Science
Review and Revenge

Professor Dr Mathias Rohe, Friedrich-Alexander-Universität, Erlangen-Nürnberg
The Migration and Settlement of Muslims: The Challenges for European Legal Systems

Dr Bernard Ryan, University of Kent
The Celtic Cubs: The Controversy Over Birthright Citizenship in Ireland

Roxana Rycroft
The Communicative Barriers of the Asylum Account

Caroline Sawyer, Oxford Brookes University
Selling the New Europe: Displacement Effects of Changing Property Regimes

Dr Nicholas Sitaropoulos, DGII Human Rights, Council of Europe
Freedom of Movement and the Right to a Nationality v. Ethnic Minorities: The Case of Ex Article 19 of the Greek Nationality Code

Anneke Rachel Smit, School of Law, University of Reading
Property Law Aspects of Refugee and IDP Returns: Case Studies of Georgia and Kosovo

Melanie Smith and Professor Jo Shaw, University of Manchester
Changing Politics and Electoral Rights: The Case of EU Accession and Lithuania

Ciara Smyth and Donncha O'Connell, Faculty of Law, National University of Ireland, Galway
Deportation of Irish Born Children: Constitutional and Refugee Law Issues

Dallal Stevens, University of Warwick
Asylum Seekers in the New Europe: What Future?

Dr. Robert Thomas, School of Law, University of Manchester
Asylum Appeals: The Challenge of Asylum to the British Legal System

Helen Toner, Queen's College Oxford
Recent Legislative and Judicial Development of EU Citizenship

Dr S K van Walsum, Vrije Universiteit, Amsterdam, Netherlands
Transnational Mothering, Dutch Migration Policy and the European Court of Human Rights

Esther Weizsaecker, Humboldt University Berlin
The Significance of Constitutional Guarantees of Fundamental Rights for the Regulation of Labour Migration

Ernst Willheim, Law Program, Research School of Social Sciences, Australian National University
'Don't Bother Knocking': Australia's Response to Asylum Seekers

Dan Wilsher, City University

Detention of Non-Nationals Pursuant to Immigration Control: Human Rights and Constitutional Law Perspectives

Helena Wray, Middlesex University

UK Ethnic Minority international Marriages and the Immigration Rules

W. G. Hart Legal Workshop: 2003

EU Law for the 21st Century: Re-thinking the New Legal Order

The 30th W G Hart Legal Workshop, once again subsidised by the eponymous bequest, was held at the Institute from 25th June to 27th June 2003 and addressed the theme: EU Law for the 21st Century: Re-thinking the New Legal Order. The Workshop concentrated on three main fields, European constitutionalism in the 21st century; the future of the internal market; and international challenges.

Published Proceedings:

[European Union law for the twenty-first century : rethinking the new legal order](#) / edited by Takis Tridimas & Paolisa Nebbia. Oxford : Hart, 2004.

IALS classmark: GO1.A1.C.1 TRI

Academic Directors:

- Professor Takis Tridimas (University of Southampton)
- Professor David O'Keefe (University College London)

Workshop Speakers:

Antonis Antoniadis, University of Durham

The Participation of the EC in the WTO Dispute Settlement: An External Look at EU Constitution-building

Professor Tony Arnall, University of Birmingham

Protecting Fundamental Rights in Europe's New Constitutional Order

Dr Catherine Barnard, Trinity College, Cambridge

The Working Time Directive: A Case-Study on the Implementation of Community law

Dr Antonio Bavasso, Allen & Overy/University College London

Regulation and Antitrust Principles: The Example of Communications as a New Model in the European Legal Order

Professor Brian Bercusson, King's College London

The Institutional Architecture of the European Social Model

Professor George Bermann, Columbia Law School

The Constitutional Convention: Reflections on the Division of Competences

Dr Andrea Biondi, King's College London

The Rule of Reason in EC State Aid Law

<p>Dr Ingrid Boccardi, University College London <i>EU Asylum Policy in the Making: The European Common Asylum System</i></p>
<p>Professor Christopher Bovis, University of Central Lancashire <i>Public Procurement and the Internal Market of the 21st Century: Economics versus Policy Choice Market</i></p>
<p>Sophie Boyron, University of Birmingham <i>Constitutionalism and Competing Constitutions</i></p>
<p>Fernne Brennan, University of Essex <i>The Race Directive: Recycling Racial Equality</i></p>
<p>Dr Dermot Cahill, University College Dublin <i>Competition and Protected Services in the EU - The Onward March of Art. 86</i></p>
<p>Dr Eugenia Caracciolo Di Torella, University of Leicester; Annick Masselot, University of Leeds <i>The Future of Sex Equality in EU Law</i></p>
<p>Professor Paul Craig, St John's College, Oxford <i>The Constitutional Treaty, the Hierarchy of Norms and the Implications for Inter-Institutional Balance of Power</i></p>
<p>Professor Marise Cremona, Queen Mary, University of London <i>Enlargement: A Successful Instrument of Foreign Policy?</i></p>
<p>Professor Deirdre Curtin, University of Utrecht <i>The EU Executive and the Constitution</i></p>
<p>Mike Cuthbert and Sarah Willis, University College Northampton <i>The European Commission - Should it be at the Centre of the Future European Union?</i></p>
<p>Dr Adam Cygan, University of Leicester <i>The Role of Domestic Legislatures in an Enlarged EU</i></p>
<p>Professor Alan Dashwood, Sidney Sussex College, Cambridge <i>(untitled paper)</i></p>
<p>Professor Gráinne de Búrca, European University Institute <i>Beyond the Status of the Charter: Enlarging the Human Rights Policy of the EU</i></p>
<p>Professor Eileen Denza, University College London <i>Lines in the Sand - between Common Foreign Policy and Single Foreign Policy</i></p>
<p>Jan Dormann, University of Manchester <i>The Impact of Justice and Home Affairs Policy on the Future of the Internal Market</i></p>
<p>Dr Michael Dougan, Downing College, Cambridge <i>What is the Point of Francovich?</i></p>
<p>Professor Piet Eeckhout, King's College London <i>The EU and the WTO: Intercourse between New Legal Orders</i></p>

<p>Dr Penny English, Vicky Allsopp and Penny Kent, Middlesex University <i>The Future of Merger Control in the EC</i></p>
<p>Dr Michelle Everson, Birkbeck College <i>Justifying Juridification within and beyond The Market: the “Constitutionalised” Origins of European Law</i></p>
<p>Professor Roger Goebel, Fordham Law School <i>The Challenge of Central European Enlargement: The Evolving Acquis Communautaire</i></p>
<p>Dr Christoph Herrmann, Universität Bayreuth <i>Gripping Global Governance - The External Relations of the EU between the Treaty of Nice and the Convention on the Future of Europe</i></p>
<p>Dr Chris Hilson, University of Reading <i>The Role of Discretion in EU Law</i></p>
<p>Jeff Kenner, University of Nottingham <i>Exporting the European Social Model: A Post-Colonial Legal Framework?</i></p>
<p>Dr Panos Koutrakos, University of Birmingham <i>When does Diversity Cease to Be a Weakness? The Presence of the European Union in the International Scene</i></p>
<p>Dr Hélène Lambert, University of Exeter, <i>A Missed Opportunity? EU Law and Asylum in the 21st Century</i></p>
<p>Dr Melanie Latham, Manchester Metropolitan University <i>Biomedicine, Bioethics and the EU</i></p>
<p>Dominique Lauterburg, Manchester Metropolitan University <i>Free Trade or Fair Trade? An Examination of the Relationship between the WTO, the EU and Developing Nations and the Challenge of Achieving Global Food Security</i></p>
<p>Judge Koen Lenaerts, European Court of First Instance <i>Judicial Review as a Contribution to the Development of European Constitutionalism</i></p>
<p>Kim Marshall, University of Westminster <i>EU Competition Law for the 21st Century: One Size Fits All?</i></p>
<p>Susan Millns, University of Kent <i>Bio-Rights, Common Values and Constitutional Strategies</i></p>
<p>Giorgio Monti, London School of Economics <i>New Directions in EC Competition Law?</i></p>
<p>Rodolphe Munoz, European Institute of Legal Studies, University of Liege <i>The Development of Ex-Ante Control Mechanisms Regarding the Internal Market Implementation</i></p>
<p>Paolisa Nebbia, University of Southampton <i>Contract Law Harmonization and the Internal Market</i></p>
<p>Dr Peter Oliver, EC Commission Legal Service <i>Competition Law and Free Movement: Their Place in the Treaty</i></p>

<p>Professor Steve Peers, University of Essex, <i>The Emerging EU Immigration and Asylum Regime: Mutual Recognition or Protection Model?</i></p>
<p>Dr Catherine Phuong, University of Newcastle <i>Asylum and Immigration in the Context of Enlargement</i></p>
<p>Sara Poli, European University Institute, Italy <i>How Wide is the Scope of Member States' Powers to Introduce Unilateral Measures in the Draft Regulation on Genetically Modified Food and Feed?</i></p>
<p>Emily Reid, University of Sussex <i>Squaring the Circle of Tomorrow's World: A Comparative Analysis of the Approaches of the EC and WTO to Balancing Economic and Non-Economic interests in International Trade</i></p>
<p>Professor Malcolm Ross, University of Sussex <i>Public Services: Between Competition and Citizenship</i></p>
<p>Professor Wulf-Henning Roth, University of Bonn <i>Export of Goods and Services within the European Union</i></p>
<p>Dr Bernard Ryan, University of Kent <i>Contextual Constitutionalism in the European Union</i></p>
<p>Professor Jo Shaw, University of Manchester <i>Constitutionalisation of Transnational Political Parties in the EU</i></p>
<p>Dr Jukka Snell, University of Wales, Swansea <i>And Then There Were Two: Free Movement of Products and Citizens in Community Law</i></p>
<p>Professor Erika Szyszczak, University of Leicester <i>State Intervention and the Internal Market</i></p>
<p>Dr Helen Toner, The Queen's College, Oxford <i>Modernising Partnership Rights in EC Family Reunification Law</i></p>
<p>Professor Takis Tridimas, University of Southampton <i>Memoirs of a Treaty Author</i></p>
<p>Dr Martin Trybus, University of Nottingham <i>Defence: At the Borderline between Community and Member State Competence</i></p>
<p>Samantha Velluti, University of Leicester <i>The European Employment Strategy and the Challenges of Enlargement</i></p>
<p>Professor John Usher, University of Edinburgh <i>EMU: the Sine Qua Non of Freedom to Provide Financial Services?</i></p>
<p>Dr Angela Ward, University of Essex <i>The EU Judicial Architecture in Comparative Perspective</i></p>
<p>Professor Stephen Weatherill, Somerville College, Oxford <i>Why Harmonise?</i></p>

W. G. Hart Legal Workshop: 2002

The Idea of Property and Obligations in Law

The 29th W G Hart Legal Workshop, once again subsidised by the eponymous bequest, was held at the Institute from 1st July to 3rd July 2002 and addressed the theme: The Idea of Property and Obligations in Law. The aim of the Workshop was to consider the tensions within the laws of property and of obligations. The proper delineation and categorisation of these subjects is keenly contested not only within the established categories of contract law, tort law, property law and so forth, but also in other fields which rely heavily on these fundamental concepts: in particular company law, family law, intellectual property law, commercial law, and even welfare law. Added to these long-standing debates about the nature of property and obligations in law and in equity are questions about their relationship to human rights law and legal theory. The Workshop featured over 50 papers delivered by participants from the UK and overseas.

Published Proceedings:

[The idea of property and obligations in law : W G Hart Workshop, Monday 1 July - Wednesday 3 July 2002](#) / academic directors, Alastair Hudson and Alan Dignam. London : Institute of Advanced Legal Studies, 2002.
IALS classmark: FOL SJ300 HUD

Academic Directors:

- Dr Alistair Hudson (Queen Mary, University of London)
- Dr Alan Dignam (Queen Mary, University of London)

Workshop Speakers:

John Armour, Cambridge University & Michael J Whincop, Griffith University, Australia
<i>The Proprietary Structure of Corporate Law</i>
Anne Barlow, University of Wales, Aberystwyth
<i>Rights in the Family Home – Time for a Conceptual Revolution?</i>
Anne Barron, London School of Economics
<i>The Concept of Property in Copyright Law</i>
Dr Joanna Benjamin, London School of Economics
<i>Interests in Securities</i>
Anne Bottomley, University of Kent
<i>'Rise up and Seize the land!': Property and Prosperity in English Garden Cities</i>

<p>Susan Bright, St Hilda's College, Oxford <i>The Concept of the Tolerated Trespasser</i></p>
<p>Diane Chapelle, Liverpool John Moores University <i>Positive Covenants in Freehold Land</i></p>
<p>Dr Lorie Charlesworth, Liverpool John Moores University <i>How Poor Law Rights were Lost. A Consideration of the Roots of the Ideological Revival of the 1834 Poor Law Amendment Act in the 21st Century</i></p>
<p>Maggie Conway, University of North London <i>From "Boland" to "O'Brien"</i></p>
<p>Elizabeth Cooke, University of Reading <i>The Land Registration Act 2002 and the Nature of Title</i></p>
<p>David Cowan, University of Bristol <i>'What have you been to jail for?': Housing Need as Tenantability</i></p>
<p>Dr Alan Dignam, Queen Mary, University of London <i>Who Owns the Corporate Property? A Constitutional/Human Rights Critique</i></p>
<p>Professor Janet Dine, University of Essex <i>Property Rights, Companies and International Trade</i></p>
<p>Martin Dixon, Robinson College, Cambridge <i>Property Obligations</i></p>
<p>Rod Edmunds, University of Sussex <i>Locating Group Homes in the Planning Process</i></p>
<p>Dr Paula Giliker, Queen Mary, University of London <i>The Relationship between Property Law and Tort Law</i></p>
<p>Dr Nicola Glover-Thomas and Warren Barr, University of Liverpool <i>Housing An Individual: Property Problems With The Mentally Vulnerable</i></p>
<p>Gerwyn Griffiths, University of Glamorgan <i>Missed or Misguided? Formality, Land Contracts and the Statute of Frauds</i></p>
<p>Jonathan Griffiths, Queen Mary, University of London <i>In Search of "Works" - The Nature of Property in Copyright Law</i></p>
<p>Professor Henry Hansmann, Yale Law School, USA <i>Legal Entities, Asset Partitioning, and The Evolution of Organizations</i></p>
<p>Steve Hedley, Christ's College, Cambridge <i>The Taxonomy of Restitution</i></p>
<p>Hilary Hiram and Jane Mair, Glasgow University <i>A Leonine Partnership: Marriage, Undue Influence and the Matrimonial Home</i></p>

<p>Dr Alastair Hudson, Queen Mary, University of London <i>Equity - The Limits of Social Justice through Individualisation Perspectives on Property and Obligations in Law The Unbearable Lightness of Property</i></p>
<p>Paddy Ireland, University of Kent <i>Property, Contract and the Corporation</i></p>
<p>Professor Peter Jaffey, Brunel University <i>The Theory of Unjust Enrichment</i></p>
<p>David Lametti, McGill University, Canada <i>The Nature of Property in Law</i></p>
<p>Anna Lawson, University of Leeds <i>Land Law and the Creation of Disability</i></p>
<p>Professor Sheldon Leader, University of Essex <i>Participation, Corporate Power, and Two Kinds of Property Rights</i></p>
<p>Professor Gerard McCormack, University of Manchester <i>Form and Substance and the Idea of Property in the Context of Secured Financing; Anglo-American Perspectives</i></p>
<p>Gerard McMeel, University of Bristol <i>On the Redundancy of the Concept of Bailment</i></p>
<p>Eoin O'Dell, Trinity College Dublin <i>Resulting Trusts and Restitution: Or, There's No Such Thing as a Restitutionary Resulting Trust and It's a Good Thing Too!</i></p>
<p>David Pearce, University of Leeds <i>The Nature of Private Law Rights</i></p>
<p>James Penner, London School of Economics <i>Companies: Contract, Property, Trust, Agency</i></p>
<p>Gavin Phillipson, Durham University <i>Human Rights and Confidentiality</i></p>
<p>Professor Sol Picciotto, University of Lancaster and Professor David Campbell, Cardiff University <i>The Antinomies of Intellectual Property: Rationing, Regulation, Remedies and Revenues</i></p>
<p>Rebecca Probert, University of Warwick <i>Family Law and Property Law: Competing Spheres in the Regulation of the Family Home?</i></p>
<p>Chris Riley, Newcastle University/Durham University <i>The 'Company As Property' Debate: Asking The Wrong Questions</i></p>
<p>Dr Craig Rotheram, Gonville and Caius College, Cambridge <i>The Relationship between Property and Unjust Enrichment</i></p>
<p>Professor Geoffrey Samuel, University of Kent at Canterbury <i>Property and Obligations: Continental and Comparative Perspectives</i></p>

Susan Scott-Hunt, Middlesex University and Dr Hilary Lim, University of East London

Are there Feminist Perspectives on Equity and Trusts?

Ian Snaith, University of Leicester

Mutuals and Co-operatives

Dr Chantal Stebbings, University of Exeter

State Intervention and Private Property Rights in Victorian England

William Swadling, Brasenose College, Oxford

Trusts in the Map of the Law

Professor Andrew Tettenborn, University of Exeter

Categorising those Claims Falling within Unjust Enrichment

David Townend, University of Sheffield

Social Welfare Issues in Intellectual Property Law

Graham Virgo, Downing College, Cambridge,

Foskett v. McKeown

Dr Lisa Whitehouse, University of Hull

The Company as Property – Implications for the Regulation of Corporate Power

Professor Nick Wikeley, University of Southampton

Valuing Co-owners' Interests in Property: A Social Security Perspective

Simone Wong, University of Kent

Re-thinking Rosset from a Human Rights' Perspective

W. G. Hart Legal Workshop: 2001

The Changing Work and Organisation of Lawyers, and its Educational Implications

The 28th W G Hart Legal Workshop, again subsidised by the eponymous bequest, was held at the Institute from 26th June to 28th June 2001 and addressed the theme of: The Changing Work and Organisation of Lawyers, and its Educational Implications. The Workshop included speakers from Australia, Canada, Ethiopia, France, Germany, Hong Kong, Israel, Italy, Lithuania, Norway, Puerto Rico, South Africa and the United States.

Academic Directors:

- Professor Avrom Sherr (IALS)
- Professor David Sugarman

Workshop Speakers:

Professor Richard Abel, University of California, Los Angeles, USA

Evaluating a Public Interest Law Program

Cynthia F Adcock, Director, Pro Bono Project of the Association of American Law Schools and Duke University School of Law, USA

Law School Pro Bono Programs in the United States: Inspiring and Enabling Future Lawyers to Engage in Public Service

Professor David Applebaum, Rowan University, New Jersey, USA

The Recruitment, Admission, Training and Placement of French Judges: Reform of the Ecole Nationale de la Magistrature as an Engine for the Transformation of French Justice, 1968 to date

Professor Harry Arthurs, York University, Toronto, Canada

The World Turned Upside Down – Are Changes in Political Economy and Legal Practice Transforming Legal Education and Scholarship? Or Vice Versa?

Professor Carl Baar, Brock University, Ontario, Canada

Mandatory Mediation in Civil Cases: Purposes and Consequences

Dr Alain Bancaud and Anne Boigeol, Institut d'Histoire du Temps, France

The New Role of the French Judiciary

Professor David Barnhizer, Cleveland State University, USA

Ordered Conflict as an Essential Element of a Free and Diverse Society: The Implications for the Law School Curriculum

Professor John Bell, University of Leeds

Legal Education in a Post-National World

Geoffrey Bindman, Bindman & Partners; Visiting Professor, University College London

Crimes against Humanity: The Lessons of Pinochet

Professor Adelle Blackett, McGill University, Canada

Mentoring the Other: Cultural Pluralist Approaches to Access to Justice

Helle Blomquist, Vilnius University, Lithuania

Legal Education and the Dismantling of Soviet Law. The Lithuanian Case

Sefton Bloxham, Lancaster University

Common Law Negotiations

Professor Andrew Boon and Lisa Webley, University of Westminster School of Law

The Role(s) of Pro Bono Publico in Legal Professionalism

Pro Bono in England and Wales: the State of Play

Professor Anthony Bradney, Faculty of Law, University of Leicester

Accountability and the University Law School

Professor Hugh Brayne, University of Sunderland

Logic, Emotion, Evolution and Law

Edward Cape, University of the West of England

From Advisers to Defenders: The Changing Role of Criminal Defence Lawyers

and the Educational Implications

Helen Carr and Dr Eddie Tunnah, University of North London and Sarah Cracknell, Sheffield Hallam University

Educating for Survival - A Consideration of the Role of Experiential Learning in

Enabling Legal Education to Adapt and Succeed

Helen Carr and Dr Aidan Rose, University of North London

New Wine in Old Bottles: A Comparative Analysis of the Regulatory Framework of

Legal Education in UK and South Africa

Martin Cartwright, University of Wolverhampton

Technology Supported Learning: A Wolverhampton Study

Professor Kenneth Casebeer, University of Miami School of Law, USA

A Cautionary Tale: Globalization and Legitimation Crisis in the Rule of Law in the

United States

Andy Clark, University of Warwick, Professor Christophe Roquilly, EDHEC Business School, France and Professor Abdul Paliwala, University of Warwick

Selling Fragrances on the Internet: An E-Commerce Negotiation

Fiona Cownie, University of Leicester

Two Jobs, Two Lives and A Funeral; Home/Work Tensions and the Academic Life

Professor Robin Craig, Western New England College School of Law, USA

Administrative Law: Not Just for Public Interest Lawyers Any More

<p>Professor Clark Cunningham, Washington University, USA <i>Using Social Science Methods to Improve Lawyer-Client Communication</i></p>
<p>Michael Cuthbert, University College Northampton <i>Transferable Stress – Are We Too Close To Our Students?</i></p>
<p>Michael Cuthbert, University College Northampton <i>UK Higher Education Framework – Saved by Bologna?</i></p>
<p>Dr Leny de Groot-van Leeuwen, University of Nijmegen, The Netherlands <i>Activism and Restraint. The Judiciary and the Two Other Powers in the Trias Politica</i></p>
<p>Ian Duncanson, School of Law and Legal Studies, La Trobe University, Melbourne, Australia <i>The Centre may not Hold: Anxiety and Legal Education</i></p>
<p>Professor Lewis Elton, University College, London <i>Hitting a Moving Target – Problem Based Learning and Educating Lawyers</i></p>
<p>Professor William Felstiner, UCSB, Cardiff University and Onati Institute <i>Sociological Research as a Collective Enterprise: The Example of Lawyers</i></p>
<p>Professor Paul S Ferber, Vermont Law School, USA <i>Bloom's Taxonomy: A Structure for Structuring Legal Education</i></p>
<p>Professor Paul S Ferber, Vermont Law School, USA <i>Extraordinary Opportunities - Bringing in Practice to Enhance Intellectual Learning</i></p>
<p>Professor Vincenzo Ferrari and Elena De Tullio, University of Milan, Italy <i>The Place of Philosophical and Sociological Approaches to Law in the Context of an Overall Reform of Legal Studies: The Italian Case</i></p>
<p>Emily Finch and Dr J Craig Barker, Reading University <i>The Role of Mooting in Legal Education</i></p>
<p>Professor Marc Galanter, University of Wisconsin, USA and Professor Avrom Sherr, Institute of Advanced legal Studies <i>An Invitation to be Involved in an International Project</i></p>
<p>Professor Marc Galanter, University of Wisconsin, USA <i>Legal Culture and Professional Change</i></p>
<p>Professor Marc Galanter, University of Wisconsin, USA <i>The Aging Legal Profession</i></p>
<p>Professor Jeff Giddings, Griffith University, Queensland, Australia <i>Australian Judges and the Rising Tide of Litigants in Person</i></p>
<p>Professor Andrew Goldsmith and David Bamford, Flinders University, Adelaide, Australia <i>The Value of Practice in Legal Education</i></p>

<p>Professor Robert Gordon, Yale University, USA <i>The Rule of Clients, The Rule of Lawyers, or the Rule of Law?</i></p>
<p>Tamara Goriely, Institute of Advanced Legal Studies <i>What Do Criminal Clients Think of Their Lawyers? And Does It Matter? The Empirical Contribution to the Debate</i></p>
<p>Richard Halkett, Boxmind <i>Electronic Excellence - Online: The Role of Electronic Lectures in Legal Education</i></p>
<p>Carol Hall, Law Courseware Consortium <i>Implementing Iolis: Experiences of an Implementation Project in Six Law Schools</i></p>
<p>Nick James, University of Queensland, Australia <i>Criticality, Critical Pedagogy and a Critical Legal Education</i></p>
<p>Dr Mathias Alfred Jaren, University of Minnesota, USA <i>Ending the Influence of the Nineteenth Century in American Legal Education</i></p>
<p>Professor Jon Johnsen, University of Oslo, Norway <i>Oslo 2001- Modernizing a Law School</i></p>
<p>Professor Phillip Jones, University of Sheffield <i>Learning from Educational Theory in Legal Education</i></p>
<p>Dr Eliane Botelho Junqueira, Instituto Direito e Sociedade, Rio de Janeiro, Brazil <i>The Brazilian Female Judge</i></p>
<p>Professor Haesook Kim, Long Island University, New York, USA <i>Production of Women Jurists in Korea: Education Elites and the Rite of the Judicial Examination, Law Study, Legal Culture, and Black Letter Law</i></p>
<p>Howard Lesnick, University of Pennsylvania School of Law, USA <i>Legal Education and a Public Service Ethic: Instilling and Evaporating</i></p>
<p>Dr Julian Lonbay, University of Birmingham <i>The European Influence on Legal Education and Training</i></p>
<p>Dr Doreen McBarnet, Centre for Socio-Legal Studies, Oxford University <i>Educating for Ethics: Lawyers and the New Corporate Accountability</i></p>
<p>Professor Julie Macfarlane, University of Windsor, Canada <i>What do Changing Cultures of Dispute Resolution Mean for Legal Education</i></p>
<p>Professor Rob McQueen, Victoria University, Melbourne, Australia <i>The Nike Law School (or) Branding and its Discontents in Legal Education</i></p>
<p>Professor David McQuoid-Mason, University of Natal, Durban, South Africa <i>Access to Justice and the Role of the Law School: Some Experiences from South Africa</i></p>
<p>Dr Paul Maharg, Glasgow Graduate School of Law, University of Strathclyde <i>Palimpsests: Legal Education (over)writing Educational Theory</i></p>

Dr Paul Maharg, Glasgow Graduate School of Law, University of Strathclyde
Personal Injury Negotiation Project

Caroline Maughan, University of the West of England, Mike Maughan,
Gloucestershire Business School, Chris Maguire, General Council of the Bar and
Professor Julian Webb, University of Westminster
*How Does it Feel To Think Like a Lawyer? Incorporating the Affective Domain in
Legal Education*

Emran Mian, University of Cambridge
The Other Side of Brightness

Professor Mary Jane Mossman, Osgoode Hall Law School, Toronto, Canada
*Gender Equality and Lawyers Work: Education as a Strategy for Change in the
Legal Profession?*

Dr Linda Mulcahy, Birkbeck College
*Can Leopards Change their Spots? Lawyers Reactions to the 'New' Roles Offered
to Them in Mediated Negotiations*

Mary Anne Noone, LaTrobe University, Australia
Lawyers in Conflict: Australian Legal Profession, Legal Aid and Access to Justice

Dr Vittorio Olgiati, University of Urbino, Italy
The Construction of Public Interest EU-orientated European Lawyers

Professor Abdul Paliwala, University of Warwick
Electronic Induced Changes in the Geography of Learning

Professor Steve Pepper, University of Denver, USA
*Teaching the Theory of the Lawyer-Client Relation – What to do with the Lack of
Consensus?*

Mark Poustie, University of Strathclyde
Web Simulations in Environmental Law

Professor Wesley Pue, University of British Columbia, Canada
Globalization and Legal Education: Views from the Outside-In

Professor Poonam Puri, Osgoode Hall Law School, York University, Toronto,
Canada
Taking Stock of Taking Stock and Other Innovations in Legal Fees

Professor Harry Rajak, University of Sussex
*Commercial and Corporate Law - A Forum for Collaboration Between
Practitioners and Scholars*

Professor Joseph W Rand, Brooklyn Law School, USA
Behavioral Analysis of Lawyering: Case Studies in Legal Decision-Making

Getachew Reda, Faculty of Law, Mekelle University, Ethiopia
Legal Education as a Tool for Institutional Change: A Third World Perspective

Professor Carlos Rivera-Lugo, Eugenio María De Hostos School of Law, Puerto Rico

In Search of the Law beyond Neoliberalism: An Alternative Challenge for Legal Education

Professor Robert Rosen, University of Miami School of Law, USA

Educating Law Students to be Business Leaders

Dr Eli Salzberger, University of Haifa, Israel

Temporary Appointments and Judicial Independence: Theoretical Thoughts and Empirical Findings from the Supreme Court of Israel

Ulrike Schultz, Fern University, Hagen, Germany

Gender Issues in Demographic Change

Ulrike Schultz, Fern University, Hagen, Germany

Women in the Law

Dr Hilary Sommerlad, Leeds Metropolitan University

Access to Justice and the Nature of Expert Knowledge

Dr Hilary Sommerlad, Leeds Metropolitan University

Women Solicitors in a Fractured Profession: Intersections of Gender and Professionalism

Dr Maureen Spencer, University of Middlesex

The Common Law Legacy and Access to Justice: Perceptions of Professionalism

Dr Koji Takahashi, Institute of Maritime Law, University of Southampton

Teaching the Law, Not Laws

Professor Margaret Thornton, La Trobe University, Melbourne, Australia

The Demise of Diversity in Legal Education

James Tunney, University of Abertay, Dundee

The Need for New Paradigms of Legal Education in the 21st Century

Professor William Twining, University College London

A Cosmopolitan Discipline?

Professor Julian Webb, University of Westminster

Legal Education in A European 'Learning Society': A Case Study of Globalization as Hybridization

Professor Judith Wegner, University of North Carolina, USA

Rethinking "Thinking Like a Lawyer": Preliminary Findings from the Carnegie Foundation for the Advancement of Teaching's Study of Legal Education

Professor David Wilkins, Harvard University, USA

Racing the Tournament: Black Lawyers in Corporate Law Firms

Professor David Wilkins, Harvard University, USA

What Law Students Think They Know about Elite Law Firms: Preliminary Results from a Survey of Third Year Law Students

Professor David Wilkins, Harvard University, USA

Why Global Law Firms Should Care about Diversity: Five Lessons from the American Experience

Wray Witten, Mekelle University Law Faculty

Decentralizing and Reinvigorating Legal Education in Ethiopia

W. G. Hart Legal Workshop: 2000

Comparative Law in the Twenty First Century

The 27th W G Hart Legal Workshop, again subsidised by the eponymous bequest, was held at the Institute from 4th to 6th July 2000 and addressed the theme: Comparative Law in the Twenty First Century. 27 papers were presented at the Workshop.

[The W G Hart Workshop 2000: an appreciation \(PDF\)](#) - article by Professor Esin Örucü (Academic Co-Director) from Amicus Curiae Issue 32, November 2000

Published Proceedings:

[Comparative law in the 21st century](#) / edited by Andrew Harding and Esin Örucü. London ; New York : Kluwer Law International, c2002
IALS classmark: SB5 HAR

Academic Directors:

- Professor Andrew Harding (School of Oriental and African Studies)
- Professor Esin Örucü (University of Glasgow)

Workshop Speakers:

Dr Efsthios Banakas, University of East Anglia

The Contribution of Comparative Law to the Harmonisation of European Private Law

Professor John Bell, University of Leeds

Is Public Law Different from Private Law in its Evolution and Culture?

Professor David Carey-Miller, University of Aberdeen

South Africa: A World in One Country on the Long Road to Reality

Professor Calum Carmichael, Faculty of Comparative Literature, Cornell University, USA

Religious Claims about Biblical Law

Professor Roger Cotterrell, Queen Mary

Seeking Similarity, Appreciating Difference: Comparative Law and Communities

Professor Peter De Cruz, University of Staffordshire

Legal Transplants: Principles and Pragmatism in Comparative Family Law

Professor Janet Dine and Dr Frédérique Dahan, University of Essex

The Benefits and Limits of Comparative Law in the Drafting Legislative Process of Transition Economies

<p>Catherine Dupre, University of Birmingham <i>The Logic of Importing Law: The Hungarian Experience</i></p>
<p>Professor Silvio Ferrari, University of Milan, Italy <i>Canon Law as a Religious Legal System</i></p>
<p>Nick Foster, School of Oriental and African Studies <i>Transmigration and Transferability of Commercial Law in a Globalised World</i></p>
<p>Professor Andrew Harding, School of Oriental and African Studies <i>Comparative Public Law: A South East Asian Perspective</i></p>
<p>John Hatchard, General Secretary, Commonwealth Legal Education Association <i>Comparing Constitutions in Southern Africa</i></p>
<p>Andrew Huxley, School of Oriental and African Studies <i>Buddhism as a Religious Legal System</i></p>
<p>Professor Bernard Jackson, Centre for Jewish Studies, University of Manchester <i>Judaism as a Religious Legal System</i></p>
<p>Professor Jeffrey Jowell, University College London <i>The Evolution of Public Law in South Africa</i></p>
<p>Dr Wendy Kennett, University of Keele <i>Enforcement of Civil Judgements and Regulation of Enforcement Agents</i></p>
<p>Dr Melanie Latham, Manchester Metropolitan University <i>European Bioethical Legislation: Is Consensus Possible?</i></p>
<p>Peter Leyland, University of North London <i>Oppositions and Fragmentations: In Search of a Formula for Comparative Analysis?</i></p>
<p>Angus Macdonald, University of Staffordshire <i>A Constitution for Europe?</i></p>
<p>Dr Werner Menski, School of Oriental and African Studies <i>Hinduism as a Religious Legal System</i></p>
<p>Professor David Nelken, Macerata University, Italy and Cardiff Law School, University of Wales <i>Legal Transplants and Beyond</i></p>
<p>Professor Esin Örüçü, University of Glasgow <i>'Unde Venit, Quo Tendit' Comparative Law?</i></p>
<p>Coralie Raffenne, Trinity College, Dublin, Ireland <i>Lessons to be Drawn from the Failed Transmigration of the Trust into French Law</i></p>
<p>Professor Jan Smits, University of Maastricht, The Netherlands <i>The Use of Legal Transplants in a Future Ius Commune Europaeum: Explaining and Predicting Successful Legal Transplants</i></p>

Dr Robert Thomas, University of Manchester

Continental Principles in English Administrative Law

Professor Walter van Gerven, University of Leuven, Belgium

The Use of Comparative Law as a Tool for Developing the European Union

Dr Lynn Welchman, School of Oriental and African Studies

Islam as a Religious Legal System

W. G. Hart Legal Workshop: 1999

Legal Regulation and the Employment Relation

The 26th W G Hart Legal Workshop, again subsidised by the eponymous bequest, was held at the Institute from 6th to 8th July 1999. The Workshop addressed the theme: Legal Regulation and the Employment Relation.

Published Proceedings:

[Legal regulation of the employment relation](#) / editors, Hugh Collins, Paul Davies, Roger Rideout.

London : Kluwer, 2000

IALS classmark: SJ250 COL

and

[Legal regulation of the employment relation](#) / editors, Hugh Collins, Paul Davies, Roger Rideout.

London : Institute of Advanced Legal Studies, 1999

IALS classmark: FOL SJ250 LEG

Academic Directors:

- Professor Hugh Collins (London School of Economics and Political Science)
- Professor Paul Davies (London School of Economics and Political Science)
- Professor Roger Rideout (University College London)

Workshop Speakers:

Professor Shin-ichi Ago, Kyushu University, Japan *Legal Regulation of Employment and International Financial Institutions*

Robin Allen QC *The contribution of International and Transnational Regulation in the Search for Substantive Equality in the Workplace: Clarity and Confusion?*

Professor Steven Anderman, University of Essex *Competition Law and Labour Law: State Aid Doctrine*

Diamond Ashiagbor, European University Institute, Italy *Flexibility and Adaptability in the EU Employment Strategy*

Catherine Barnard, Trinity College, University of Cambridge *Social Dumping Revisited: Some Lessons from Delaware?*

Professor Brenda Barrett, University of Middlesex *Health and Safety Responsibilities Under the Contract Of Employment*

Dr Alice Belcher, University of Dundee <i>Labour Law and Corporate Governance: Regulation of the Abuse of Power</i>
Paul Benjamin, Cheadle, Thompson and Hayson, South Africa <i>Union Made Law? Regulating Collective Bargaining and Worker Participation in Post-Apartheid South Africa</i>
Professor Brian Bercusson, University of Manchester <i>Transnational Trade Union Rights</i>
Professor Christopher Bovis, University of Central Lancashire <i>The Compatibility of the Transfer of Undertakings Rules and Competitive Tendering</i>
Professor William Brown, Wolfson College, University of Cambridge <i>Will Statutory Trade Union Recognition Rights Amount to Anything in Practice?</i>
Eugenia Caracciolo di Torella, University of Sussex <i>A Critical Assessment of the EC Legislation Aiming at Reconciling Work and Family Life: Lessons from the Scandinavian Model</i>
Professor Hugh Collins, London School of Economics and Political Science <i>Oblique Regulation: Labour Standards and Product Standards</i>
Joanne Conaghan, University of Kent <i>The 'Family-Friendly' Workplace: Reassessing Equality Strategies</i>
Holly Cullen, University of Durham <i>The Interaction of Forms of Regulation in International Labour Law</i>
Dr Simon Deakin and Dr Frank Wilkinson, ESRC Centre for Business Research, University of Cambridge <i>Labour Law and Economic Theory: A Reappraisal</i>
Olusoji O. Elias, University of Buckingham <i>Transnational Regulation of the Legal Profession</i>
Professor Barry Fitzpatrick, University of Ulster <i>Objectives of European Regulation</i>
Sandra Fredman, Exeter College, University of Oxford <i>Discrimination Law: Individual Rights or Labour Market Regulation?</i>
Professor Mark Freedland, St John's College, Oxford University <i>Efficacy and Personal Scope in Contract and Statute Law</i>
Mark Hall, University of Warwick <i>Implementing the European Work Council Directive</i>
Dr S.T. Hardy, University of Salford <i>The Acquired Rights Directive - A Case of Economic and Social Rights at Work</i>
Professor Bob Hepple QC, Clare College, University of Cambridge <i>A Race to the Top? International Investment Guidelines and Corporate Codes of Conducts</i>
Michael Jefferson, University of Sheffield <i>When Self-regulation Breaks Down</i>
Professor Karl Klare, Northeastern University, USA <i>Countervailing Workers' Power as a Regulatory Strategy: Erosion of the Social and Institutional Underpinnings</i>

Professor Patricia Leighton, Manchester Metropolitan University <i>The Nature of Employment Status in Europe</i>
David Lewis and Stepehn Homewood, University of Middlesex <i>Defining the Public Interest in Legislation: The Case of Employment Protection for Whistleblowers</i>
Lord McCarthy, Emeritus Fellow of Nuffield and Templeton Colleges, University of Oxford <i>Collective Consultation by Elected Employee Representatives - Future Prospects and Present Doubts</i>
Aileen McColgan, King's College London <i>Regulating Pay Discrimination</i>
Dr Christopher McCrudden, Lincoln College, University of Oxford <i>International Economic Law and Labour Rights</i>
Professor D. Metcalf, London School of Economics and Political Science <i>Implementation of the National Minimum Wage</i>
Professor Gillian Morris, Brunel University <i>Do Public Services Require Additional Regulation?</i>
John O'Leary and Andrew Caiger, Anglia Polytechnic University <i>The Re-regulation of Football and its Impact on Employment Contracts</i>
Professor Anthony Ogus, University of Manchester <i>New Techniques for Social Regulation: Decentralisation and Diversity</i>
Dr Ralf Rogowski, University of Warwick <i>Deregulation of the Labour Market: A Comparison of Four Approaches</i>
Dr Tony Royale, Nottingham Trent University <i>The Effectiveness of Legislatively Underpinned Institutions of Workplace Representation in Europe: The Case of McDonalds</i>
Sanjiv Sachdev and Dr Frank Wilkinson, ESRC centre for Business Research, University of Cambridge <i>Raising the Stakes: The Theory and Rise of Stakeholding</i>
Paul Skidmore, University of Bristol <i>Enforcement of the Minimum Wage</i>
Paul Smith and Gary Morton, University of Keele <i>Fairness at Work; A critique</i>
Phil Syrpis, University of Bristol <i>The Integrationist Rationale for Community Social Policy</i>
Paul Todd, Cardiff Law School <i>Action Short of Dismissal</i>
Professor Brian Towers, Nottingham Trent University; Emeritus Professor of Industrial Relations, University of Strathclyde <i>Collective Bargaining, Voluntarism and the Law: The Case of Britain and the USA</i>
Richard Townshend-Smith, University of Wales, Swansea <i>Justifying Discrimination Law in Terms of greater Rationality of Decision-making</i>
Charlotte Villiers, University of Glasgow <i>Section 309, Companies Act 1985: Is it Time for a Reappraisal?</i>

Professor Ferdinand von Prondzynski, University of Hull *Employment Law as a Framework for Business Facilitation*

Bob Watt, University of Essex *Three Models of Unfair Dismissal: 'Due Process', 'Efficiency' and 'Association'*

Roger Welch, University of Portsmouth *The Indispensability of Collective Bargaining*

Dr Stephen Wood, London School of Economics and Political Science *The Law versus Collective Bargaining as a Means of Securing Labour Standards: where is the Debate Now?*

Michael Wynn, University College Northampton *Social Dialogue: Harmonization or Divergence*

W. G. Hart Legal Workshop: 1998

Transnational Corporate Finance and the Challenge to the Law

The 25th Workshop, again subsidised by the W G Hart Bequest, was held at the Institute from Tuesday 7th to Thursday 9th July 1998 on Transnational Corporate Finance and the Challenge to the Law. The Workshop which attracted a diverse audience of academics and practitioners, including speakers from Europe, the United States and South East Asia, explored some of the most vital questions facing the law of finance at a time of critical economic pressure and turbulence in the markets driving the global economy.

[W. G. Hart Legal Workshop 1998 - Programme of speakers and papers \(pdf\)](#)

Published Proceedings:

[Transnational Corporate Finance and the Challenge to the Law](#)

London : Institute of Advanced Legal Studies, 1998

IALS classmark: FOL SB40 TRA

[Mapping the international law of finance: a report on the W G Hart Legal workshop 1998](#) by Alistair Hudson (Amicus Curiae Issue 10, September 1998 pp.15-17)

Academic Directors:

- Dr Mads Andenas (IALS)
- Dr Chizu Nakajima (City University)
- Alistair Hudson (Queen Mary and Westfield College)
- Dr Christos Hadjiemmanuil (London School of Economics and Political Science)

Workshop Speakers:

Dr Mads Andenas, IALS
<i>European Securities Regulation and the Internal Financial Market</i>
Mark Armstrong, University of Lancaster
<i>The Political Economy of international Transfer Pricing, 1945-1997</i>
Douglas Amer, Queen Mary and Westfield College
<i>Financial Support for Economies in Crises</i>
Emilios Avgouleas, London School of Economics and Political Science
<i>The Question of Harmonisation of 'Conduct of Business Rules' in the EC: Tensions Between the EC Principles of Subsidiarity and Investor Protection</i>

<p>Mahmood Bagheri, IALS <i>Contractual Ramifications of Securities Regulation: Challenges Facing Public and Private International Law</i></p>
<p>Dr Joanna Benjamin, Deputy Chief Executive, Financial Law Panel <i>Conflict of Law Implications of Immobilisation</i></p>
<p>Mattias Bjorkman, Stockholm University, Sweden <i>The Scope of the General Good Notion in the Second EC Banking Directive According to Recent Case Law</i></p>
<p>Dr John Board, School of Economics and Political Science <i>Regulation and The Economics of Financial Techniques</i></p>
<p>Andrew Campbell and Peter Cartwright, University of Wales, Aberystwyth <i>Deposit Protection: Systemic Risk and Moral Hazard</i></p>
<p>Professor David Campbell, Sheffield Hallam University and Professor Sol Picciotto, University of Lancaster <i>The Origins and Justifications of Financial Futures Exchanges</i></p>
<p>Anne Crossfield, Barrister <i>Fraud and Modern Financial Products</i></p>
<p>Dr Frederique Daha and Professor Gerald McCormack, University of Essex <i>Security and Credit in Economies in Transition (Central and Eastern Europe): The Case of Poland</i></p>
<p>Professor Janet Dine, University of Essex and Visiting Fellow, IALS <i>The Regulation of Derivatives: Identifying Difficulties and Creating Models of Regulation</i></p>
<p>Professor Elias Dinenis, City University Business School Uses and Abuses of Derivative: Technical Issues</p>
<p>Olusoji Elia, University of Buckingham Law School <i>Law of Competition Policy on Transnational Corporate Finance in Transitional Markets</i></p>
<p>Antonio Franchi, University of Siena, Italy <i>The Scission of Companies in Italian Law: Procedures and Implementation Issues</i></p>
<p>Vasiliki Galanopoulou, King's College London <i>Issues in Presidential Regulation of Financial Institutions</i></p>
<p>Dr Christos Hadjiemmanuil, London School of Economic and Political Science <i>The Framework of Monetary Stability: A Role for Currency Boards?</i></p>
<p>Andrew Haynes, University of Wolverhampton and Associate Research Fellow, IALS <i>Legal Developments in Debt Securitisation</i></p>
<p>Schuyler Henderson, Baker & McKenzie <i>The Legal Context of Credit Derivatives</i></p>

<p>Alistair Hudson, Queen Mary and Westfield College <i>Seller Liability in Credit Derivatives Markets</i></p>
<p>Dr Rosa Maria Lastra, Queen Mary and Westfield College <i>Central Banking and International Convergence</i></p>
<p>Laura Macgregor and Charlotte Villiers, University of Glasgow <i>Independence of Auditors: Comparing the Position of Spain and the UK</i></p>
<p>Robin Mackenzie, University of Kent <i>Intellectual Property Issues in Transnational Finance</i></p>
<p>Anna Morner, Queen Mary and Westfield College <i>The ISDA EMU Protocol</i></p>
<p>Dr Chizu Nakajima, City University Business School and Associate Research Fellow, IALS <i>Japanese Securities Regulation: New Regulatory Structures</i></p>
<p>Professor J.J. Norton, Queen Mary and Westfield College <i>Asian Financial Crises and Financial Law Reform</i></p>
<p>Lazaros E. Panourgias, Fletcher School of Law and Diplomacy, USA and Stephen Petri, European Bank of Reconstruction and Development <i>Foreign Direct Investment Liberalization: Institutional Anarchy and the Stability of the International Banking System</i></p>
<p>Professor Sol Picciotto, University of Lancaster and Jason Haines, IALS <i>Regulating Global Financial Markets</i></p>
<p>Bill Rees, Barrister and Postgraduate Research Tutor, IALS <i>Alternative Dispute Resolution in Derivatives Markets</i></p>
<p>Sandeep Savla, Barrister and Postgraduate Research Student, IALS <i>The UK on international Co-operation and Financial Intermediaries</i></p>
<p>Ned Swan, Cameron McKenna and Postgraduate Research Student, IALS and Jeff Golden, Allen & Overy <i>Problems with OTC Derivatives</i></p>
<p>Pedro Gustavo Teixeira, European University Institute, Italy <i>The Design of Transnational Capital Market Law as a 'Lex Mercatoria Specialis'</i></p>
<p>George Walker, Queen Mary and Westfield College <i>International Regulatory Convergence and the Supervision of Financial Conglomerates</i></p>
<p>Philip Wood, Allen & Overy <i>Set-Off in Financial Transactions</i></p>

W. G. Hart Legal Workshop: 1997

Access to Environmental Justice: A Comparative Examination

The 24th Workshop, again subsidised by the W G Hart Bequest, was held at the Institute from Tuesday 8th to Thursday 10th July 1997 on the subject Access to Environmental Justice: A Comparative Examination. The Workshop included speakers from Australia, Belgium, Malaysia, Switzerland and the United States.

Published Proceedings:

[Access to environmental justice : a comparative examination](#)

London : Institute of Advanced Legal Studies, 1998.

IALS classmark: FOL SB75 ACC

Academic Directors:

- Michael Palmer (School of Oriental and African Studies) - assisted by:
- Andrew Harding (School of Oriental and African Studies)
- Michael Anderson (School of Oriental and African Studies)
- Martin Lau (School of Oriental and African Studies)

Workshop Speakers:

Matthew Abraham, Barrister

Access to Environmental Justice in India: The Role of the Indian Judiciary

Frank Bennett, School of Oriental and African Studies

Japanese Landfills: Private Deals and Public Bads

Klaus Bosselmann, University of Auckland, New Zealand

Human Rights and the Environment: Redefining Fundamental Principles?

Tanya Bowyer-Bower, School of Oriental and African Studies

Environmental Justice for Whom? Case Study of the Control of Urban Agriculture in Harare, Zimbabwe

Damion Carney, University of Buckingham

Environmental Interest Groups and the Litigation Process: An Overview of the Experience in England and Wales

Beatrice Chaytor, Foundation for International Environmental Law and Development

The WTO Committee on Trade and Environment: Access to Justice?

Jill Cottrell, University of Hong Kong

Environmental Dispute Resolution Strategies in Hong Kong

<p>Philippe Cullet, Stanford University, USA <i>Differential Treatment in international Environmental Law: Towards the Recognition of Local Community Rights</i></p>
<p>Hazel Dawe, University of Kent <i>Access to a Nuclear-Free Europe within Euratom: The Example of Austria</i></p>
<p>Maria de la Torre, University of Aberdeen <i>Translating Concepts of a Right to Environmental Information into Practice: A Step by Step Approach</i></p>
<p>Caroline Dommen, Geneva <i>Environmental Rights before International Human Rights Institutions</i></p>
<p>Fiona Donson, Cardiff Law School <i>Road Planning in a Sensitive Environment: Lessons from Twyford Down</i></p>
<p>Louise Gale, Greenpeace International, Brussels <i>Access to Environmental Justice before the European Court of Justice</i></p>
<p>Adrian Hughes, London <i>Liability for Damage to the Marine Environment</i></p>
<p>Hamish Jenkins, School of Oriental and African Studies <i>Environmental Rights and Entitlements - A Theoretical Framework</i></p>
<p>Robin Juni, Attorney at Jones, Day, Reavis and Pogue, formerly US Department of Justice, Environment and Natural Resources Division <i>Environmental Justice and ADR: A View from US Practice and Some Comparative Thoughts</i></p>
<p>Julian Killingley, University of Central England in Birmingham <i>Keeping America Green</i></p>
<p>Cliona Kimber, University of Aberdeen <i>Access to Environmental Justice - the Importance of Access to Environmental Information</i></p>
<p>Antonia Layard, University of Oxford <i>Environmental Justice in the UK Planning System: Trading Pollution and Environmental Challenges</i></p>
<p>Greg Lloyd and Colin Reid, University of Dundee <i>Public Access to Planning Information in Scotland: Decentralisation, institutional Innovation and Community Councils</i></p>
<p>Andrea Loux, University of Edinburgh <i>Democracy, Community and the Common Good: Old Concepts and New Dilemmas of public Property in Britain and the United States</i></p>
<p>William Lucy and Catherine Mitchell, University of Hull <i>The Promise and Problems of Stewardship</i></p>
<p>Mei Hong, Stephenson Harwood and School of Oriental and African Studies <i>Avenues to Environmental Justice in the People's Republic of China</i></p>

Chris Miller, University of Salford and Owen McIntyre, University of Manchester
Environmental Rights - Critical Perspectives

Karen Morrow, Queen's University Belfast
The Public, The Environment, and the Planning Process: A Case Study of the 1997 Inquiry into Release of Land to meet Housing Needs in the Greater Belfast Area

Nicola Pain, EP Agency, New South Wales
Access to Environmental Justice in the South Pacific

Neil Popovic, Heller Ehrman White & McAuliffe, San Francisco
Environmental Rights as Access to Environmental Justice

Javaid Rehman, University of Leeds
Access to the International Court of Justice in Resolving Environmental Disputes

Andrea Ross-Robertson, University of Dundee and Jeremy Rowan-Robinson, University of Aberdeen
The Impact of the Voluntary Approach on Access to Justice in Environmental Protection

Aine Ryall, University of Cork
The Irish Ombudsman and Disputes over Access to Environmental Information

Purwo Santoso, London School of Economics and Political Science
Political Access to Environmental Justice in Indonesia

Burkhard Schaefer, University of Edinburgh
Access to Environmental Justice, Representative Action and the New Social Movements

David I. Shapiro, JAMS Endispute Europe and James Shapiro, New York
ADR and Superfund in the United States

Azmi Sharom, University of Malaya
Access to Environmental Justice in the Malaysian Planning System: A Case Study on Kuala Lumpur

Dinah Shelton, University of Notre Dame, USA
Litigating Foreign Environmental Damage in US Courts: Recent Developments

I.O. Smith, Lagos State University, Nigeria
Environmental Pollution, Dispute Resolution and Access to Justice in Nigeria: Which Way Forward?

Neil Stanley, University of Leeds
Is the Town and Country Planning System an Ineffective Method of Controlling Hazardous Development?

Endre Stavang, University of Oslo, Institute for Private Law
Tolerance Limits and Temporal Liability in Environmental Civil Liability

Surya Subedi, University of Hull
Environmental Inputs into the Planning Process in Nepal: Recent Developments

Franscesca Veneziano, University of Nottingham

Access to Environmental Justice in a Country Applying for Membership in the European Union: The Case of Poland

Halina Ward, Environmental Resources Management and Foundation for
International Environmental Law and Development

The Contribution of Environmental Mediation to Sustainable Development: Some Key Concerns

W. G. Hart Legal Workshop: 1996

Lawmaking in the European Union

The 23rd W G Hart Legal Workshop was held at the Institute from Tuesday 9th to Thursday 11th July 1996 on the subject of: Lawmaking in the European Union. The Workshop included contributions from speakers from Denmark, France, Italy, Germany, Luxembourg, The Netherlands and the United States.

[W. G. Hart Legal Workshop 1996 - Programme of speakers and papers](#)

Published Proceedings:

[Lawmaking in the European Union](#) / editors, Paul Craig, Carol Harlow.
The Hague : Kluwer Law International, 1998.
IALS classmark: GO1.A1.D.1 CRA

Academic Directors:

- Professor Carol Harlow (London School of Economics and Political Science) - assisted by:
- Paul Craig (Worcester College, University of Oxford)

Workshop Speakers:

Mads Andenas, Centre for European Law, King's College London <i>The Interplay of the Commission and ECJ in Giving Effect to the Tight to Provide Financial Services</i>
Kenneth Armstrong, University of Keele <i>The New Institutionalism</i>
Professor Sue Arrowsmith, University of Wales, Aberystwyth <i>Implementing the Public Procurement Rules</i>
Francesca Beltrame, University of Milan <i>Creating the Directive on Pluralism and Media Concentration; A Case Study</i>
Fiona Beveridge and Sue Nott, University of Liverpool <i>A Hard Look at Soft Law: does it Offer a Way Ahead for Women?</i>
Sophie Boyron, University of Birmingham <i>The Co-Decision Procedure</i>
Dr Gisbert Brinkmann, Federal German Ministry of Labour <i>The Social Provisions of the Treaty and 'Social Chapters' of Maastricht</i>
Tom Burns, Napier University, Edinburgh <i>Better Lawmaking? An Evaluation of Law Reform in the European Community</i>

<p>Paul Craig, Worcester College, Oxford <i>Democracy and Rulemaking Within the EC: An Empirical and Normative Assessment</i></p>
<p>Elinor Campbell and Holly Cullen, Durham University <i>The Future of Social Policy-Making in the European Community</i></p>
<p>Sandra Fredman, Exeter College, Oxford <i>The Interplay of the ECJ and Community Institutions in Social Policy-Making</i></p>
<p>Professor Carol Harlow, London School of Economics and Political Science <i>Rulemaking in the EC: Beyond the National Paradigm?</i></p>
<p>Geraint Howells, University of Sheffield The Function of Soft Law in the Context of EC Consumer Law</p>
<p>Professor Ib Martin Jarvad, Roskilde University, Denmark <i>The Market Committee of the Danish Parliament in the EU Lawmaking Process</i></p>
<p>Dr Philip Leith, The Queen's University of Belfast <i>Harmonising European Patent Laws</i></p>
<p>Imelda Maher, Birkbeck College, London <i>The Coordination of Competition Law</i></p>
<p>Professor Philip Norton, University of Hull <i>National Parliaments and the European Union: Where To From Here?</i></p>
<p>Daniela Obradovic, Europa Institute, University of Utrecht, The Netherlands <i>Accountability of Interest Groups in the Lawmaking Process</i></p>
<p>Mme Nicole Questiaux, Conseiller d'Etat, France <i>Implementing EC Law in France: the Role of the French Conseil d'Etat</i></p>
<p>Michael Radford, University of East Anglia <i>Animal Welfare and European Policy-Making</i></p>
<p>Dr Wolf Sauter and Ellen Vos, European University Institute, Florence <i>Harmonisation under Community Law: The Comitology Issue</i></p>
<p>Professor Martin Shapiro, University of California, Berkeley <i>The information Gathering and Lawmaking Function of Congressional Committees: A pattern for the European Parliament?</i></p>
<p>Professor Jo Shaw, University of Leeds <i>A Proposal Too Far? law, Lawyers and Legal Discourse in Interest Representation</i></p>
<p>Dr Marc Thewes, Thewes & Reuter, Luxembourg; University of Louvain, Belgium <i>National Civil Service and Implementation: The Case of Luxembourg</i></p>
<p>Charlotte Villiers, University of Glasgow and Lorna Woods, University of Sheffield <i>The Legislative Process and Democracy: Lessons from Comparative Company Law</i></p>

Dr Adrienne de Moor-van Vugt, Dr Wim Voermans and Dr VJMM Bekkers,
University of Tilburg, Netherlands

Problems of Implementation: the Dutch Experience

Professor Joseph Weiler, Harvard University, USA

Models of Democracy and the European Union

Dr Martin Westlake, Secretariat General, European Commission

The Role of the European Parliament

W. G. Hart Legal Workshop: 1995

Liability, Regulation and Risk Management: Reorienting the Legal Debate

The wide ranging and stimulating 22nd Workshop, again subsidised by the W G Hart Bequest, was held at the Institute from Tuesday 4th to Thursday 6th July 1995 at the Institute on the subject Liability, Regulation and Risk Management: Reorienting the Legal Debate.

Published Proceedings:

[Liability, Regulation and Risk Management: Reorienting the Legal Debate](#)

London : Institute of Advanced Legal Studies, 1995.

IALS classmark: FOL SJ125 LIA

Academic Directors:

- Dr Robert Baldwin (London School of Economics and Political Science)
- Peter Cane (Corpus Christi College, University of Oxford)

Workshop Speakers:

Mr Steve Bailey, Smithkline Beecham PLC

Economic Incentives for Employers to Improve the Management of Workplace Risk

Ms Estelle Baker, university of Leicester

Risk Perception, Judicial Decision-Making and Threats to the Social Order

Professor Brenda Barrett, Middlesex University

Risk Management under the Health and Safety at Work Act

Professor G. Brüggemeier, University of Bremen, Germany

Control of Corporate Conduct and Reduction of Uncertainty by Tort Law

Mr David Carson, University of Southampton

A Risk-Management Approach to Legal Decision Making about 'Dangerous People'

Professor J.B. Copas, University of Warwick

Prediction Scores for Risk Assessment

Professor Paul Fenn, University of Nottingham

Long-Tail Liability and Risk Management in the NHS

Ms Elizabeth Fisher, St. John's College, Oxford

The Risks of Quantifying Justice: The Use of the Substantial Evidence Test in Judicial Review of OSHA Rule Making

<p>Dr Joshua Getzler, St Hugh's College, Oxford <i>'Gentlemen do not Collect Rents': Fiduciary Obligations and Principal/Agency Problems</i></p>
<p>Ms Joanna Gray and Ms Elspeth Fennell, University of Newcastle <i>Derivative Financial Instruments, Risk, Regulation and Investor Protection</i></p>
<p>Ms Jane Hanna, Manchester College, Oxford <i>Reforming Decision-Making in the NHS: Contract or Trust?</i></p>
<p>Dr Julian Killingley, University of Central England <i>Some Ergonomic Challenges for Fault-Based Compensation Systems</i></p>
<p>Professor Michael King, Brunel University <i>Indeterminacy Made Determinate: Law's Management of Risk to Children</i></p>
<p>Ms Catherine Kratz, University of Lancaster <i>Parenthood at Risk</i></p>
<p>Mr W.J. Leigh, British Nuclear Fuels <i>The Radiation Worker Compensation Schemes: Managing the Risk of Civil Liability through Voluntary Arrangements</i></p>
<p>Dr John McEldowney, University of Warwick <i>'Audit Cultures' and Risk Aversion in Public Authorities: An Agenda for Public Lawyers</i></p>
<p>Ms Robin Mackenzie, University of Kent <i>Vulnerable Providers of Security, Risk Management and Moral Hazard: Independent Legal Advice after Barclays Bank v O'Brien, Massey v Midland Bank PLC and Clark Boyce v Mouat</i></p>
<p>Dr C.E. Miller, Salford University <i>Radiological Risk and Civil Liability: A Review of recent Developments in the United Kingdom</i></p>
<p>Dr Fidelis Oditah, Merton College, Oxford <i>Global Custody and Fund Management</i></p>
<p>Professor Anthony Ogus, University of Manchester <i>Risk Management and 'Rational' Social Regulation</i></p>
<p>Dr Michael Power, London School of Economics and Political Science <i>From Risk Society to Audit Society</i></p>
<p>Mr Joseph Savirimuthu, University of Central Lancashire <i>The Entrepreneur, Business Failures and Corporate Law Ideology</i></p>
<p>Mr Paul Skidmore, University of Bristol <i>Entrepreneurial Risk and the Contract of Employment</i></p>

W. G. Hart Legal Workshop: 1994

Understanding Human Rights

The annual Workshop, again subsidised by the W G Hart Bequest, was held at the Institute from Tuesday 5th to Thursday 7th July 1994 at the Institute on the subject Understanding Human Rights. This lively Workshop featured an international panel of distinguished speakers including visitors from Canada, South Africa and the United States.

Further reading:

[Understanding human rights](#) / edited by Conor Gearty and Adam Tomkins.
London : Mansell, 1996
SG85 GEA

Academic Directors:

- Dr Connor Gearty (King's College London) - assisted by:
- Adam Tomkins (King's College London)

Workshop Speakers:

Mr G.W. Anderson (University of Warwick) <i>The Limits of Constitutional Law: The Canadian Charter of Rights and Freedoms and the Public/Private Divide</i>
Mr N. Bamforth (Wadham College, Oxford) <i>Sexual Orientation and the Impact of Law</i>
Ms T. Callman <i>Freedom of Expression and Religion</i>
Ms. E. Chadwick (Manchester Metropolitan University) <i>The Foundation and Content of Human Rights in International Humanitarian Law - A Critical Reappraisal</i>
Professor Christine Chinkin (University of Southampton) <i>Women's Rights as Human Rights under International Law</i>
Dr S. Deakin (Peterhouse, Cambridge) <i>Personal Rights and Labour Law: A Comparative Approach</i>
Professor G. Devenish (University of Natal, South Africa) <i>Human Rights in a Divided Society</i>
Ms S. Douglas-Scott (King's College, London) <i>Environmental Rights</i>

<p>Dr C. Douzinas (Birkbeck College, London) <i>Human Rights at the End of History</i></p>
<p>Professor K.D. Ewing (King's College, London) <i>Human Rights and Democracy</i></p>
<p>Ms S. Fredman (Exeter College, Oxford) <i>Less Equal than others ... Equality and Women's Rights</i></p>
<p>Dr S. Greer (University of Bristol) <i>Human Rights and Criminal Justice</i></p>
<p>Dr T.H. Jones (University of Manchester) <i>The Judiciary and Fundamental Rights in Australia and Britain</i></p>
<p>Ms C.J.M. Kimber (University of Aberdeen) <i>Equality or Self-Determination: A Comparison of the Principles of Equality and Self-Determination</i></p>
<p>Mr J. Kingston (British Institute of International and Comparative Law) <i>Human Rights: A Solution to the Abortion Question?</i></p>
<p>Mr S. Livingstone (Queen's University, Belfast) <i>Human Rights in an Emergency - an Historical Perspective</i></p>
<p>Professor L. Lustgarten (University of Southampton) <i>National Security and the Judicial Function: Games Judges Play</i></p>
<p>Mr J.M. McBride (University of Birmingham) <i>Human Rights and International Organisations</i></p>
<p>Madam justice Beverley McLachlin (Canadian Supreme Court) <i>Canada's Experience with a Constitutional Bill of Rights</i></p>
<p>Ms S.N. McMurtie (University of Buckingham) <i>Pornography and Rights - The Theory and Practice of Control</i></p>
<p>Ms M. Malik (King's College London) <i>Should Collective Rights be Human Rights?</i></p>
<p>Mr L.J. Moran (University of Lancaster) <i>The Homosexualisation of Human Rights</i></p>
<p>Ms S. Mullally (University of Hull) <i>Discrimination and the Public/Private Divide in International Human Rights Law</i></p>
<p>Mr R.J. Nayar (University of Cambridge) <i>Human Welfare and International Law: A Functional Analysis of 'Human Rights' and 'Development'</i></p>
<p>Mr D. Nolan (King's College, London) <i>Is Meritorious Treatment a Human Right?</i></p>
<p>Professor Katherine O'Donovan (University of Kent) <i>Universal Rights to Respect for Private and Family Life: Aspiration or Oxymoron?</i></p>

<p>Professor P. O'Higgins (Christ's College, Cambridge) <i>State Terrorism, Kidnapping and Human Rights</i></p>
<p>Ms G. Pitt (University of Leeds) <i>Rights and Employee Rights - Free Speech</i></p>
<p>Dr G. Quinn (University College, Galway) <i>Democratic Theory, Judicial Activism and Rights: Ireland and the United States</i></p>
<p>Mr M. Radford (University of East Anglia) <i>Can Rights Extend to Animals?</i></p>
<p>Ms A. Scully (Brunel University) <i>Human Rights and Aids; A Critical Evaluation</i></p>
<p>Mr C.F. Stychin (University of Keele) <i>Essential Rights and Contested Identities: Sexual Orientation and Equality rights Jurisprudence in Canada</i></p>
<p>Professor M. Tushnet (Georgetown University) <i>Living with a Bill of Rights</i></p>
<p>Mr P. Twomey (University of Liverpool) <i>Denying Terrorists the Oxygen of Publicity: Broadcasting Restrictions in the United Kingdom and the Republic of Ireland</i></p>
<p>Ms G. Van Bueren (Queen Mary and Westfield College) <i>The Challenges for the international Protection of Family Member's Rights as the 21st Century Approaches</i></p>
<p>Mr J. Wadham (Legal Officer, Liberty) <i>Reflections on Recent Cases in Strasbourg</i></p>
<p>Professor C. Walker (University of Leeds) <i>The Prevention of Terrorism Act and the European Convention</i></p>
<p>Judge Brian Walsh (European Court of Human Rights and former Justice of the Irish Supreme Court) <i>Human Rights in an Emergency and Human Rights under the Irish Constitution</i></p>
<p>Mr S. Wheatley (University of Central Lancashire) <i>The CSCE High Commissioner of National Minorities. Human Rights Protection and Preventative Dispute Resolution</i></p>

W. G. Hart Legal Workshop: 1993

Concepts of Property in the Law

The annual Workshop, again subsidised by the W G Hart Bequest, was held from Tuesday 6th July to Thursday 8th July 1993 at the Institute on the subject of Concepts of Property in the Law.

The Workshop featured an extremely wide range of papers on various aspects of property law from an international panel of distinguished speakers, including visitors from Australia, Belgium, Israel, Italy, Japan, the Netherlands and the United States.

[W. G. Hart Legal Workshop 1993 - Programme of speakers and papers \(pdf\)](#)

Academic Directors:

- Dr James Harris (Keble College, University of Oxford)
- Brad Sherman (London School of Economics and Political Science)

Workshop Speakers:

Stathis Banakas (University of East Anglia) <i>Negligence and Property Rights in Anglo-American and European law</i>
Anne Barron (University College London) <i>Aboriginal Culture and Community Property</i>
Lionel Bently (King's College London) and Brad Sherman (London School of Economics and Political Science) <i>The Materiality of the Intangible</i>
Anne Bottomley (University of Kent) <i>Feminist Perspectives on Property Law?</i>
Roger Brownsword and Deryck Beyleveld (University of Bristol) <i>Mice, Morality and Patents</i>
Andrew Caiger (Anglia Polytechnic University) <i>Property and Community in South Africa</i>
Michael Cardwell (University of Leeds) <i>Milk Quotas as Property</i>
Alison Clarke (University College London) <i>Security Interests as Property?</i>

James Harris (Keble College, Oxford) <i>Private and Non-Private Property</i>
Hugh Collins (London School of Economics and Political Science) <i>When and Why are Contract Rights Property Rights?</i>
Sarah Dromgoole (University of Leicester) and Nicholas Gaskell (University of Southampton) <i>Property in Wrecks</i>
Diego Gambetta (Department of Social Administration, Oxford) <i>Symbols and Property Rights</i>
Joshua Getzler (St Hugh's College, Oxford) <i>Theories of Property, Economic Development and The Industrial Revolution</i>
Kate Green (University of East London) <i>Formality and Informality</i>
Ruth Grupen (University of East London) <i>Computer Misuse Act, 1990: Property Rights in Information?</i>
Nicholas Jackson and Anne Bottomley (University of Kent at Canterbury) <i>Shifting Conceptual Frameworks: Experiences of Teaching Land Law</i>
David Kelly (Staffordshire University) <i>What is a Share?</i>
Geoffrey Samuel (University of Lancaster) <i>Property Notions in the Law of Obligations</i>
Anna Lawson (University of Leeds) <i>The Acquisition of Beneficial Interests in the Family Home</i>
Margaret Llewelyn (University of Central Lancashire) <i>The Ethics of Patenting Life</i>
William Lucy and François Barker (University of Hull) <i>Justifying Property and Justifying Access</i>
Celia Lury (University of Lancaster) <i>Branding, Trade Marks and Image Properties in the Contemporary Culture Industry</i>
Gerald McCormack (University of Essex) <i>Compulsory Expropriation</i>
Sean Mcveigh (University of Keele) <i>Intellectual Property and the Death of the Body</i>
Wolfgang Mincke (University of Limburg, Netherlands) <i>Property: Assets or Power? Objects or Relations as Substitutes of Property Rights</i>
Antonello Miranda (University of Palermo, Italy) <i>Body Parts</i>

<p>Stephen Munzer (University of California, Los Angeles, USA) <i>An Uneasy Case Against Property Rights in Body Parts</i></p>
<p>Deborah Fisch Nigri <i>Theft of information and the Concept of Property in the Information Age</i></p>
<p>Richard Nobles (London School of Economics and Political Science) <i>Pensions as Property</i></p>
<p>Patrick O'Keefe (University of Sydney, Australia) <i>Property and the Cultural Heritage</i></p>
<p>J.E. Penner (Brunel University) <i>Criteria and Circumstances for the Concept of Property</i></p>
<p>Alain Pottage (London School of Economics and Political Science) <i>The Plasticity of Property</i></p>
<p>Michael Power (London School of Economics and Political Science) <i>Accounting for the Intangible</i></p>
<p>Alan Ryan (Princeton University, USA) <i>Property and Pragmatism</i></p>
<p>Bernard Rudden (Brasenose College, Oxford) <i>Things as Thing and Things as Wealth</i></p>
<p>M.G. Salter (Lancaster University) <i>Property, Law and Personality in Hegel's Legal Theory</i></p>
<p>Kristina Stern (King's College London) <i>Bailments and Human Gametes</i></p>
<p>Alain Strowel (Faculties Universitaires Saint-Louis, Belgium) <i>Locke and Droit d'auteur</i></p>
<p>David Sugarman (University of Lancaster) <i>Property, Economic Change and the Invention of Englishness</i></p>
<p>Bill Swadling (Queen Mary and Westfield College) <i>Restitution and Property</i></p>
<p>Joshua Weisman (Hebrew University of Jerusalem, Israel) <i>Long Term Leases as an Alternative to Ownership</i></p>

W. G. Hart Legal Workshop: 1992

Dispute Resolution: Civil Justice and its Alternatives

The annual Legal Workshop, again subsidised by the W G Hart Bequest, was held from Tuesday 7th July to Thursday 9th July 1992 at the Institute on the subject of Dispute Resolution: Civil Justice and its Alternatives.

The Workshop, which attracted a varied audience of academics and practitioners, was particularly noteworthy in the way it effectively brought together British and European specialists in civil procedure and alternative dispute resolution, fields which had hitherto been excessively insulated from one another. The Academic Directors engineered a harmonious dialogue between adherents of these approaches.

Academic Directors:

- Cyril Glasser (Managing Partner of Sheridans and Visiting Professor at University College London)
- Professor Simon Roberts (London School of Economics and Political Science)

Workshop Speakers:

Andrew Acland (Independent Mediator; Consultant, IDR Europe Ltd) Thelma Fisher and Marian Roberts (National Family Conciliation Council)

Selection, Training and Accreditation of Mediators

Mauro Cappelletti (Stanford University, USA and University of Florence, Italy)

Access to Justice and Alternative Dispute Resolution

Antonia Chayes (J.F. Kennedy School of Government, Harvard University; Senior Counsel and Manager, Endispute Inc)

Alternative Dispute Resolution in the United States: Reflecting on the Surge

Peter Fitzpatrick (University of Kent) Gordon Woodman (University of Birmingham)

Alternative Dispute Resolution, Folk Law and Legal Pluralism

John Flood (University of Westminster) and Andrew Caiger (Anglia Business School)

Lawyers and Commercial Arbitration

Hazel Genn (Queen Mary and Westfield College)

Tribunals and Theories of Informal Justice

<p>Cyril Glasser (University of College London) <i>Procedure and Litigation - the Evolution of Professional Culture</i></p>
<p>Sir Leonard Hoffman (Judge of the High Court, Chancery Division) <i>Changing Perspectives on Civil Litigation</i></p>
<p>Richard Ingleby (University of Manchester) Christine Chinkin (University of Sydney) <i>Alternative Dispute Resolution and the Courts: the Case Against Mandated Participation</i></p>
<p>Wendy Kennett (New Hall, Cambridge) <i>Civil Litigation: European Developments</i></p>
<p>Roy Lewis (University of Southampton) Jon Clark (University of Warwick) Robert Jagtenberg and Annie de Roo (Erasmus University, Rotterdam) <i>Labour Dispute Resolution</i></p>
<p>Karl Mackie (Centre for Dispute Resolution) <i>The Institutional Framework of Alternative Dispute Resolution: Founding CEDR</i></p>
<p>Karl Mackie (Centre for Dispute Resolution) <i>Lawyers and Alternative Dispute Resolution</i></p>
<p>Mavis Maclean (Center for Socio-Legal Studies); Richard Greenslade (District Judge) <i>Informal Process Adjacent to Family Proceedings</i></p>
<p>David Miles (Partner, Glovers; Director, Centre for Dispute Resolution); Ian Morely (Department of Psychology, University of Warwick; Philip Naughton QC <i>The Roles of Lawyers in Alternative Dispute Resolution</i></p>
<p>Alan Paterson (University of Strathclyde); Roger Smith (Director, Legal Action Group) <i>Legal Aid Litigation: problems of Financing and Quality Control</i></p>
<p>Simon Roberts (London School of Economics and Political Science) <i>Alternative Dispute Resolution and the Public Justice System: an unresolved Relationship</i></p>
<p>Adrian Zuckerman (University College, Oxford) <i>Mareva and Interlocutory Injunctions - Justice Without Final Resolution?</i></p>

W. G. Hart Legal Workshop: 1991

Insolvency

The annual Legal Workshop, again subsidised by the W G Hart Bequest, was held from Tuesday 2nd July to Thursday 4th July 1991 on the subject of Insolvency. A capacity audience of academics and professional lawyers were offered a broad range of papers, by economists and sociologists as well as lawyers, by practitioners and civil servants as well as academics.

Up to 1988, the Workshop was essentially an academic affair. In that year, with due caution, a policy was introduced of opening up a proportion of the places to practitioners, as part of the Institute's mission of bridging gaps between academic research and legal practice. The success of the formula led the Institute to maintain the policy, while continuing to ensure that younger legal academics enjoy the lion's share of opportunities both to attend and to present papers.

Lovell White Durrant generously sponsored a reception for delegates and invited guests on the second evening of the Workshop.

Published Proceedings:

[Insolvency](#) / academic director: Harry Rajak, assisted by Alison Clarke.
London : Institute of Advanced Legal Studies, 1991
IALS classmark: FOL SJ350 INS

Academic Directors:

- Harry Rajak (King's College London) - with the assistance:
- Alison Clarke (University College London)

Workshop Speakers:

Roslina Baba (King's College London) <i>Research in Insolvency: Focus on Rescue of Insolvent Companies</i>
Alice Belcher (University of Keele) <i>The Economic Implications of Attempting to Rescue Companies</i>
Professor Michael Bridge (University of Nottingham) <i>Equitable assistance in the Search for Security</i>
Alison Clarke (University College London) <i>Insolvency and Family Law</i>

Nicholas Coidan (Huddersfield Polytechnic) <i>Teaching Insolvency: Receivership Law and Practice</i>
Professor Stephen Cretney (University of Bristol) <i>Insolvency and Family Law</i>
Iwan Davies (Cardiff Law School) <i>The Trade Debtor and the Quest for Security</i>
Paul de Drée (Caubet Buchman Spalter, Paris) <i>Court-Driven Rescue Under French Bankruptcy Law</i>
Dr Janet Dine (King's College London) <i>Quasi-Criminal Law - Wrongful Trading</i>
Desmond Flynn (Deputy Inspector General, Insolvency Service, Department of Trade and Industry) <i>Bankruptcy and individual Voluntary Arrangements in England and Wales</i>
Leo Flynn (University of Leeds) <i>Quasi-Criminal Law - Reckless Trading</i>
Janet Ford and Marilyn Wilson (Institute of Employment Research, University of Warwick) <i>Personal Debt and Insolvency</i>
Professor Roy Goode (St John's College, Oxford); Nick Segal (Allen & Overy) <i>Contract Based Rescues: Receivership and Administrative Receivership</i>
David Graham QC (Cork Gully) <i>The Impetus to Insolvency Law Reform</i>
Chris Hanson (Lovell White Durrant) <i>Corporate Insolvency and Labour Law</i>
Professor J.J. Henning (University of the Orange Free State, South Africa) <i>Corporate Rescues in South Africa</i>
David Henry (Disqualification Unit, department of Trade and Industry) <i>Disqualification of Directors</i>
Professor Bob Hepple (University College London) <i>Insolvency and Labour Law</i>
Klaus Kamlah (Rechtsanwalt, State of Hamburg) <i>Vergleichsverfahren</i>
Professor W.W. McBrydge (University of Dundee) <i>The Scottish Experience of Bankruptcy</i>
Gerald McCormack (University of Southampton) <i>Rescue of Ailing Companies in Ireland</i>

<p>Professor David Milman (University of Manchester) <i>The Administration Order Regime and the Courts</i></p>
<p>C.J.G. Morse (King's College London) <i>Principles and Pragmatism in English Cross-Border Insolvency Law</i></p>
<p>Reg Nock (Coopers Lybrand Deloitte); Anthony Davis (Lovell White Durrant); Harry Rajak (King's College London) <i>The Insolvent Company - A Case Study: Some Taxation Issues in Insolvency</i></p>
<p>Fidelis Oditah (Merton College, Oxford) <i>The Widespread Influence of Corporate Insolvency</i></p>
<p>Michael Prior (Dibb Lupton Broomhead & Prior) <i>Bankruptcy Treaties Past Present and Future: their Failures and Successes</i></p>
<p>Shashi Rajani (Cameron Markby Hewitt) <i>Equitable Assistance in the Search for Security</i></p>
<p>Peter Totty (Allen & Overy) <i>Cross-Border Problems in Insolvency</i></p>
<p>Professor Jay Westbrook (University of Texas School of Law) <i>Chapter XI Reorganisation in the United States</i></p>
<p>Dr Sally Wheeler (University of Keele) <i>Disqualification of Directors</i></p>
<p>Andrew Wilkinson (Clifford Chance) <i>Creditors' Schemes of Arrangement and Company Voluntary Arrangements</i></p>

W. G. Hart Legal Workshop: 1990

Discrimination and Law

The annual Legal Workshop, again subsidised by the W G Hart Bequest, was held at the Institute from Tuesday 3rd July to Thursday 5th July 1990 on the theme: Discrimination and Law. Over 70 participants attended all or part of the Workshop including representatives from universities and polytechnics, both UK and overseas, government agencies, trade unions and solicitors' firms. A total of 28 papers, covering a wide range of topics were presented.

The Commission of Racial Equality generously sponsored a reception for delegates and invited guests on the penultimate evening of the Workshop.

Published Proceedings:

[Discrimination : the limits of law](#) / edited by Bob Hepple and Erika M. Szyszczak.
London : Mansell, 1992
IALS classmark: Short Loan

Academic Directors:

- Professor Bob Hepple (University College London)
- Dr Erika Szyszczak (London School of Economics and Political Science)

Workshop Speakers:

Dr Susan Atkins (University of Southampton)
<i>Teaching and Research in Sex Discrimination Law: Where Should We Be Going?</i>
Professor Derek Bell (Harvard University)
<i>The Civil Rights Model of Anti-Discrimination Law: An Allegorical Critique</i>
Geoffrey Bindman (Bindman & Partners)
<i>Proof and Evidence of Discrimination</i>
Trevor Buck (University of Leicester)
<i>Ageism and Legal Control</i>
Mary Cousseley (Commission for Racial Equality)
<i>The Effectiveness of Strategic Enforcement of the 1976 Race Relations Act</i>
Sandra Fredman (Exeter College, Oxford); Deidre Stanley (Harvard University); Dr Erika Szyszczak (London School of Economics and Political Sciences)
<i>The Interaction of Race and Gender</i>

<p>Barry Fitzpatrick (University of Newcastle-upon-Tyne) <i>The Effectiveness of Remedies for Infringement of Equality Rights</i></p>
<p>Dr John Gardner (All Souls College, Oxford) <i>Discrimination Between Social Spheres</i></p>
<p>Dr Jeanne Gregory (Middlesex Polytechnic) <i>The Effectiveness of Discrimination Law</i></p>
<p>Professor Bob Hepple (University College London) <i>Racial Discrimination and Law: Where Are We Now?</i></p>
<p>Jim Knox (Consultant); Joe O'Hara (GMBTU) <i>Fair Employment Legislation in Northern Ireland</i></p>
<p>Nicola Lacey (New College, Oxford) <i>From Individual to Group</i></p>
<p>Dr Alice Leonard (Equal Opportunities Commission) <i>Reforming the Sex Discrimination Act</i></p>
<p>Laurence Lustgarten (University of Warwick) <i>Discrimination and Law: Where are We Going?</i></p>
<p>Martin Mabiletsa (Commission for Racial Equality) <i>Complainant Aid - A Crisis</i></p>
<p>Dr Werner F. Menski (School of Oriental and African Studies) <i>Post-Colonial Models for Compensatory Discrimination in Favour of Disadvantaged Groups: the Indian Experience and its Lesson for Britain</i></p>
<p>Dr Tariq Modood (Commission for Racial Equality) <i>Cultural Diversity and Racial Discrimination in Employment</i></p>
<p>Jonathan Montgomery (Southampton University) <i>Legislating for a Multi-Faith Society: Some Problems of Special Treatment</i></p>
<p>Paseko Ncholo (University College London) <i>The Idea of Equality and Affirmative Action in the Bill of Rights Context for Southern Africa</i></p>
<p>Professor Bhikhu Parekh (University of Hull) <i>Reflections on Contemporary Discrimination in Favour of Disadvantaged Groups</i></p>
<p>Edward Phillips (University of Buckingham) <i>Compensatory Discrimination in Malaysia: A Cautionary Tale for the United Kingdom</i></p>
<p>Gwyneth Pitt (University of Leeds) <i>Can Reverse Discrimination be Justified?</i></p>
<p>Dr Sebastian Poulter (University of Southampton) <i>The Limits of Pluralism - A Legal Perspective</i></p>
<p>Albie Sachs (Institute of Commonwealth Studies) <i>South Africa</i></p>

Vera Sacks (Kingston Polytechnic)

Results of Reserach on the Use made of Positive Discrimination Provisions of the Sex Discrimination Act

Josephine Shaw (University of Exeter)

Equal Opportunities for Women in the Federal Republic of Germany

Dr Erika Szyszczak (London School of Economics and Political Science)

The Limitations of Market Equality and reference to the European Community

W. G. Hart Legal Workshop: 1989

The Single European Market and the Development of European Law

The annual Legal Workshop, again subsidised by the W G Hart Bequest, was held at the Institute from Tuesday 4th July to Thursday 6th July 1989 on the theme: The Single European Market and the Development of European Law.

Over 60 participants attended all or part of the Workshop including speakers from the European Commission, the European Parliament and the Cabinet Office in addition to the usual wide ranging representation from universities and polytechnics. The Workshop also opened its doors for the first time to a limited number of participants from solicitors' firms.

In total 22 papers were given at the Workshop including those presented in a working session of the European Citizenship project organised in collaboration with the British institute of International and Comparative law and the Federal Trust for Education and Research.

[W. G. Hart Legal Workshop 1989 - Programme of speakers and papers](#)

Papers from proceedings:

[The single European market and the development of European law](#) / academic director: T. C. Daintith.

London : Institute of Advanced Legal Studies, 1989.

IALS classmark: FOL G01.A1 SIN

Academic Directors:

- Professor Terence Daintith (Director of IALS)

Workshop Speakers:

Dr S.D. Anderman (University of Warwick)
<i>The Conflict Between Intellectual Property Rights and EEC Competition Policy</i>
Dr N. Burrows (University of Glasgow)
<i>New Approaches to Harmonisation: Reculer Pour Mieux Sauter?</i>
Ms M. Cremona (City of London Polytechnic)
<i>The Completion of the Internal Market and the Incomplete Commercial Policy of the European Market</i>
Mr F. Danis (EC Commission)
<i>Citizens' Europe: Political Rights Directive</i>

<p>Dr J. Dine (Institute of Advanced Legal Studies) <i>Changing the Balance of Power in Companies: The Company Law Directives</i></p>
<p>Mr T. Downes (University of Durham) <i>The Climate for Merger Control</i></p>
<p>Mr P. Gardner (British Institute of International and Comparative Law) <i>European Citizenship: Does a Comparative Review of National Laws Concerning Citizenship Rights Help?</i></p>
<p>Dr L. Hancher (University of Leiden) <i>1992 and Accountability Gaps: a Case Study in European Regulation</i></p>
<p>Mr J.H. Holroyd (Cabinet Office) <i>UK Government Structure and the Implementation of European Community Policy</i></p>
<p>Mr W. Howarth (University College of Wales, Aberystwyth) <i>The Single European Market and Animal Health: The Case of Fish Disease</i></p>
<p>Dr S. Leader (University of Essex) <i>The Models of Collective Bargaining in the Single European Market</i></p>
<p>Dr J. Lonbay (University of Birmingham) <i>Educational Rights</i></p>
<p>Ms L. Luckhaus (University of Warwick) <i>EEC Social Security and Citizenship</i></p>
<p>Mr A McGee (University of Manchester) <i>Legal Obstacles to Transborder Co-operation</i></p>
<p>Professor Paul O'Higgins (King's College, London) <i>1992 - the Employment Law Dimension</i></p>
<p>Mr D. Pollard (University of Leicester) <i>Legal Education and Training for 1992 and Beyond</i></p>
<p>Ms B. Sas (Centre for Petroleum and Mineral Law Studies, University of Dundee) <i>1992: Implications for the Petroleum Industry</i></p>
<p>Dr F. Snyder (University College London) <i>Rethinking some Basic Concepts in European Economic Law</i></p>
<p>Dr J. Stoodley (EC Commission) <i>The Predicted Economic Impacts of the 1992 Programme</i></p>
<p>Mr T. Tridimas (University of Birmingham) <i>Substantive Securities Regulation</i></p>
<p>Professor J. Usher (University of Exeter) <i>The Development of Community Powers after the Single European Act</i></p>
<p>Dr C. Vincenzi (Huddersfield Polytechnic) <i>European Citizenship</i></p>

Dr P Xuereb (University of Exeter)
Transport Services and EC External Policy

W. G. Hart Legal Workshop: 1988

Law and Medicine

The annual Legal Workshop, again subsidised by the W G Hart Bequest, was held at the Institute from Tuesday 28th June to Friday 1st July 1988. The subject was: Law and Medicine.

The Workshop was attended by over 70 participants including law teachers from universities, polytechnics and colleges of further education throughout Britain, together with representatives from the medical world, the Civil Service and the legal profession. Unfortunately the Academic Director, Professor Ian Kennedy of King's College London, had not made a complete recovery from a serious illness suffered earlier in the year and was unable to take part personally in the Workshop. The Institute was most grateful to Mr Andrew Grubb, of Fitzwilliam College Cambridge for deputising at extremely short notice.

Academic Directors:

- Professor Ian Kennedy (King's College London)
- Mr Andrew Grubb (Fitzwilliam College, University of Cambridge)

Workshop Main Speakers:

Mr W. Bingley (Director MIND) An aspect of law and mental health
Professor A.L. Diamond (London School of Economics and Political Science) <i>Consent and contracts for clinical trial volunteers</i>
Dr R. Dingwall and Mr P. Fenn (Wolfson College, Oxford) <i>Medical negligence claims and allegations of defensive medicine</i>
Mr D. Jabbari (University of Keele) <i>Reproductive medicine and the law's response</i>
Mr M. Jones (University of Liverpool) <i>Medical malpractice - Causation and Defensive Medicine</i>
Mr S. Lee (King's College London) <i>Informed consent</i>
Mr N.V. Lowe (University of Bristol) <i>Warding of fetuses and a mother's obligation to her unborn child</i>
Dr A. McCall-Smith (University of Edinburgh) <i>Transplantation and uses of foetal tissue</i>

Mr J. Montgomery (University of Southampton)

Professionalisation of medical accountability

Dr B.W. Napier (Queen's College, Cambridge)

AIDS, employment and discrimination

Mr K. Norrie (University of Aberdeen)

Sterilisation of the mentally disabled, minor or adult

Ms S. Roberts (King's College, London)

Consent to treatment in the context of children - Parens Patriae

Mr A. Simonowicz (Director, AVMA)

Aspects of a doctor's duty of care to a patient and problems of litigation associated with causation (both legal and practical)

Professor A.T.H. Smith (University of Reading)

Criminal law aspects of AIDS. Testing for AIDS without consent

Sir Henry Yellowlees (British Medical Association)

The B.M.A. report on euthanasia

W. G. Hart Legal Workshop: 1987

Discretion in legal contexts: socio-legal perspectives

The annual Legal Workshop organized by the Institute and once again subsidised by the W G Hart Bequest, was held at the Institute from Tuesday 30th June to Friday 3rd July 1987. The subject was: Discretion in legal contexts: socio-legal perspectives.

The Workshop was attended by over 100 participants including law teachers from universities and polytechnics in Britain and the United States of America. A number of participants stayed in Connaught Hall.

Academic Directors:

- Donald Harris (Centre for Socio-Legal Studies, Wolfson College, University of Oxford)
- Keith Hawkins (Centre for Socio-Legal Studies, Wolfson College, University of Oxford)

Workshops and Convenors:

- Workshop I: Law, medicine and the state (Dr Robert Dingwell, Centre for Socio-Legal Studies, Wolfson College, University of Oxford)
- Workshop II: Regulation and discretion (Dr Keith Hawkins, Centre for Socio-Legal Studies, Wolfson College, University of Oxford)
- Workshop III: Family Law (Mrs Mavis Maclean, Centre for Socio-Legal Studies, Wolfson College, University of Oxford)
- Workshop IV: Companies, finance and the law (Dr Doreen McBarnet, Centre for Socio-Legal Studies, Wolfson College, University of Oxford)

Workshop Main Speakers:

Dr John Bell (Wadham College, Oxford)
<i>Discretionary decision-making: some background and perspective</i>
Professor Shari Diamond (University of Illinois-Chicago)
<i>Legal decision-making: a perspective from psychology</i>
Professor Denis Galligan (University of Southampton)
<i>Discretion in administrative law</i>
Dr Keith Hawkins (Centre for Socio-Legal Studies, Wolfson College, University of Oxford)
<i>Legal decision-making: some background and perspective</i>

Professor Neil MacCormick (University of Edinburgh)

Discretionary decision-making: jurisprudential controversies

**Professor Peter Manning (Michigan State University) and Dr Keith Hawkins
(Centre for Socio-Legal Studies, Wolfson College, University of Oxford)**

Frames and legal decision-making

W. G. Hart Legal Workshop: 1986

Criminal Law and Justice

The annual Legal Workshop organized by the Institute and once again subsidised from the W G Hart Bequest, was held at the Institute from Tuesday 1st July to Friday 4th July 1986. The subject was: Criminal Law and Justice.

The Workshop was attended by 50 persons including law teachers from universities and polytechnics and members of staff from the Office of the Director of Public Prosecutions, the Home Office and the Criminal Appeal Office of the Royal Courts of Justice. A third of the participants stayed in Connaught Hall.

[W. G. Hart Legal Workshop 1986 - Programme of speakers and papers \(pdf\)](#)

Published Proceedings:

[Criminal law and justice : essays from the W.G. Hart workshop 1986 /](#) edited by Ian H. Dennis.

London : Sweet & Maxwell, 1986.

IALS classmark: SJ150 DEN

Academic Directors:

- Mr Ian Dennis (Reader in English Law, University College, London)

Workshop Main Speakers:

Mr Justice Beldam (Chairman of the Law Commission)
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<i>Prospects for Codification</i>

R.J. Buxton QC

<i>The Codification of Action and Inaction</i>
--

Dr Kenneth Campbell (King's College, London)
--

<i>Offence and Defence</i>

Antony Duff (University of Stirling)

<i>Codifying Criminal Fault: Conceptual Problems and Presuppositions</i>
--

Professor Denis Galligan (University of Southampton)
--

<i>Regulating Pre-Trial Decisions</i>

Stephen Guest (University College London)

<i>Law, Fact and the Jury</i>

Heather Keating (Kingston Polytechnic)
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<i>Fatal and Non-Fatal Offences against the Person under the Draft Criminal Code</i>
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Nicola Lacey (New College, Oxford)

Discretion and Due Process at the Post-Conviction Stage

Professor Leonard Leigh (London School of Economics and Political Science)

Approaches to Codification: Observations on the Law Commission's Draft Criminal Code

Ronald Mackay (Leicester Polytechnic)

Craziness and Codifications - Revising the Automatism and Insanity Defences

David Nelken (University College London)

Synthesizing Criminal Law and Criminal Justice

Andrew Sanders (University of Birmingham)

Constructing the Case for the Prosecution

Professor A.T.H. Smith (University of Reading)

Law Reform and the Courts

Martin Wazik (University of Manchester)

Towards Sentencing Guidelines in England

W. G. Hart Legal Workshop: 1985

Commercial Law

The annual Legal Workshop organized by the Institute and once again subsidised from the W G Hart Bequest, was held at the Institute from Tuesday 2nd July to Friday 5th July 1985. The subject was: Commercial Law.

The Workshop was attended by 50 persons including law teachers from universities and polytechnics and members of staff from the Office of the Director of Public Prosecutions, the Home Office and the Criminal Appeal Office of the Royal Courts of Justice. A third of the participants stayed in Connaught Hall.

Academic Directors:

- Professor A.L. Diamond (Director, Institute of Advanced Legal Studies)

Workshop Main Speakers:

Sir Gordon Borrie (Director-General, Office of Fair Trading)
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<i>Micro-electronics and Retailing</i>
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Brian Davenport QC (Law Commission)

<i>The Codification of Commercial Law</i>

Professor Roy Goode (Centre for Commercial Law Studies, Queen Mary College)

<i>The Teaching of Commercial Law</i>

Trevor Hartley (London School of Economics and Political Science)

<i>International Commercial Litigation: A Case Study</i>
--

Derek Kirby Johnson (Solicitor)

<i>Breaking Bulk: Problems in the Concept of 'Property'</i>

Ian Karsten (London School of Economics and Political Science)
--

<i>Harmonising Agency Law</i>

Professor Barry Nicholas (Brasenose College, Oxford)
--

<i>Vienna Convention on Sales</i>

Geoffrey Samuel (Bristol Polytechnic)

<i>Civil Law and Commercial Law</i>

Mr Justice Savile (Queen's Bench Division)
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<i>Commercial Law in Practice</i>

Martin Stanford (UNIDROIT)

<i>Harmonisation of Commercial Law: An Overview</i>

Andrew Trew (Legal Technology Group)

The New Technology: Current Issues in Commercial Law

Cento Veljanovski and Toni Williams (University College London)

Retention of Title: the Commercial Issues

Karen Williams (University of Essex)

Performance Bonds

Professor W.A. Wilson (University of Edinburgh)

Scots Commercial Law

W. G. Hart Legal Workshop: 1984

Legal Theory

The annual Legal Workshop organised by the Institute and subsidised from the W G Hart Bequest, was held at the Institute from Tuesday 3rd July to Friday 6th July 1984 with a very attractive programme on Legal Theory.

For the first time the number of people registering for the Workshop topped 100. 48 members stayed in Connaught Hall. During the week of the Workshop Mr Andrew Lewis of University College London organised a fascinating exhibition in the Flaxman Gallery with the title "100 Years of English Jurisprudence 1759-1859".

On the Wednesday evening The Vice-Chancellor of the Chancery Division, Sir Robert Megarry, brought along to the Workshop a distinguished panel consisting of Lord Justice Oliver, Lord Justice Robert Goff, Judge Paul Baker QC and Mr L.H. Hoffman QC, in order to debate the topic "Legal Theory and Legal Practice". This session was followed by a Speaker's Dinner held at University College London.

[W. G. Hart Legal Workshop 1984 - Programme of speakers and papers \(pdf\)](#)

Published Proceedings:

[Legal theory](#) / academic director: William Twining.
London : Institute of Advanced Legal Studies, 1984.
IALS classmark: FOL SA5 INS

Academic Directors:

- Professor W.L. Twining (University College London)

Workshop Main Speakers:

Anthony Beck (Chelmer Institute)
<i>Positivism and Hermeneutics</i>
Hugh Collins (Brasenose College, Oxford)
<i>The Poverty of Positivism</i>
Professor Duncan Kennedy (Harvard Law School)
<i>The Critical Legal Studies Movement in the United States</i>
Professor Norman Lewis (University of Sheffield)
<i>Public Law and Legal Theory</i>

Professor Neil MacCormick (University of Edinburgh)

Theory in the Law Curriculum

Dr David Miers (University College, Cardiff)

Legal Theory and Interpretation of Statutes

Professor Stanley L. Paulsen (Washington University School of Law)

The Current State of Kelsen Scholarship

Dr Fred Rosen (General Editor, The Bentham Project)

Recent Developments in Bentham Scholarship

Dr David Sugarman (Middlesex Polytechnic)

Legal Theory and Historiography

Professor Peter Tillers (New England School of Law)

Hegel and Legal Theory

Dr Richard Tuck (Jesus College, Cambridge)

Intellectual History and Legal Theory

Dr Richard Tur (Oriel College, Oxford)

Criminal Law and Legal Theory

Professor William Twining (University College London)

Evidence and Legal Theory

W. G. Hart Legal Workshop: 1983

The Family, State and Law in Britain Today

The annual Legal Workshop was held at the Institute from Tuesday 5th July to Friday 8th July 1983 on the subject: The Family, State and Law in Britain Today. The Workshop was attended by 68 persons, most of whom were law teachers in universities and polytechnics. 23 members of the Workshop stayed in Connaught Hall.

[W. G. Hart Legal Workshop 1983 - Programme of speakers and papers \(pdf\)](#)

Published Proceedings:

[The family, state and law in Britain today](#) / academic director: Michael Freeman, assistant director: Dawn Oliver.

London : Institute of Advanced Legal Studies, 1983.

IALS classmark: FOL SJ175 INS

Academic Directors:

- Mr Michael Freeman (Reader in English Law, University College London) - assisted by:
- Dawn Oliver (University College London)

Workshop Main Speakers:

Dr Eric Clive (Scottish Law Commission) <i>The Financial Consequences of Divorce: Reform from the Scottish Perspective</i>
Madeleine Colvin (Children's Legal Centre) <i>Children, Care and the Local State</i>
Ruth Deech (St. Anne's College, Oxford) <i>Matrimonial Property and Divorce - a Century of Progress?</i>
Dr Robert Dingwall (Centre for Socio-Legal Studies, Wolfson College, Oxford) <i>Rethinking Child Protection</i>
John Eekelaar (Pembroke College, Oxford) and Mavis Maclean (Centre for Socio-Legal studies, Wolfson College, Oxford) <i>The Passage from Divorce to Remarriage</i>
Michael Freeman (University College London) <i>Conclusion - Family Law in the Next Decade</i>
Antonia Gerard (Barrister and Assistant Recorder) <i>Conciliation: Present and Future</i>

<p>Hilary Land (University of Bristol) <i>Changing Women's Claims to Maintenance</i></p>
<p>Jenny Levin (Legal Action Group) <i>Financial Consequences of Divorce: Problems and Priorities</i></p>
<p>Nigel Lowe (University of Bristol) <i>Wardship: In Search of a Role</i></p>
<p>Susan Maidment (University of Keele) <i>Section 41 of the Matrimonial Causes Act and the Children of divorce: Theoretical and Empirical Considerations</i></p>
<p>Judith Masson (University of Leicester) <i>Old Families into New: Step-Families and the Law</i></p>
<p>Katherine O'Donovan (University of Kent) <i>Paternalism and Protection</i></p>
<p>Jan Pahl (University of Kent) <i>Allocation of Economic resources within the Family</i></p>
<p>Professor Madzy Rood de Boer (Wilhelm Pompe Instituut, Utrecht) <i>Decision-making in the Family - State Intervention or Parental Autonomy: Where is the Line to be Drawn?</i></p>
<p>Carol Smart (Institute of Psychiatry, London) <i>Marriage and the Family: Some Feminist Issues</i></p>
<p>Elizabeth Szwed (Justice for Children) <i>The Family Court</i></p>
<p>Elizabeth Wilson (Polytechnic of North London) <i>What can we do about Violence against Women?</i></p>

W. G. Hart Legal Workshop: 1982

Labour Law and the community

The annual Legal Workshop was held at the Institute from Tuesday 6th July to Friday 9th July 1982 and the subject was: Labour Law and the community. 52 law teachers from universities and polytechnics attended, about half of whom stayed in Connaught Hall. The Workshop was very pleased to welcome as regular members the Labour Attaches from the Canadian High Commission and the Danish Embassy.

Published Proceedings:

[Labour law and the community : perspectives for the 1980's /](#) editors, Lord Wedderburn of Charlton and W.T. Murphy.

London : Institute of Advanced Legal Studies, 1982.

IALS classmark: Depository 39014

Academic Directors:

- Professor Lord Wedderburn of Charlton - assisted by:
- Mr W.T. Murphy (London School of Economics)

Workshop Main Speakers:

Dr S. Anderman (University of Warwick) <i>Public Employees - the North American Perspective</i>
Dr C. Crouch (London School of Economics and Political Science) <i>Perception of Public Interest in Labour Law</i>
Mr P.L Davies (Balliol College, Oxford) and Dr M. Freedland (St. John's College, Oxford) <i>Labour Law and the Public Interest</i>
Professor G. Giugni (Professor of Labour Law at the University of Rome) <i>Labour Law and Public Employees - Italy and France</i>
Professor B.A. Hepple (Chairman of Regional Industrial Tribunal) <i>Labour Law and Public Employees - Britain</i>
Dr R. Hyman (University of Warwick) <i>The Concept of 'Public Interest' in Industrial Relations</i>
Dr G. Morris (North London Polytechnic) <i>Essential Services and the Community</i>

Dr W. Rees (Durham University)

Political Industrial Action

Professor R.W. Rideout (University College London) and Mr J. Mortimer (former Chairman of A.C.A.S.)

Arbitration, the Public Interest and Labour Relations

Dr C. Whelan (Socio-Legal Centre, Wolfson College, Oxford)

State Intervention, Emergencies and the use of Troops

W. G. Hart Legal Workshop: 1981

Contract: Death or Change of Life?

The annual Legal Workshop organised by the Institute benefited for the first time in 1981 from agreed additional financial help made possible by the W.G. Hart Bequest. The Workshop was held at the Institute from Tuesday 30th June to Friday 3rd July 1981 and the subject was: Contract: Death or Change of Life? 82 law teachers from universities and polytechnics attended, about half of whom stayed in Connaught Hall.

The Workshop was divided into four Themes:

Theme I considered The Nature of Contractual Obligations

Theme II considered Procedural and Substantive Fairness

Theme III considered Remedies and Incentives

Theme IV considered Contracts and Public Law

[W. G. Hart Legal Workshop 1981 - Programme of speakers and papers \(pdf\)](#)

Published Proceedings:

[Contract: death or change of life?](#) / academic directors: A. I. Ogus and H. G. Beale.
London : Institute of Advanced Legal Studies, 1981.

IALS classmark: FOL SJ75 INS

Academic Directors:

- Professor A.I. Ogus (University of Newcastle upon Tyne)
- Mr. H.G. Beale (University of Bristol)

Workshop Main Speakers:

Theme I - The Nature of Contractual Obligations
Professor P.S. Atiyah (University of Oxford) <i>The Scope of Contract Law</i>
Dr J.A. Dowie (Open University) <i>Contract: the rise and fall of agreeable risk?</i>
Mr H.G. Collins (University of Oxford) <i>The Alternatives to the Justice of Exchange: the reliance interest</i>
Theme II - Procedural and Substantive Fairness

<p>Mr J. Beatson (University of Oxford) <i>Probity in the bargaining process: what pressures must we put up with?</i></p>
<p>Professor A.L. Diamond (Institute of Advanced Legal Studies) <i>The generation of information for consumers</i></p>
<p>Professor I.R. Macneil (Northwestern University) <i>Contracts: Adjustment of Long-Term Economic Relations</i></p>
<p>Mr A.G.L. Nicol (London School of Economics and Political Science) <i>Outflanking protective legislation - shams and beyond</i></p>
<p>Professor D. Tallon (Institut de Recherches Juridiques Comparatives, Paris) <i>Consumer Protection and the Law of Contract</i></p>
<p>Mr D. Tiplady (University of Nottingham) <i>Truth from rules? the judicial control of contractual unfairness</i></p>
<p>Theme III - Remedies and Incentives</p>
<p>Mr W.D. Bishop (London School of Economics and Political Science) <i>Remoteness of damage and the contract/tort boundary</i></p>
<p>Mr T.A. Downes (Durham University) <i>Long Term Contracts and Inflation: Party Autonomy or Intervention?</i></p>
<p>Dr D.R. Harris (University of Oxford) <i>Remedies: an overview</i></p>
<p>Theme IV - Contracts and Public Law</p>
<p>Mr M.J. Elliott (London School of Economics and Political Science) <i>Government, contracts and policies: some theoretical perspectives</i></p>
<p>Mr A.D.O. Thomson (University of Kent) <i>State Intervention and market freedom: interpreting consumer protection</i></p>

Legal Workshop: 1980

Private International Law - Teaching and Practice

The 15th annual Legal Workshop was held at the Institute from Tuesday 1st July to Friday 4th July 1980 and the subject was: Private International Law - Teaching and Practice. The event lasting three and a half days was the first workshop of its kind among those who teach and practise public international law in the United Kingdom.

The Academic Directors were Professor Bin Cheng of University College London, assisted by Dr F. Parkinson. 69 law teachers from the universities and polytechnics attended, about half of whom stayed in Connaught Hall.

The Workshop was divided into four Themes:

Theme I considered The Identification and Identity of International Law

Theme II considered International Law and Contemporary Problems

Theme III considered The Practice of International Law

Theme IV considered The Teaching of International Law

On the first evening of the Workshop a joint Reception, sponsored by the Institute and the British Branch of the International Law Association was held in the council Chamber. During the course of the Reception the Director, Professor A.L. Diamond, announced the inauguration of the Georg Schwarzenberger Prize in International Law.

On the second evening, Sweet and Maxwell Ltd., sponsored a Reception at Connaught Hall.

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Academic Directors:

- Professor Bin Cheng (University College London)
- assisted by Dr F. Parkinson

Workshop Main Speakers:

Theme I - The Identification and Identity of International Law

Theme II - International Law and Contemporary Problems

Theme III - The Practice of International Law

Theme IV - The Teaching of International Law

Legal Workshop: 1979

Constitutional Law

The 14th annual Legal Workshop was held at the Institute from Tuesday 3rd July to Friday 7th July 1979 and the subject was: Constitutional Law.

The academic convenors of the Workshop were Professor A.W. Bradley of the University of Edinburgh and Mrs Carol Harlow of the London School of Economics and Political Science. Numbers applying to attend the Workshop were higher than ever before and many applicants had to be turned away. In the event 78 law teachers from the universities and polytechnics attended, about half of whom stayed in Connaught Hall.

The Workshop was divided into four Themes:

Theme I considered Parliament, Government and the Economy

Theme II considered State Security, Emergency Powers and Civil Liberty

Theme III considered Constitutional Decision Making and the Judiciary

Theme IV considered Teaching of Constitutional Law

The Workshop was preceded on Monday evening 2nd July 1979 by a Special University Lecture given by Lord Scarman, the Chairman of the Institute's Committee of Management, on the subject: A Bill of Rights for the UK - Where do we go now? Over 120 law teachers and students attended.

Academic Convenors:

- Professor A.W. Bradley (University of Edinburgh)
- Mrs Carol Harlow (London School of Economics and Political Science)

Workshop Main Speakers:

Theme I - Parliament, Government and the Economy
Professor T.C. Daintith (University of Dundee) <i>Recent trends in the implementation of economic policy and their constitutional consequences</i>
Mr M. Elliott (University of Warwick) <i>Legal and constitutional aspects of governmental budgets and expenditure</i>
Miss G. Ganz (University of Southampton) <i>The National Enterprise Board, the development agencies and their relation to Parliament</i>
Mr M.T. Ryle (Clerk of Select Committees, House of Commons) - presented by Mr John Rose <i>The House of Commons and economic management: control of influence</i>

Mr C.C. Turpin (University of Cambridge)

Public contracts as an instrument of policy

Theme II - State Security, Emergency Powers and Civil Liberty

Professor K. Boyle (University College, Galway)

Emergency powers in the Irish jurisdictions

Colonel R. Evelegh

Peace keeping in a democratic society: the lessons of Northern Ireland

Dr J. Jaconelli (University of Manchester)

Emergency powers in the context of the incorporation into United Kingdom law of the European Convention of Human Rights

Mr Douwe Korff (Amnesty International)

Human rights and the criminal investigation process: pre-trial procedure and police powers in civil law and common law countries in Europe

Mr R.J. Spjut (University of Kent)

Prevention of terrorism and liberal democracy

Theme III - Constitutional Decision Making and the Judiciary

Dr G. Brinkmann (University of Edinburgh - Centre of European Governmental Studies)

The West German Federal Constitutional Court - political control through judges

Professor M.P. Chiti and Dr F. Ghelarducci (University of Pisa)

The Italian Constitutional Court

Professor J.A.G. Griffith (London School of Economics and Political Science)

Law, politics and religion

Mr R.J. Spjut (University of Kent)

Prevention of terrorism and liberal democracy

Theme IV - Teaching of Constitutional Law

Informal discussion introduced by Professor A.W. Bradley (University of Edinburgh)

1. The scope and divisions of the subject

2. Developments in undergraduate teaching: new methods, new materials, new ideas

