GOLDSMITHS LAW SYMPOSIUM

‘WHAT HAS THE ECHR EVER DONE FOR THE UK?’

Tuesday, 27 November

The British Academy
10-11 Carlton House Terrace

09:15 REGISTRATION AND COFFEE

09:45 WELCOME AND INTRODUCTIONS

Prof Dimitrios Giannoulopoulos (Goldsmiths University of London)

10:00 PANEL 1 – EQUALITY, PRIVACY, FREEDOM OF EXPRESSION

Chair: Prof Merris Amos (QMU)

Prof Colm O’Cinneide (UCL): ‘Equality: The unexpected cutting edge of HRA jurisprudence’

Prof Paul Johnson (The University of York): ‘Sexual orientation equality in the UK - the role of the ECHR’

Dr Dimitrios Kagiaros (University of Exeter): ‘From Malone to Big Brother Watch: the ECtHR on surveillance and privacy in the UK’

Prof Julian Petley (Brunel University): ‘Privacy and human rights: why the law isn’t an ass’

11:30 PANEL 2 – THE RIGHT TO LIFE, FREEDOM FROM TORTURE

Chair: Shoaib Khan (SMK Law Solicitors; Human Rights Lawyers Association)
Dr Natasa Mavronicola (University of Birmingham): ‘The unpopular (and) Article 3 ECHR’

Prof Merris Amos (Queen Mary University of London): ‘The positive duty to protect life’

Prof Philip Leach (Middlesex University): ‘Upholding the right to life – operational obligations and the duty to investigate’

12:45 LUNCH

13:45 PANEL 3 - LIBERTY, FAIR TRIALS AND FREEDOM OF RELIGION

Chair: Eleanor Hourigan (Counsel to the Joint Committee on Human Rights)

Dr Ed Bates (University of Leicester): ‘The right to liberty: human rights common sense for the common law?’

Prof Dimitrios Giannoulopoulos (Goldsmiths, University of London): ‘Fair trial rights at the police investigation stage: living harmoniously with Strasbourg?’

Prof Javaid Rehman (Brunel University; UN Special Rapporteur on Human Rights in Iran): ‘ECHR and the freedom of thought, conscience and religion’

15.00 PANEL 4 – WHAT HAS THE UK EVER DONE FOR THE ECHR?

Chair: Dr Natasa Mavronicola (University of Birmingham)

Clare Brown (Department for the Execution of Judgments of the ECtHR, Council of Europe): ‘Implementation of the European Court’s judgments against the United Kingdom: a successful example of “shared responsibility”?’

Eleanor Hourigan (Counsel to the Joint Committee on Human Rights): ‘What has the UK done for the ECHR?’

15.45 KEYNOTE ADDRESS

Chair: Sir Geoffrey Nice QC (Visiting Professor, Goldsmiths, University of London)

Prof Conor Gearty (LSE): ‘States of denial: what the search for a new Bill of Rights tells us about post-Brexit rights protection’

16.45 – NEXT STEPS AND CLOSE

Prof Dimitrios Giannoulopoulos (Goldsmiths, University of London)
For live tweeting: #GoldECHR @GoldsmithsUoL @BRinEUROPE @KnowingOurRts

Event organisers:

Britain in Europe think tank

Britain in Europe is an innovative think tank based at Goldsmiths, University of London. The think tank brings together academics, legal practitioners, civil servants, policy makers and human rights NGOs from across Britain and Europe. Britain in Europe members produce original research and influence public policy, offering a platform for evidence-based evaluations of Britain’s interactions with the EU and its institutions. The think tank’s strengths lie in European human rights, criminal justice and key areas of EU law and European policy research.

The Knowing our Rights research project, based at Goldsmiths, University of London, aims to provide analysis, and to deepen and increase understanding, of the application of the European Convention on Human Rights (ECHR) in the UK, based on academic scholarship and engagement with the public, young people in particular.

The project is concerned to ensure that the public in the UK obtains a balanced, research-based view of rights in the European Convention, as applied in the UK through the Human Rights Act 1998. The project also aims to raise public awareness of how the European Court of Human Rights operates, how its case law is accommodated in the UK, and the consequences for our human rights that would derive from the UK potentially withdrawing from the Convention or watering down relevant rights. The project explores these critical issues in the context of post-Brexit withdrawal from the human rights protections contained in the EU Charter of Fundamental Rights, and of the ECHR protections incorporated in EU law as well as in the context of continuous uncertainty about the potential to replace the Human Rights Act with a UK Bill of Rights.

We are grateful to the Human Rights Lawyers’ Association for their support.
The Law programme at Goldsmiths, University of London, brings together strong academic research, teaching expertise and public policy work in areas such as criminal law and criminology, media law, human rights, artificial intelligence, intellectual property, European law and international law.

The programme draws on this wealth of knowledge to educate future lawyers looking to tackle society’s inequalities, injustices and abuses of power.

In tune with Goldsmiths' rich heritage of social awareness and social engagement, championing human rights and social justice, the Law programme is an intellectual space for radical, critical and creative thinking.

For more information see: https://www.gold.ac.uk/institute-management-studies/law/
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ONE VERDICT

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