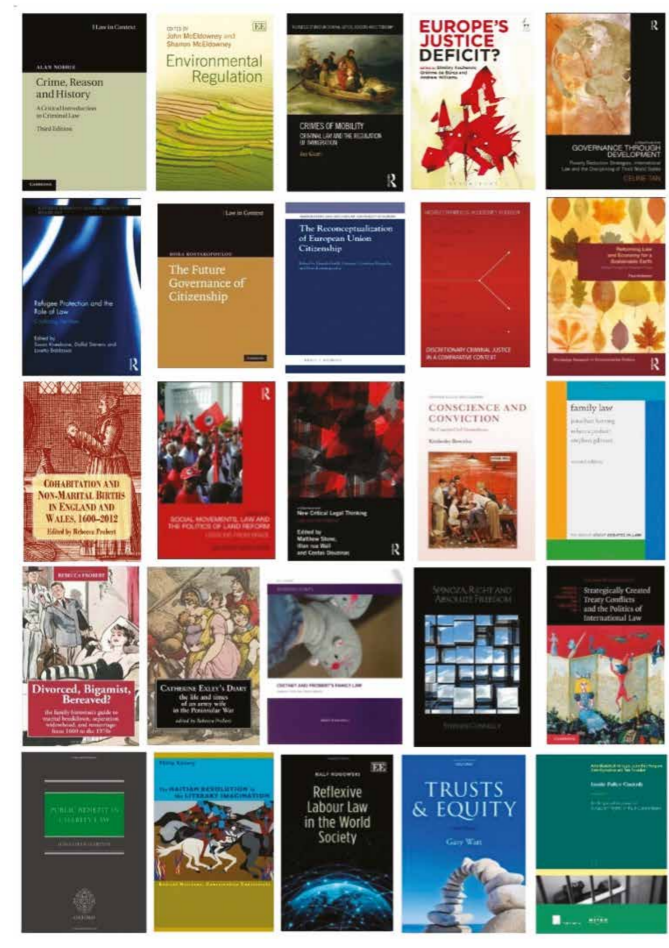


Law Annual Research Report 2015

warwick.ac.uk/law



Contents

Introduction	4
Research Centres	6
Law School Workshops and Conferences	
Public lectures	13
Research seminars	
Interdisciplinary work in the Law school	
Externally funded projects	
Impact	21
Visitors to the Law school	
Research students	
Publications	

Introduction

Warwick Law School has enjoyed a very successful year. As a School we were pleased with our REF result, demonstrating the internationally excellent quality of much of our research, the vibrant research environment in which we work and the range of ways in which our work engages with non-academic communities. We came 10th nationally, 7th in terms of our outputs and 6th for our research environment. In the spring of 2015, we hosted the Socio-Legal Studies Association national conference. As a law in context School, this was an important event for us and Warwick's excellent team of organisers made this the most popular SLSA conference ever, with more than 450 delegates attending over 40 streams of papers. We also held the third of our own annual Law School conference series Not Just Law in 2014, with more than 50 presentations by Law School staff and doctoral researchers. This was an excellent event, and an enjoyable way to showcase our work and exchange ideas.

Our Centres have thrived over this last year. The Centre for Human Rights in Practice (CHRP) and the Criminal Justice Centre (CJC) each appointed postdoctoral researchers to work with colleagues on a range of projects and to develop public engagement and funded work. Alongside its research reports and policy engagement, the CHRP launched a new online magazine, Lacuna, which has enjoyed great success and its writer in residence has been shortlisted for the Orwell Prize. The CJC continues to carry out a variety of funded research, and as a result of increased collaboration with faculty and doctoral researchers in psychology, the Centre ran a successful series of law and psychology seminars and lectures. The last twelve months also saw the establishment of two new Centres. The Centre for the Law, Regulation and Governance of the Global Economy (GLOBE) has been very active during its first year, running a number of seminars, lectures and

a workshop jointly organised with the universities of Amsterdam and Antwerp. Working with colleagues across a number of disciplines, our new cross-faculty Centre for Operational Policing Research (COPR) has begun two major empirical research projects in collaboration with several police forces and is increasing its membership across the University.

Our doctoral students have also enjoyed success presenting their work at a range of conferences and workshops, as well as publishing their research. We were very proud of Titilayo Adebola, who received a special mention for her poster Implementing Obligations under Article 27.3(b) of TRIPS in the Global South at the 2015 SLSA conference. Our undergraduate students are also active in a number of projects and they collaborated with Monash students in a one day undergraduate research conference.

At the heart of our research endeavours are the ways in which we communicate our work. Colleagues have produced an impressive collection of monographs (some prize-winning), edited collections, reports, articles and working papers. But we have also brought people together - scholars, practitioners, policy-makers and the public - to ensure that our work is communicated to a range of audiences. We have held international conferences on our work (such as the CJC's Women in War and at War and Access to Counsel conferences) and continued to engage with our Monash colleagues (such as the CJC and CHRP Access to Justice project); convened seminar series (such as the Modern Law Review seminar Constitutionalism(s) post 2008); held workshops (such as the one day workshop Engaging Citizens in Fighting Corruption in the EU and the CHRP's Using Human Rights and Equality Legislation to Monitor, Analyse and Challenge Welfare Benefit Sanctions). The international nature of our research is wellestablished, but increasingly, colleagues are engaged in interdisciplinary research, such as the Post-Disaster, Post-conflict, Post-Crisis? Interdisciplinary Exploration of Governing through 'Post' workshop organised through the Global Governance GRP and the Institute for Advanced Studies. Interdisciplinary research also informs our recently established Law with Humanities degree and all of our students are offered a range of modules such as Shakespeare and the Law, Cultural Heritage Law and Law on Screen. The University has an established Global Research Priorities (GRP) programme to foster interdisciplinary work across the campus and Law colleagues are taking a leading role in two of these GRPs.

As a law in context School, engagement with policymakers, practitioners and key sections of society is integral to much of our research. Our work is cited in legal cases and Law Commission reports, and government Ministries and Parliamentary Select Committees draw on our research and call upon us for expert evidence in the process of legal scrutiny and reform. We advise NGOs, foreign governments, EU advisory committees, UN Working Groups and we present our work to a range of practitioner groups in the UK and internationally. We also communicate our work through different media – press, radio and television, but also expert forums, blogs and social media, which have proved to be very effective, reaching thousands of readers.

In addition to our own endeavours, we have also engaged with a wide range of scholars and practitioners through our thriving research seminar series and public lectures, as well as our international visitors programme. Weekly research seminars have become an important way for the School to engage individually and collectively with a broad range of ideas. Our students



were especially inspired by lectures from the Rt. Hon. The Baroness Hale of Richmond, Deputy President of the Supreme Court and Judge Howard Morrison CBE QC from the International Criminal Court. We have placed special emphasis on developing our postgraduate researchers, with a writing workshop, a workshop on empirical methodologies and funding workshops for staff and doctoral students.

We have enjoyed considerable success in obtaining research funding for projects from the British Academy, the ESRC, Nuffield, the ISRF, the Chiang Ching-Kuo Foundation for International Scholarly Exchange and the European Commission, as well as prestigious Leverhulme Fellowships, a Fulbright award and the appointment of a special adviser to the Law Commission. These projects involve colleagues collaborating with researchers from other jurisdictions and other disciplines, demonstrating the breadth of our research scholarship.

In sum, the Law School has much to be proud of and we look forward to working on new projects and collaborating with new colleagues at home and across the globe.



Research Centres

The Centre for Human Rights in Practice

The Centre for Human Rights in Practice brings together researchers whose work continues to achieve significant impact across academic and nonacademic audiences. The Centre's website is averaging more than 2,000 hits per week. A post-doctoral research fellow was appointed in 2015.

Applied Research Projects Human Rights, Equality and the Public Spending Cuts

- Produced a report on the impact of welfare benefit sanctions in Coventry (with Coventry Law Centre, Coventry Citizen's Advice Bureau, and Coventry Women's Voices).
- Re-launched, in January 2015, an online database for human rights and equality analysis of the public spending cuts. It has been accessed over 8,000 times in the last 5 months.
- Wendy Eades started a collaborative ESRC PhD studentship in October 2014 with Coventry City Council investigating the human rights impact of welfare reform.
- Good Practice Building Blocks for Equality and Human Rights Impact Assessments: In April 2014 the Scottish Human Rights Commission and the Equality and Human Rights Commission (Scotland) launched a set of resources for equality and human rights impact assessment. James Harrison, designed the 10 good practice building blocks for assessing impact. This work was supported by the Scottish Government, Convention of Scottish Local Authorities (COSLA), NHS Health Scotland, Scotland's Commissioner for Children and Young People, the Scottish Councils Equality Network, Police Scotland, the Scottish Prison Service, Audit Scotland, Scottish Council of Voluntary Organisations (SCVO) and others.
- Funding of Legal Advice Services In October 2012, Natalie Byrom began an ESRC-Funded Collaborative PhD, involving CHIP and the Law Centres Federation, examining the impact of the cuts to civil legal advice services, for which she produced several reports. The Centre, the Criminal Justice Centre and Monash University held workshops in Warwick and Monash on the impact of cuts to legal aid in Australia and the UK, and launched a project website in 2014.
- Building Blocks for Improving Human Rights Education within Initial Teacher Education in Scotland: In February 2015 the Centre published a report by member Alison Struthers, which was launched at Strathclyde University, Glasgow, on a panel with Scotland's Commissioner for Children and Young People and the Global Education Adviser at Scotdec.

Impact and Public Engagement

- Lacuna Magazine: Lacuna (www.lacuna.org.uk) is an online human rights magazine launched in spring 2014. Lacuna's writer-in-residence, investigative journalist Rebecca Omonira-Oyekanmi, was shortlisted for the prestigious 2015 George Orwell Prize for Journalism. "The foodbank dilemma" by James Harrison attracted widespread media attention, was re-published in New Statesman and Open Democracy and praised by writer of "The Thick of It" Armando lannucci.
- Warwick Summit on Protest In January 2015, the Centre initiated an independent process to explore the future of protest at Warwick University, as a result of high profile incidents in relation to protest on the university campus in December 2014. It included a university-wide survey in relation to protest open to all staff and students, a summit on protest to discuss the key findings of the survey and a final report outlining a series of recommendations.
- The impact of benefit sanctions on people in Coventry: In September 2014 the Centre published a report by member Mary-Ann Stephenson carried out in partnership with Coventry Law Centre, Coventry Citizen's Advice Bureau and Coventry Women's Voices. The findings of the report were presented to the City Council's Scrutiny Co-ordination Committee in October.
- Using Human Rights and Equality Legislation to Monitor, Analyse and Challenge Welfare Benefit Sanctions: In February 2015 the Centre published a report based of an Expert Round Table coordinated by members Mary-Ann Stephenson and James Harrison. Participants included: Equality and Human Rights Commission, Coventry Citizens' Advice Bureau, TUC, Coventry Law Centre, the Fawcett Society and Equality and Diversity Forum.
- The Writing Wrongs Project It has brought together academics, journalists, writers and students from a wide range of disciplines in a

number of different events over the year and provided the foundations for Lacuna. Centre co-director and Lacuna editor-in-chief Andrew Williams was awarded the 2013 George Orwell Prize for his book 'A Very British Killing: The Death of Baha Mousa' (Guardian review). It has been followed by a cover story for Newsweek magazine 'Torture and the British Army' published in its Christmas/New Year edition 2014.

- EU Justice Project Andrew Williams has worked with leading EU scholars to launch a new series of debates on the EU's Justice Deficit. To launch an edited collection of essays by EU scholars (Europe's Justice Deficit? Hart Publishing, 2015), a public debate between former Italian Prime Minister Giuliano Amato and Professor Christian Joerges was held in June 2015 at the LSE.
- Talks and events: keynote presentation for the German Plan of Action on Business and Human Rights (Berlin, April 2015), 'Trading out of Poverty' (UK, Houses of Parliament, February 2015), 'Tackling Poverty Through Human Rights: An Innovation Forum' (Govern, December 2014).

Philip Kaisary will hold the Fulbright fellowship at Vanderbilt University's Law School and the Robert Penn Warren centre for the Humanities.

Project title: "From the Haitian Revolution to Appomattox: Law, Slavery, and Citizenship in the Atlantic World, 1791-1865"

My project will focus on the constitutionalism of the Haitian Revolution (1791-1804) and the interpretative archive it generated in the United States through 1865. I will explore Haiti's early constitutions in order to examine how the former slaves of Saint Domingue sought to codify in law their vision of freedom. My project will thereby provide a more complete critical picture of how constitutionalism, nationality, and citizenship figured in the jigsaw puzzle of Haitian, US, and Atlantic politics in this period, arguing that the birth of the world's first black republic generated an enduring ideological inheritance and blazed a radical trail long into the 19th century Atlantic world.

Student Engagement

The Centre provides invaluable work experience for a huge range of undergraduate students:

- Death penalty summer internships programme in the USA (10 in 2015, 12 in 2014)
- Death penalty attorney support programme (remote) (30+ students each year)
- Social media publicity assistants for Lacuna magazine (5 students)
- Student co-ordinators for Lacuna magazine (5 students)
- Contributors to Lacuna magazine (15 students)
- 15 volunteers working with Coventry Law Centre asylum and immigration team
- 3 students engaged on the Equality, Human Rights and the Cuts Database project
- 3 students engaged on the Coventry Women's Voices Project

In summer 2015 the Centre will host its first student intern through the 8-week Warwick Undergraduate Internship Programme (WUIP) scheme.

Criminal Justice Centre

The Criminal Justice Centre (CJC) is an interdisciplinary research centre dedicated to bringing together staff and PGRs researching various aspects of criminal law and justice.

The CJC has thrived on the interdisciplinary richness of its members' research interests and this is reflected in its research and public engagement activities. Details of the full range of research, events and publications can be found on the Centre's website.

Over the course of the past year the CJC hosted a range of seminars and public lectures on issues ranging from the death penalty to victims of international crimes. Warwick and visiting doctoral researchers have presented their work and public lectures have been delivered by Prof Mike McConville, formerly of Warwick, and by Judge Howard Morrison CBE, QC, of the International Criminal Court. The Centre also organised a very successful law-psychology series that included seminars given by external and Warwick academics as well as practitioners. This reflects the growing collaboration between these two disciplines, evidenced most recently through a jointly supervised PhD student, researching the impact of early and late police disclosure of evidence. The Centre enjoys close links with Monash University and has collaborated on a project addressing the impact of legal aid cuts in England and Wales and in Victoria, with conferences held in both jurisdictions in 2014 (Jackie Hodgson, Asher Flynn). Ana Aliverti has also collaborated with Monash on the Borders, Migration and Sovereignty project, with a workshop in Warwick in 2014 and Monash in 2015. The CJC was also host to a major international comparative criminal justice conference on Access to Counsel that was convened by CJC director Jackie Hodgson in May 2015.

The CJC is a hive of innovative empirical and theoretical research on many aspects of the criminal justice field. CJC researchers are proactively examining new and emerging issues of academic enquiry and policy relevance. Current projects include research on: the impact of prisoner penfriend schemes on prisoner well-being (Jackie Hodgson and Juliet Horne), foreign nationals in the criminal justice system (Ana Aliverti), criminal justice theory and guilt (Alan Norrie), safeguards for juvenile suspects during police interrogations in five EU jurisdictions (Jackie Hodgson), the human rights implications of social deprivation (Kimberley Brownlee) and the ethical lives of combatants (Victor Tadros). The successful obtainment of external research funding stands as a testament to the value of these research projects; ongoing projects have been supported by the British Academy Rising Star Engagement Award (Ana Aliverti Feb 2015) and the prestigious Leverhulme Trust Major Research Fellowship grants (Norrie and Tadros both in

2014). These projects build on previous CJC research that has been recognised externally for its excellence; in May 2014 Ana Aliverti was awarded the British Society of Criminology book award for Crimes of mobility while this was followed by Rebecca Probert being awarded the British Association for Local History's Publication Award for 2014 for her original article 'A Banbury Story'.

CJC researchers have also been key contributors to public and policy debates on criminal justice. The ethos of the CJC in seeking to expand its research 'beyond academia' has seen the CJC actively immerse itself in wider public engagement, seeking to positively influence debate, policy and practice through the research and expertise cumulatively offered by its members. Solange Mouthaan attended the Global Summit to End Sexual Violence in Conflict. Jackie Hodgson provided expert witness evidence to a Justice Select Committee hearing on the Criminal Cases Review Commission (CCRC) in January 2015. This followed on from an earlier written CJC/ Warwick Law School submission to the same committee. Jackie Hodgson also provided expert commentary on prisoners' voting rights and was elected Academician of the Academy of Social Sciences in March 2014. Alan Norrie addressed 600 students, academics, politicians and practitioners at a seminar linked to the peace process in Bogota in September 2014. CJC researchers Solange Mouthaan and Kimberley Brownlee have also provided expert commentary on the International Criminal Court (ICC) case of Jean-Pierre Bemba Gombo and the Julian Assange extradition case respectively.

Our doctoral students have also enjoyed success, delivering excellent conference presentations at the SLSA and the Access to Counsel conferences and having their work published. Two of our students, Alemu Meheretu and Yu Mou have successfully defended their theses. Congratulations!



Globe

The Centre for the Law, Regulation and Governance of the Global Economy (GLOBE) was established in March 2014.

It is a research centre established under the auspices of the Law School's Legal Research Institute (LRI). Although the centre has its own Co-Directors and a Steering Group, it was designed to operate under the general direction of and be accountable to the LRI, the Research Director and the Research Committee. The Steering Group for the centre consists of Sam Adelman, Julio Faundez, John McEldowney, Dalvinder Singh and Celine Tan. John McEldowney and Celine Tan are the Co-Directors of the centre. Sundu Madise, currently works as the centre's administrator, to assist the Law School Research Administrator in day-to-day operations and administrative tasks related to the centre.

The centre has been extremely active in its first year, and has organised various events during 2014-15: These include

- GLOBE Session at the Law School Research Seminar, 8 October 2014.
- Seminar on 'Minilateralism: How Trade Alliances, Soft Law and Financial Engineering are Redefining Economic Statecraft', by Professor Chris Brummer, 13 October 2014.
- Lecture on 'Debt and Human Rights: The Case of Financial Complicity' by Juan Pablo Bohoslavsky, UN Independent Expert on the Effects of Foreign Debt and other Related International Financial Obligations of States on the Full Enjoyment of All Human Rights, 6 November 2014, 4pm - 5.30pm, discussant: Tim Jones from Jubilee debt Campaign, UK. Joint event with the Global Governance Global Research Priority (GRP).
- Seminar on 'Commercial Pressures and Legal Rights: 'Land Grabbing", International Investment Law and Human Rights' by Dr Lorenzo Cotula, Principal Research Fellow, International Institute for Environment and Development (IIED), 12 January 2015.
- Workshop on Rule of Law, Governance and Natural Resources, an activity of the Network on International Law, Natural Resources and Sustainable Development based at GLOBE, 22 - 23 January 2015, jointly organised with the Universities of Amsterdam and Antwerp.
- Keynote address ('Reforming Global Economic Governance: Do Lawyers Have a Role?') by Professor Danny Bradlow, Head of Policy Research at the Reserve Bank of South Africa, formerly Professor of Law, Washington College of Law and University of Pretoria, 28 April 2015.
- Plans are also being discussed to develop regular brown bag lunch meetings to discuss works in progress of centre members among other activities.

Centre for Operational Police Research

The Centre for Operational Police Research (COPR) is a cross-faculty centre, launched in the summer of 2014.

At the centre we are building interdisciplinary links between Law and Behavioural Science. Our December networking lunch was attended by academics from Law, Psychology, Warwick Business School, Politics & International Studies, Centre for Interdisciplinary Methodologies, Warwick Institute for the Science of Cities and the Centre for Cyber Security in Warwick Manufacturing Group.

The centre works with police forces from across England, and we have current projects with States of Jersey Police, Nottinghamshire Police, West Midlands Police, and the Metropolitan Police.

The first of our joint seminar series with the Criminal Justice Centre was on interviewing suspects. We were joined by two leading researchers in the field of psychology and the law, Professor Ray Bull (Professor of Criminal Investigation at the University of Derby and Emeritus Professor of Forensic Psychology at the University of Leicester) and Professor Paul Taylor (Professor of Psychology at the University of Lancaster and Professor of Human Interaction at Twente University).

We have submitted a £1million grant to the Police Innovation Fund on the theme of Policing at the Cyber Frontier in collaboration with the Centre for Cyber Security, and several other project grants are being developed.



ANNUAL RESEARCH REPORT 2015

Workshops and conferences

Engaging Citizens in Fighting Corruption in the EU

University of Warwick, 7 February 2014

Ralf Rogowski organised this one day workshop on 'Engaging Citizens in Fighting Corruption in the EU'. Engaging citizens is increasingly seen as vital in successfully fighting corruption in Europe. At international and national levels, civil society organisations have successfully become involved in developing and enforcing anti-corruption policies in the last twenty years. Recently their contribution has also become an issue in implementing anticorruption policies at an EU level.

The aim of the workshop was to evaluate citizen engagement at the national and supranational level of the European Union. It brings together distinguished academics and PhD students in discussing policy developments and empirical findings about engaging citizens against corruption.

Using Human Rights and Equality Legislation to Monitor, Analyse and **Challenge Welfare Benefit Sanctions**

University of Warwick, 10 February 2014

This workshop explored ways in which equality and human rights legislation can be used to monitor, analyse and challenge welfare benefit sanctions policy and practice. It was organised and hosted by the Centre for Human Rights in Practice at the University of Warwick, School of Law. Those taking part in the workshop included representatives from advice organisations, welfare rights organisations, civil society and voluntary groups, lawyers, academics and trade unions.

Warwick-Monash -Conference of UG research

University of Warwick, March 2014

Jane Bryan organised a Warwick-Monash conference of undergraduate Research in March 2014 where undergraduates presented their research via video link.

Access to Justice: A Comparative Analysis of the Cuts to the Civil and Criminal Legal Aid Systems in **England**, Wales and Victoria

University of Warwick, 19 March 2014; Monash University, July 2014

Within the framework of access to justice, these two workshops funded by the Warwick-Monash Alliance brought together leading academics and practitioners to consider: the changing face of the legal profession; the lawyer-client relationship; and the broader social consequences of the cuts. The workshops each resulted in an open access report and an edited collection (Flynn & Hodgson, Hart Publishing) will be published in 2016.

Empirical Methodologies in Law and Society Projects: Enhancing Research Practice

University of Warwick, 5 March 2014

This was a one day workshop organized by Ania Zbyszewska. This collaborative workshop considered empirical methodologies and methods in law and society research. Participants were invited to present a brief sketch of their research methodologies, questions, or dilemmas that might be considered in group discussion. The aims of the workshop were: 1) to reflect on what empirical social-legal research offers/ could potentially offer, 2) to support and strengthen understanding of empirical research methods within the socio-legal community, and 3) to foster international flow of ideas

about socio-legal research practices. Among others, the workshop examined textual methods, mixed qualitative methods, ethnographies that can be used by researchers to investigate law, its discourses, and its practices in social, political, economic, and historic contexts.

Demoi-cracy in a system of differentiated integration

University of Warwick, 9 May 2014

Professor Frank Schimmelfennig from ETH, Zurich held a distinguished lecture on 'Demoi-cracy in a system of differentiated integration' and this was followed by a round table discussion with Mark Philip (History), Dora Kostakopoulou (Law) and Michael Saward (PAIS).

Hugh Beale and the Common **European Sales Law**

University of Warwick, 23 May 2014

The School of Law hosted a symposium in celebration of Professor Hugh Beale's 66th birthday. Scholars from around the world gave presentations on Common European Sales Law and paying tribute to Hugh's large influence in the field.

Authority and Political Technologies **Research Group - International** Conference

University of Warwick, June 2014

Illan Wall organised this two day conference with Claire Blencowe from Sociology, University of Warwick. This conference internationally launched the Authority and Political Technologies research group, with over fifty papers and six keynote presentations from: Louise Armour (Durham); Costas Douzinas (Birkbeck); Christian Borch (CBS Copenhagen), Amade M'charek (Amsterdam), Luciana Parisis and AbouMalig Simone (Goldsmiths).

Post-Disaster, Post-conflict, Post-**Crisis? Interdisciplinary Exploration** of Governing through 'Post'

University of Warwick, 18 June 2014

Illan Wall organised this workshop, which was hosted by the University's Global Governance "Global Research Priority" and the Institute for Advanced Studies.

The event follows on from the awayday on Post-Conflict and Post-Disaster Governance which took place on 29 January 2014. The workshop brought together researchers from different disciplines at Warwick and externally to deepen discussions for a collaborative project on 'post'governance. The project takes as a starting point, the contention that, despite disciplinary boundaries which separate the study of war, economy and disaster, important insights can be gained through an interdisciplinary exploration of the way that events are bounded by conceptions of temporality and responsibility where events are constituted through both anticipation and remembrance.

Global Governance is one of eight Global Research Priorities the University of Warwick is addressing through multidisciplinary research.

Modern Law Review Seminar, Constitutionalism(s) post 2008

University of Warwick, 27 June 2014

In June 2014 the Law School hosted an interdisciplinary workshop on 'Constitutionalism(s) post 2008' as part of the Modern Law Review seminar series. The event was organised by Dora Kostakopoulou, Abdul Paliwala and Ralf Rogowski, and brought together a range of wellknown international scholars working on political, societal, European and global constitutionalism. Papers are currently being prepared for publication.

Warwick Law School Conference -'Not Just Law III'

University of Warwick, 3-4 July 2014

> On 3rd & 4th July 2014, Warwick Law School held the latest edition of its internal conference, entitled "Not Just Law III," which was held on campus at Scarman house.

Panels themes were eclectic, spanning the Law School's wide range of teaching and research interests. A total of fifty presentations were split across five panels over the two days. However, it was not all work! At the end of the first day of proceedings, the conference participants enjoyed a barbecue and drinks and at the close of the conference drinks and lawn games were enjoyed by all.

Residential writing workshop for early career researchers

The University of Warwick, 8-12 September 2014

Sharifah Sekalala organised a week long writing workshop for PhDs and early career researchers, which was sponsored by the Law school. The aim of the workshop was to provide practical writing support for pieces of writing provided by the English department in order to promote good writing skills amongst early career researchers. During the course of the week, the workshop offered various interactive workshops on specific writing skills by senior academics in the law school, making choices between academic and non-academic careers, publishing books from respected law publishers as well as talks on how to reach non-academic audiences for greater research impact.

Women in war and at War

University of Warwick, 18-19 September 2014

Solange Mouthaan organised a two day conference to look at Women's roles in war and how they are complex and varied. During the Arab Spring, women took to the streets protesting against oppressive

regimes in North Africa and the Middle East. We are also witnessing a significant rise in female political activism during conflict: many women increasingly find the Internet, blogs and social media to be a useful tool to fight oppression, advocate change but also to report from war zones. Many women actively participate in combat, in regular armed forces but also as guerrillas and, freedom fighters. They are also compelled to fight as girl child soldiers.

This conference builds on the 2012 'Women in War and at War' conference held at Aberystwyth University and is designed to focus in particular on recent developments in relation to women and war.

Public Life of Private Law

The University of Warwick, December 2014

The Final ESRC workshop for the 'Public Life of Private Law' which was co-organised by Illan Wall and Mairead Enright from University of Kent. This workshop was held in December 2014 at Warwick in the Shard. It was a drafting workshop, with speakers presenting on what they would be writing on for the book.

Workshop on the Rule of Law, Governance and Natural Resources

University of Amsterdam, 22 - 23 January 2105

Julio Faundez and Celine Tan organised this interdisciplinary Workshop on the Rule of Law, Governance and Natural Resources at the University of Amsterdam. The workshop was a follow-up to the Workshop on International Law, Natural Resources and Sustainable Development, held at Warwick from 11 - 13 September 2013 and was jointly organised by the GLOBE centre at the Warwick Law School and the Paul Scholten centre of Jurisprudence at the School of Law, University of Amsterdam, with support from the Law and Development Research Group at the Faculty of Law, University of Antwerp.

Wrongs and Crimes

The University of Warwick, 27 February 2015

In this workshop the themes and arguments of Victor Tadros' upcoming book, Wrongs and Crimes were explored. The workshop covered a number of fundamental topics concerning theories of moral wrongness, including the relationship between intentions and wrongdoing and the possibility of wrongness in a deterministic world. The discussion also covered the connection between these deeper questions about moral wrongness and criminal prohibition, focussing especially on the permissibility of criminalising possession of firearms.

Workshop on the Movement for Fair Taxation

University of Warwick, 11 March 2015

This workshop was held by Professor Sol Picciotto and looked at the movement for fair taxation. The Tax Justice Network is an independent international network launched in 2003. We are dedicated to high-level

research, analysis and advocacy in the area of international tax and the international aspects of financial regulation. We map, analyse and explain the role of tax and the harmful impacts of tax evasion, tax avoidance, tax competition and tax havens. The world of offshore tax havens is a particular focus of our work. Our core goals are to create understanding and debate and to promote reform, especially in poorer countries. We are not aligned to any political party.

Access to Counsel during Criminal proceedings: Reshaping rights and remedies

Criminal Justice Centre, University of Warwick, 18-20 May 2015

This Conference was the 7th in an established comparative criminal justice conference series organised by the University of North Carolina, School of Law; University of Bologna; University of Warwick, School of Law; and the University of Basel. The conference series aims to develop mutual understanding and debate in a comparative context, engaging both established and early career scholars.

The conference examined the relationship between the EU system of criminal justice and the domestic systems of its Member States on one hand, and between the federal system of criminal justice in the United States and the systems of the individual states on the other. The aim of the conference is to reflect on the right to counsel (and the related safequards - such as the right to be informed), in Western systems, and to verify if some common trends or approaches to the matter emerge.

Petty Sessions

University of Warwick, 11 May 2015

Jane Bryan worked with a local community group, The Courthouse Players and the Heritage Fund supported Unlocking Warwick team to put on a public dramatic reenactment of a Petty Session from 1851 in the Arts Centre in May 2015. **Public Lectures**

Public lectures are organised by the Law School and research centres and are attended by staff and students from across the university, as well as being open to the public.

28 November 2013: The Right Hon the Baroness Hale of Richmond

Deputy President of The Supreme Court, 'What's the point of Human Rights?'

9 May 2014:

Professor Frank Schimmelfennig ETH, Zurich, 'Demoi-cracy in a system of differentiated integration'

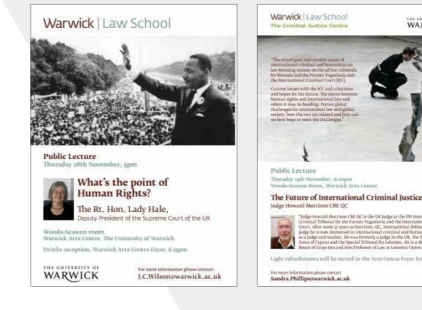
15 May 2014: Professor Alon Harel

Hebrew University of Jerusalem 'Why Constitutions matter? The case for robust Constitutionalism'

13 November 2014: Judge Howard Morrison CBE QC 'The Future of International Criminal Justice'

18 February 2014: **Professor Karen Yeung** King's College London, 'The Regulatory State, the Management of Risk and Preventive Justice by Design'

25 February 2015: **Professor Cecile Fabre FBA** All Souls College, Oxford 'Punishing for War Crimes -The Problem of Ordinary Agents'



Dallal Stevens has commenced a major new research project entitled Access to Refugee Protection in the Middle East. It will provide the first comprehensive sociolegal examination of access to refugee protection in the Middle East. Taking as its starting point the meaning of "protection" in the asylum context, it will consider the plight of the non-Palestinian, as well as Palestinian, refugee in the region from a range of perspectives - historical, legal, political and ethical - and will seek to formulate an understanding of - and approach to - refugee protection that is humane, practical and enduring. As well as exploring the law and policy of the right to seek asylum in the region, Dallal will be conducting interviews with key stakeholders in Turkey, Jordan, Israel and Lebanon The project will produce a significant monograph, Access to Refugee Protection in the Middle East and will be supported by a number of articles and papers to the wider academic and NGO communities.

3 March 2014: **Professor Mike McConville**

the Chinese University of Hong Kong, 'Criminal Judges - Legitimacy, Courts and State-Induced Guilty Pleas in Britain'

28 April 2015: Professor Danny Bradlow,

SARCHI Professor of International Development Law and African Economic Relations, Centre for Human Rights, Faculty of Law, University of Pretoria 'Reforming Global Economic Governance: Do Lawyers Have a Role?'



Research seminars

The Law School holds weekly Research Seminar Series during term time, which colleagues and invited outside speakers have presented their research. Organised by John Snape, these seminars have provided a valuable opportunity for discussion and feedback.

8 January 2014: Dr Alun Gibbs Southampton University, 'The horizons of the constitution: Politeia, the political regime and the good'

15 January 2014: Dr Marta Iljadica Southampton University, 'The legal regulation of graffiti writing and street art: producing a 'clean' and 'healthy' city'

17 January 2014: Dr Dimitrios **Giannoulopoulos** Brunel Law School, 'The exclusion of improperly obtained evidence in Anglo-American and continental law'

22 January 2014: Dr Andreja Zevnik The University of Manchester, 'Guantanamo: between legal Clinique and a penal colony'

29 January 2014: Professor Vikki Bell, Goldsmiths, University of London, 'The ethics and aesthetics of transitional justice: Post-Dictatorship Argentina'

5 February 2014: Dr Jane Bryan School of law, The University of Warwick, 'Undergraduate research showcase'

7 February 2014: Dr Amit Pundik Faculty of Law, Tel Aviv University, 'Coercion and deception in sexual relations'

19 February 2014: Professor Andreas Philippopoulos-Mihalopoulos University of Westminster, 'Atmosphere, or the in-distinction between private and public'

26 February 2014: Professor Sally Sheldon University of Kent, 'Law at the edge of clinical practice: The welfare clause and access to assisted reproduction in the UK'

5 March 2014: Dr Emilie Cloatre University of Kent, 'Ambivalent medicines: exploring the role of law and science in producing 'real' drugs in sub-Saharan Africa'

12 March 2014: Dr Zeray Yihdego University of Aberdeen, 'The UN Arms Trade Treaty [ATT]: a robust or feeble response to regulating the tools of violence/peace?'

30 April 2014: Professor Mark Knights Department of History, University of Warwick, 'Corruption and state trials in early modern Britain, c.1600-1800'

7 May 2014: Dr Andrea Sangiovanni, King's College London, 'Moral equality, respect and cruelty'

14 May 2014: Dr Stephen Humphreys London School of Economics, 'Theorising international environmental law'

21 May 2014: Professor Andrei Marmor University of Southern California, 'What is the right to privacy?'

28 May 2014: Professor Helen CatKent University, 'A question of health and safety? Socio-legal reflections on the contemporary politics of housing space'

18 June 2014: Professor Sean Coyle University of Birmingham

15 October 2014: Professor Antonia Layard University of Bristol, 'Six imaginaries of public space'

22 October 2015: Professor Benjamin Bowling King's College London and Estelle Marks, Oxford University, 'Global policing and transnational law enforcement'

29 October 2014: Dr Christine Schwobel-Patel University of Liverpool, 'The ideal victim of international crime and the global victim industry'

12 November 2014: Professor Costas Douzinas Birbeck University, 'Is there a right to revolution and resistance?'

19 November 2014: Dr Federico Ortino King's College London, 'Investment treaties, sustainable development and reasonableness review'

26 November 2014: Dr Máiréad Enright University of Kent, 'Imagining a new Irish abortion law'

3 December 2014: 'Dr John Strawson University of East London, 'ISIS, the caliphate and Islamic law'

14 January 2015: Dr Lydia Hayes University of Cardiff, 'Calling time on poverty wages for homecare workers? The Care Act 2014 and the national minimum age'

21 January 2015: Dr Stephen **Connelly** School of Law, University of Warwick, 'The other conatus -Spinoza's synthetic theory of natural right'

28 January 2015: Professor Douglas Harris University of British Columbia, 'Dissolving condominium, private takings and the nature of property'

4 February 2015: Alison Struthers School of Law, University of Warwick, 'Primary school children and Human Rights: a topic too sensitive to teach?'

18 February 2015: Professor Jackie Hodgson Dr Kimberley Brownlee, School of Law, University of Warwick, 'Lunchtime session on writing habits'



18 February 2015: Dr Veronica Rodriguez-Blanco University of Birmingham, 'Action in law's empire: judging in the deliberative mood'

25 February 2015: David Howarth Clare College University of Cambridge, 'Tort law as engineering: on the virtues of redundancy'

4 March 2015: Dr Sam Adelman School of Law, University of Warwick, 'Geoengineering, climate governance and climate justice'

11 March 2015: Professor Laurence Lustgarten University of Oxford, 'Controlling the arms trade: fundamental questions'

22 April 2015: Dr John Snape School of Law, University of Warwick, 'David Hume and his history of England'

29 April 2015: Michael Webster School of Law, University of Warwick, 'Investigating the effectiveness of Outcomes Focused Regulation (OFR) in respect of conflicts of interest in large law firm practice'

6 May 2015: Dr Magda Raczynska University of Bristol, 'Security interests reform and property theory'

12 May 2015: Professor Brandon L. Garrett University of Virginia Law School, 'The decline of the Virginia (and American) death penalty'

13 May 2015: Sundu Madise School of Law, University of Warwick, 'Mobile money and airtime: emerging forms of money'

17 June 2015: Michael Light Purdue University, 'Punishing the "others": Citizenship and state social control in the United States and Germany'

The SLSA conference was held at the University of Warwick from the 31 March to 2 April 2015. This proved to be the most popular abroad gathering for three day of academic debate, networking and socialising. The conference featured over 40 streams and themes ranging from 'Access to Environmental Justice' to 'Transitions from Conflict: the Role and Agency of Lawyers'.

A plenary panel on 'Law in Context' was held on the opening evening of the conference with papers by Joanne Conaghan (Bristol), Sally Wheeler (QUB) and **Alan Norrie** (Warwick). Issues raised included: the changing nature of law's contexts, in an academic world that has become much more international, and where the differences between Law Schools suggested very different contexts for discussion; whether Law in Context was now hegemonic, and in becoming so, had lost its distinctiveness; is there such a thing as 'law-not-in-context'?; the difference between 'law in context', and 'context in law'; and the need to defend contextual approaches in the light of neo-liberal educational strategies which impoverished legal education. There was a lively discussion, which included the guestion whether contextual scholars 'talked the talk' more than they 'walked the walk', and the restrictive effect of the core curriculum on contextual education.

A poster exhibition was also held during the conference which was sponsored by Social and Legal Studies, with 16 exhibitors presenting suppression of emotion, and dirty research.

SLSA Conference, The University of Warwick

An interactive walk around the campus was led by Gary Watt and Warwick's curator of art Sarah Shalgosky where they toured the university art collection, indoor and outdoor. In addition, there was the opportunity to see a Shakespeare-inspired play 'Little Venice' written and performed by undergraduates from the School of Law and the English department. At the conference dinner on day two, SLSA chair Professor Rosemary Hunter presented prizes to this year's winners in the Panorama Suite and the band, 'Funk Education', made up of Warwick Law School students and graduates entertained the organisers Maebh Harding and Jonathan Garton and the rest of the Warwick team for the many months of hard work that went on to achieve such a successful event.

Interdisciplinary work within the school

The Law school prides itself on its law in context approach to legal research and scholarship, which includes adopting an interdisciplinary approach. This is reflected in the research carried out by many staff and doctoral researchers, and in the range of modules and degrees that we are able to offer.

The School has developed an impressive profile in Law and Humanities; it offers degrees together with Sociology, Business, and the Humanities; it heads up two of the University's Global Research Priority programmes; and it is developing research strength in Law and Psychology through the Criminal Justice Centre. A few colleagues here explain the value of interdisciplinary to their own work.

Jackie Hodgson has forged strong links with Psychology through the Criminal Justice Centre. The Centre hosted a Law and Psychology seminar series over the academic year 2014/15, examining the impact of deafness on miscarriages of justice; law and psychology approaches to understanding oral and written evidence; eyewitness identification procedures; the independence and reliability of evidence; alcohol and eyewitness memory; and, together with the Centre for Operational Policing Research, the psychology of police interrogations.

Jackie Hodgson and Kim Wade (Psychology) co-supervise a PhD student on the topic of police disclosure of evidence to suspects.

Dora Kostakopoulou hosted an interdisciplinary workshop on 'Constitutionalism(s) post 2008'. This event brought together a range of well-known international scholars working on political, societal, European and global constitutionalism.

Paul Raffield is currently writing his forthcoming monograph, Shakespeare and the Art of Law. This work develops ideas that were explored his last book, Shakespeare's Imaginary Constitution: Late Elizabethan Politics and the Theatre of Law (Oxford: Hart Publishing, 2010).

"My aim is to identify particular jurisprudential themes that emerge in the plays of Shakespeare (my current research examines the Jacobean period, while my last book concentrated on the last decade of Elizabethan rule), which reflect developments in law and politics during the period in which they were written. My links with the Department of English have been of great assistance, in enabling me to develop and refine ideas and themes. Several members of the department are Shakespearean scholars of outstanding international reputation, and their generous responses to my numerous queries have encouraged me to explore areas hitherto unknown to me. At a practical level, it has been a great privilege for me to teach English undergraduate students alongside Law students, in a module administered by the English Department - 'Shakespeare and the Law'. This gives me institutional access not only to the excellent English undergraduates, but also to the administrative and academic expertise of the department. Recently, I have worked with members of the English Department on the Global Shakespeare project: a partnership between Queen Mary London and the University of Warwick that aims to shape the future research agenda in Shakespeare studies, encompassing criticism, performance, history and media".

Ania Zbyszewska approaches her work on labour law and regulation of labour markets from an interdisciplinary, socio-legal, and explicitly feminist perspective. Her research examines how regulation of work articulates with other areas of social and economic policy and the gendered dimension of that nexus, as well as the social sustainability of regulatory regimes that it constitutes. In recent projects on the unintended gender consequences of standard working-time norms, post-crisis labour law reforms adopted at the European Union (EU) level and in Poland, and the EU active aging policy agenda, she has combined legal analysis with theoretical and methodological approaches from gender studies, feminist political economy, and political science. Similarly, these disciplines inform her work on the dynamic and synergistic interactions between law and politics, particularly in multi-level, supranational governance contexts such as the European Union (EU), and under conditions of politicaleconomic transformation.

The Global Research Priorities (GRP) programmes address some of the most challenging problems facing the world today, providing a platform for multidisciplinary research in 10 key areas of international significance, from food to sustainable cities, energy to innovative manufacturing.

This programme supports cross-departmental collaboration, enabling researchers to work together across departmental and disciplinary boundaries on issues of global importance.

James Harrison (Law) is the academic lead for the Global Governance GRP. The policy agenda is crowded with issues that are substantially global in nature, such as communications, conflict, ecology, energy, finance, health, labour standards and trade. The ways that these matters are handled (or mishandled) have profound implications for material welfare, social justice, democracy, peace, and perhaps even humanity's very survival. In step with these vital concerns, the University of Warwick pursues a Global Research Priority in Global Governance (GRP-GG).

The Global Governance GRP has organised a wide range of events and activities over the past year, which have led to significant interactions and collaborations between researchers across a wide range of departments at Warwick and other institutions. In particular we would highlight a successful ESRC research grant bid entitled "Working Beyond the Border: European Union Trade Agreements and International Labour Standards.", which involves colleagues from law, politics and international studies, business and geography. We have also presented Warwick GRP-GG research in a variety of places, including at the UK Parliament where we were invited to present our work in relation to 'fairer trade and better business'.

Ann Stewart is Co-Lead of the Global Research Priorities Programme in International Development (GRP ID) with Professor Shirin Rai from Politics and International Studies. The GRP ID brings together researchers from across the University to address the key issues that shape development in a globalizing world and provides a bridge between research and policy through working with state and non-state actors in order to address issues of poverty reduction, social justice and inequality. It seeks to build on existing networks within Warwick to forge innovative and robust development solutions. The International Development GRP has organised a wide range of events and activities over the past year including hosting a lecture by Mark Lowcock, the Permanent Secretary at the UK's Department for International Development, entitled 'The End of Poverty?'; a seminar at Warwick entitled 'Worlds Apart' which enabled policy makers, civil society organisations and academics to address key issues relating to the responsibilities for unpaid care and its impact on women's lives in both European and development contexts and a conference in conjunction with the Centre for Law and Governance at Jawaharlal Nehru University in the Another India series entitled 'Law by Other Means: Picturing Law, Politics and Justice'. Each year the GRP focuses on a key theme. For 2014-2015, the theme has

been Creative Economies and Cultural Activism. Since the 2013 UNESCO Hangzhou Congress, cultural policy and creativity has been seen as a powerful pathway to sustainable development in the face of the failure of purely social or economics-based policies. The GRP organised a series of events which built upon the annual GRP lecture which was delivered by Mike Van Graan, UNESCO technical advisor and Executive Director of the African Arts Institute, Cape Town and entitled 'What's Art got to do with International Development?'. The coming year promises a focus on law, social justice and development initiated by a conference to be held in September 2015 entitled 'Beyond Law in Development: New Imaginaries of Law and Social Justice.

Illan Wall has organised several interdisciplinary events, the first being with the Governance GRP and the Institute for Advanced Studies (IAS). The workshop brought together researchers from different disciplines at Warwick and externally to deepen discussions for a collaborative project on 'post'-governance. Illan has also worked with Claire Blencowe from Sociology to organise a two day international conference to launch Authority and Political Technologies research group.

Externally funded research

The Law School has a portfolio of externally-funded research covering a wide range of legal and socio-legal themes. Our staff are engaging in cutting edge, original research projects generating significant impact.

We have secured various external funding; this includes four research fellowships, two of these being the Leverhulme Major Research Fellowships, which will allow these distinguished researchers to devote themselves to a single research project. Philip Kaisary has also been awarded the prestigious Fulbright award.

Fellowships and Prizes

Kimberley Brownlee was awarded a three-year Philip Leverhulme Prize (£70,000). These prizes are designed to recognise and facilitate the work of outstanding young research scholars, who are making original and significant contributions to knowledge in their field with an international impact, and whose greatest achievements are expected to be still to come. Kimberley is using the funding to work on a substantial project on the ethics of sociability (including a book project under contract with Oxford University Press).

Philip Kaisary received a Fulbright award for one year, commencing in August 2015 at Vanderbilt University, Tennessee. This project will focus on the constitutionalism of the Haitian Revolution (1791-1804) and the interpretative archive it generated in the United States through 1865. Philip will explore Haiti's early constitutions in order to examine how the former slaves of St Domingue sought to codify in law their vision of freedom. This project will thereby provide a more complete critical picture of how constitutionalism, nationality, and citizenship figured in the jigsaw puzzle of Haitian, U.S., and Atlantic politics in this period, arguing that the birth of the world's first black republic generated an enduring ideological inheritance and blazed a radical trail long into the 19th century Atlantic world.

Alan Norrie recently received a Major Research Fellowship from Leverhulme for £154,645. This project develops broader and narrower conceptions of 'the blaming relation' to address four central problems in criminal justice thinking. The core idea is of a relationship between (broader) ethical conceptions of freedom and solidarity and the (narrower) ways in which these are structured and shaped by modern socio-political relations to generate criminal justice forms. The relationship between the broader and narrower conceptions is then explored in the four problem areas. These involve in summary the relationship between criminal justice and (1) social reform/ justice; (2) preventive justice; (3) historical (in) justice; and (4) restorative/transitional justice.

Rebecca Probert has been appointed as a special advisor to the Law Commission on their review of the law governing how and where people can marry in England and Wales. The review focuses on whether the current law provides a fair and coherent legal framework for enabling people to marry. Since the relevant legislation is over 65 years old and is a consolidation of various statutes dating back to 1836 (and in a number of respects to 1753), this specifically draws on her knowledge of the historical context. The current project is a preliminary study involving research into domestic and comparative law, and discussion with key stakeholders, in order to identify and provide an initial analysis of the issues that need to be addressed in order to develop proposals for the reform of marriage law. A scoping paper is due to be published by the end of 2015.

Victor Tadros holds a Major Research Fellowship from Leverhulme for £152,274. This project is concerned with the ethics of individual conduct before, during and after war. It is concerned with decisions whether to join the military, whether and how to participate in wars, when to follow orders, and what to do after the war is over. It looks at those decisions both from the perspective of soldiers deciding how to act, but also from the perspective of those who might respond to their actions either through preventive harm, or by holding them accountable for their actions.

Ania Zbyszewska received £10,000 from the Lund Fellowship scheme at Lund University to become a visiting research fellow, where Ania will spend three months (April -July 2015). Whilst there Ania has worked in parallel with other labour lawyers and members of the Law Facultybased Norma and Elder Law Research Environments on a number of projects analysing European policies aimed at employment activation of older people, particularly women, and examining crosscutting social and policy tensions that are exposed when older workers re-enter labour markets or when they are unable to do so. This work tackles important questions about the adequacy of long-term development plans that hinge heavily on active aging, as they do in many countries facing demographic crises and at the EU level.

Funded Projects

Ana Aliverti received £10,000 from British Academy. This Maebh Harding was awarded a Nuffield grant of research aims to investigate the impact of immigration £106,453 to look at 'How do County Courts share care of children between parents?' In December 2013, a briefing status on the treatment of defendants before the criminal justice system. While citizenship and immigration status document on the initial findings of Nuffield Project was are in principle irrelevant for establishing criminal liability submitted to the House of Lords in advance of the debate and punishment, this research seeks to examine whether over Clause 11 of the Children and Families Bill. The briefing paper was referred to in the debate and was and to what extent they influence everyday decisions by criminal justice actors. Proposed as a pilot project, it will influential to the vote which amended the section to make involve the analysis of decision-making processes in two clear to parents that there is no legal presumption of equal criminal courts in Birmingham. Specifically, this research time in the post dispute child care pattern. will investigate whether and in which ways the immigration The final report was published in May 2015 and has status of the defendant influences the decision to received a good deal of media attention with coverage prosecute, the defence's legal strategy, the decision on in the Independent, Times and Telegraph. The final bail, and sentencing choices. In addition, it will examine report improves the evidence base for assessment of the the impact that a prospective deportation of the defendant efficiency of recent reforms to the family justice system. has on sentencing decisions. The proposed project, Maebh was also successful in obtaining funding from the which lays the foundation of a larger research project, is ESRC Impact Acceleration Account, so that hard copies of both topical and timely given the unprecedented levels the report could be printed. Maebh is currently working on of human mobility and the impact of mass migration on distribution to maximise the impact of the report as part of public services, including the criminal justice system. a targeted dissemination strategy.

Ana Aliverti has also been awarded £12,900 from the British Academy for the Rising Star Engagement Award (BARSEA). Ana is the co-host and leading organiser of a two-day international workshop entitled 'Criminal Adjudication in the Age of Migration' to take place in March 2016 at the University of Oxford. This workshop will bring together leading international scholars and early career researchers from various countries, doctoral students, and British policy makers and practitioners to shed light on the relevance of citizenship and immigration status in criminal justice decision-making.

The theme of the workshop is associated to Ana's current research project, funded by the British Academy and the Leverhulme Trust, which investigates the impact of immigration status and citizenship on the treatment of defendants before the criminal justice system.

Kimberley Brownlee was awarded £48,000 from the Independent Social Research Foundation (ISRF) Debates about human rights neglect social rights. By 'social rights', Kimberley doesn't mean economic rights, such as basic subsistence, health, and education, which have received considerable attention. By 'social rights', Kimberley means the rights that protect our fundamental interpersonal, associative, and community-membership needs irrespective of our economic circumstances. The project aims to remedy the neglect of these social needs by exploring 1) the theoretical and practical credentials of social human rights, and 2) the ethics and politics of sociability in acknowledging such rights. The project aims to show that we have more reason to attend to each other's interpersonal needs than liberal thinking tends to recognise.

The Nuffield webpage for the project is: www.nuffieldfoundation.org/how-do-county-courts-sharecare-children-between-parents which gives full details of the grant and the reports.

James Harrison received funding from the Economic and Social Research Council for a project entitled "Working Beyond the Border? European Union Trade Agreements and International Labour Standards". This two-year multidisciplinary research project examines the emergence and impacts of a new generation of European Union free trade agreements on labour standards in the fields and factories of the global economy. The project brings together a multi-disciplinary team from economic geography (Adrian Smith, from Queen Mary's), business and management (Liam Campling, QMUL), law (James Harrison, Warwick) and international political economy (Ben Richardson, Warwick).

Jackie Hodgson was awarded €375,000 to research safeguards for juvenile suspects during police interrogation in five EU jurisdictions. The objective of this two year project is to strengthen the protection of young suspects during interrogation by the police in the EU. The project consists of a comparative empirical study of the different legal procedural safeguards in place in Belgium, England and Wales, Italy, Poland and the Netherlands. Based on these findings, this will be followed by professional training and recommendations for minimum EU rules and best practice.

Ming Sung Kuo was awarded £35,847 by the Chiang Ching-kuo Foundation for International Scholarly Exchange. The objective of this research project is to shed light on the conditions for judicial review in steering the interdepartmental relationship between the political departments of constitutional power by examining the changing role of the Taiwan Constitutional Court (Justices of the Judicial Yuan, hereinafter the Court) in managing interdepartmental jurisdictional conflict since its inception in 1948.

Funded Seminars and Workshops

Dora Kostakopoulou was awarded £5,000 to host an interdisciplinary workshop on 'Constitutionalism(s) post 2008' as part of the Modern Law Review seminar series. The event was organised by Professors Dora Kostakopoulou, Abdul Paliwala and Ralf Rogowski, and brought together a range of well-known international scholars working on political, societal, European and global constitutionalism. Papers are currently prepared for publication.

Illan Wall and Mairead Enright (Kent) were awarded £14,000 from the ESRC to undertake a series of seminars on the Public Life of Private Law. The five seminars were held between Warwick and Kent, with the final drafting workshop concluding in December 2014.

Celine Tan and John McEldowney were awarded £2,400 from SLSA and £2,400 from the SLS to fund the International Economic Law in Context Workshop series, which will run under the research centre (GLOBE). A key

objective of the workshop series is to introduce and develop contextual methodologies, including socio-legal methodologies, to scholars of international economic law, and to increase the profile of socio-legal and other contextual approaches to scholarship in international economic law. The first of the workshops will be focused on the theme of climate change, resilience and international economic law. The second workshop will be focused on sovereign debt law and governance. There will be two further workshops in the summer and autumn terms of 2016. Workshop participants will include a mix of invited speakers and open calls for participation.

Julio Faundez and Celine Tan were awarded £5,000 from Banco Santander to support the hosting of an interdisciplinary Workshop on the Rule of Law, Governance and Natural Resources at the University of Amsterdam from 22 - 23 January 2015. The workshop was a follow-up to the Workshop on International Law, Natural Resources and Sustainable Development, held at Warwick in 2013.



Impact

The research undertaken by colleagues across the Law School has influenced debates and policies in a number of ways, including direct impacts on policy, engaging with policy-makers and professional organisations, and informing public debate.

In some cases research has had a direct impact on policy. John McEldowney's report Family Mediation in a Time of Change (2013) has been accepted by the Ministry of Justice and its recommendations are the subject of an on-going review of implementation strategies being considered by the Government. Maebh Harding's Nuffield-funded research with Annika Newnhan (Reading) proved influential to the final form of the Children and Families Act 2014: a briefing document on the initial findings was submitted to the House of Lords in advance of the debate over Clause 11 and following a vote the clause was amended to make clear to parents that there is no legal presumption of equal time in the post-dispute child-care pattern.

Colleagues' research has also been cited in judgments. Maebh Harding's research was cited in the Irish Supreme court in their final ruling in the landmark surrogacy judgment MR v An t-Ard Chlaraitheoir issued in November 2014. Rebecca **Probert's** article on non-marriage was mentioned in the case of Asaad v Kurter [2013] EWHC 3852 (Fam).

A number of colleagues also have significant roles with organisations that draw on their research. Within the UK, Charlotte Woodhead serves as a member of the UK Museums Association Ethics committee and is involved in the current redrafting of the MA Code of Ethics, about which she has researched in the past. Fiona Smith is a member of the DEFRA/ HM Treasury Expert Advisory Group 'Balance of Competence Review: Agriculture' and gave oral and written advice to the committee in January 2014. She is also a member

of the Expert Advisory Group to the Yorkshire Agricultural Society on the potential impact of UK withdrawal from the EU and of the European Commission Working Group on EU Food Safety in Nutrition in 2050. John McEldowney is Chair of the Study of Parliament Group and through its networks and activities informs Parliament on issues such as devolution, a written/codified constitution for the UK and assorted procedures of the House of Commons including the appointment of the Clerk. Jackie Hodgson is an elected member of the Council of JUSTICE and provides expert advice where JUSTICE intervenes in cases, as well as more generally.

At an international level, Shaheen Ali has been both a member and then vice-chair of the UN Working Group on Arbitrary Detention, and an invited member of an Expert Panel to discuss Guidelines and Principles for States in dealing with detention. The final version of these will be presented to the Human Rights Council in September 2015. Her research on the efficacy of CEDAW in Muslim jurisdictions has also led to her being invited to be a member of an Expert Panel to discuss General Recommendations of the UN CEDAW Committee. Giuliano Castellano is a Legal Expert for the Italian Delegation at the United Nations Commission on International Trade Law (UNCITRAL) Working Group VI, Security Interests (WG VI). John McEldowney is an active member of the COST (European Cooperation in Science and Technology) funded group on Local Public Sector Reforms in Times of Crisis and has delivered papers to the group in Potsdam, Paris and Dubrovnik.

commendable!!'

Others have been actively involved in discussions with policy-makers over the period, at both national and international levels. Within the UK, Jackie Hodgson and Juliet Horne put together a response to the House of Commons Justice Committee enquiry into the Criminal Cases Review Commission and Jackie subsequently gave oral evidence to the Committee. Hugh Beale was consulted by the Department of Business, Innovation and Skills, first over various provisions of Part 1 of what has become the Consumer Rights Act 2015, and then on the question of whether prohibitions on the assignment of trade receivables should be rendered ineffective by statute, as well as on the drafting of the power to do this that has now been implemented in section 1 of the Small Business, Enterprise and Employment Act 2015. John McEldowney gave both written and oral evidence on the drafting of a written or unwritten constitution for the UK. Maebh Harding contributed to a virtual roundtable event with Simon Hughes Minister of State for Justice and the MOJ policy team to discuss the future of family mediation.

Outside the UK, James Harrison was the lead expert at a hearing on 'human rights due diligence' convened by the German government in Berlin. The hearing will inform the German government's Action Plan on Business and Human Rights. Fiona Smith was invited by OXFAM and Advocates for International Development (A4ID) to be a panel member of the 'Right to Food People's Tribunal' held in Bangladesh. The government in Goa has recently asked **Dwijen** Rangnekar to share the findings from his ESRC-funded project on

Gl/feni. Giuliano Castellano's work on the insurability of disasters and competition law led to him having a number of discussions with the Directorate-General for Competition Policy in the EU. This dialogue fed into the general consultation process launched by the Commission on the possibility to amend, renew, or abolish the Insurance Block Exemption Regulation (IBER) and culminated with a meeting in Brussels, at the DG COMP. Ann Stewart gave a presentation on her work on the Modern Slavery Act 2015 at a policy forum in Brussels in June 2015 entitled 'Holding multinational corporations accountable for labour standards and human rights? The Bangladesh Accord, the Ruggie Framework and the Modern Slavery Act', one of Warwick's 50th anniversary events. A further presentation on this, and on the right to care, was given to a roundtable discussion with senior members of the Governance, Democracy, Gender, Human Rights Unit of the European Commission International Cooperation and Development (DEVCO) Directorate in Brussels on 11 June 2015.

Other colleagues have been invited to participate in wide-ranging policy discussions. Celine Tan participated in a brainstorming/expert session improving the impact methodology for a team of non-governmental organisations working on a newly launched annual report on 'Is Global Governance of Finance Fit for Purpose? Assessing Its Impact on Developing Countries', organised by the Overseas Development Institute in 2014. Also in 2014, Solange Mouthaan attended the International Summit to End Sexual Violence in Armed Conflict, which agreed practical steps to tackle impunity for the use of rape as a weapon of war. Dallal Stevens has been invited to lecture on Refugee Protection in the Middle East at the prestigious International Summer School in Forced Migration, Oxford University, as well as serve on a three-party panel discussing the 'Syrian Refugee Crisis'. The aim of the Summer School is to 'foster dialogue between academics, practitioners and policymakers working to improve the situation of

refugees and forced migrants'.

There have also been various engagements with the professional community. In February 2014, Maebh Harding (with Annika Newnham) presented their initial findings from their Nuffield-funded research at the Family Justice Counsel Interdisciplinary Conference, 'Family Justice Redefined?' Maebh also liaised with Senior Council Gerard Durcan in making submissions to the Irish Supreme Court in the recent case on the definition of motherhood under Irish law. In October 2014 Kimberley Brownlee delivered a lecture in Dublin on 'Conscience, Professionalism, and the Lawyer', to the Law Society of Ireland as part of their CPD program in Ireland. About 100 people attended the lecture and 855 Ireland-based solicitors participated and completed the eLearning course that was based on it.

The range of advice provided to outside bodies reflects the range of research carried out within the Law School. Kimberley Brownlee acted as advisor to the theatre company Coney on their project 'Early Days (of a Better Nation)' during their residency at the Warwick Arts Centre. Fiona Smith acted as an Expert Advisor to the German Federation of Consumer Organisations workshop on 'Crosscutting Issues of Consumer Protection in Free Trade Agreements in the Area of Food and Nutrition' in November 2014, while **Charlotte** Woodhead contributed to the Review of the Spoliation Advisory Panel which was undertaken by Sir Paul Jenkins KCB QC and published in March 2015.

Various launches have also been held in order to bring work to the attention of policy-makers. The Centre for Human Rights in Practice has recently launched a report by Centre Fellow Alison Struthers entitled 'Building Blocks for Improving Human Rights Education within Initial Teacher Education in Scotland'. The launch was attended by key figures in human rights education in Scotland including Tam Baillie (Scotland's Commissioner for Children and Young People), and Charlotte Dwyer (Global Education

Adviser at Scotdec). A launch event for Andrew Williams's new collection of essays on Europe's Justice Deficit? (co-edited with Gráinne de Búrca and Dimitry Kochenov) was held at LSE in June, which also hosted a debate between Justice Giuliano Amato (former Prime Minister of Italy and Constitutional Judge) and Professor Christian Joerges (Hertie School of Governance, Berlin). The debate continues on blogs eutopia and verfassungsblog. The Centre for Criminal Justice has also been active, with Jackie Hodgson and Juliet Horne recently launching their research report on Prisoners' Penfriends. Sponsored by Lord Ramsbotham, this was held in the House of Lords and was attended by the Ministry of Justice, the Prison Service and other organisations which work with prisoners, as well as ex-prisoners, volunteers and trustees from Prisoners' Penfriends.

Writing for different audiences through channels such as blogs, online articles, pieces for newspapers and magazines can also potentially improve public understanding of the issues in question and contribute to informing and shaping debates. CHRP's online magazine Lacuna is playing a particularly important role in showcasing the work of the Centre and reaching a broader audience of policy-makers and commentators. James Harrison's piece on 'The Foodbank Dilemma' has attracted over 1,000 tweets and sparked considerable debate. This has led to him being invited to discuss the research behind the article with the management team of the UK's leading Food bank network, and to be engaged with a range of other key policy actors. Lacuna's writer in residence, Rebecca Omonira-Oyekanmi was shortlisted for the prestigious George Orwell Prize for Journalism in 2015 alongside journalists from leading national newspapers, while Andrew Williams provided the cover story of the January 2015 (Christmas/ New year edition) for Newsweek. His investigative piece entitled 'British Soldiers Accused of Torture and Abuse During Iraq Occupation' documents the widespread allegations against British soldiers

in Iraq and questions whether the current investigations into those allegations are sufficient to produce meaningful change.

Ilan rua Wall and Stephen Connelly

are two of the four main editors of criticallegalthinking.com, which receives over 30,000 hits per month and is part of the Guardian's 'comment is free' network. Dwijen Rangnekar's work on patents and access to medicine has led to him being invited to write a number of opinion pieces and blogs on the topic. Rebecca Probert draws on her research on the history of marriage, bigamy and divorce in engaging with the family history community, writing regular features for magazines, giving talks to societies, and both advising and appearing on BBC2's Who Do You Think You Are?, most recently with Martin Shaw. Gary Watt has given a number of public lectures and workshops on law and dress, rhetoric and performance to audiences of lawyers, actors and artistic practitioners.

Colleagues' research has also been featured in the media. Dallal Stevens has been contacted by a number of media outlets, including Sky News, the BBC and The Guardian newspaper, and has been interviewed on television and the radio about the refugee and migrant crisis in the Mediterranean. She has also written on the topic for Lacuna and The Conversation. Maebh Harding's Nuffield-funded report (co-authored with Annika Newnham) was published at the end of May 2015. She was awarded funding from Warwick's ESRC Impact Acceleration Account to aid with the dissemination of its findings and it has been generating a good deal of media attention, being covered in The Telegraph, The Times and The Independent as well as the Law Society Gazette and Family Law Week. Maebh also talked about the report on BBC Radio Humberside. Alice Panepinto presented a research paper at the 2015 international annual Law and Boundaries Conference, which received significant twitter coverage at @Law_Boundaries and #LB15.

Ania Zbyszewska experience as an Early Career Researcher

"I joined Warwick Law School as a Postdoctoral Research Fellow in September 2013. In addition to providing me with the time to complete work on a monograph based on my doctoral research and a chance to be involved in undergraduate and postgraduate teaching, the fellowship has been an excellent opportunity to further develop my critical, policy-focused research agenda through new projects and engagement with my expanding international research network that includes scholars in Canada, Poland, Sweden, and at various UK universities. In my research, I have continued to interrogate regulation of working time at the European level and to examine the interplay between law and politics. I am participating in a British Academy funded project on the future foundations of European Union (EU) labour law, the aim of which is to engage 'up and coming' labour law scholars with senior EU policymakers. My role in this project focuses on developing policy recommendations on a more gender-equality promoting working-time approach at the EU level. I have also started to work on new strands of research related to the topical notion of social sustainability, particularly as it pertains to the re-regulation of labour markets and transformations of employment models and welfare regimes in contemporary capitalist societies. Thus, currently I am involved in a range of individual and collaborative projects along with colleagues from University of Lund Faculty of Law in Sweden, on the European and Polish active aging policies as well as various developments related to demographic aging and the labour market. At Warwick, this research agenda forms the core of my contribution as member of the Centre for Research on Employment and Work (CREW) and the International Development GRP. Finally, I have started a comparative project that examines whether or not 'newer' Eastern Central European EU members are indeed having the negative influence on the European social model and labour law norms that is sometimes attributed to them by the critics of EU enlargement. I will be seeking external funding to support the empirical component of this project, which I hope to secure before the end of my fellowship".

Kimberley Brownlee is regularly interviewed about her research, with the Irish Times featuring her work on conscientious objection and the Melbourne-based radio programme Hullaballoo interviewing her about the human right against social deprivation. Most recently she was interviewed on 'freedom of association' for the popular Philosophy Bites website and her public lecture on 'Being Social', delivered at the Castan Centre for Human Rights in Melbourne in 2014 is available on YouTube. Victor Tadros provided commentary for the BBC magazine on the issue of whether a convicted murderer should be allowed to choose medically assisted death. Giuliano Castellano has also given a number of interviews on EU financial regulation to the Chilean newspaper Estrategia, a daily paper specialising in economic, political and financial issues, most recently on the results of the 'stress test' conducted in the autumn, and in particular on the significance of the failures that emerged.

Visitors to the Law School

Professor Takashi Kuramochi from

Nanzen University, Japan visited the School in August 2014. While at Warwick, Professor Kuramochi worked on one paper on the Human Rights Act 1998 and the parliamentary Bill of Rights, and another paper on the Parliamentary Government in UK.

Dr Vackav Šmeikal from Charles University of Prague visited the Law school in June 2014. He pursued research on EU competition law and policy and the socio-economic aspects of the European Union and liaised with Dora Kostakopoulou and the European Law colleagues on intra-EU mobility, social assistance and the capacity of the European Union to build a social market economy. During his visit, Vaclav presented a paper on the role of the Court of Justice in the EU in the institutional design of a social market economy at the staff seminar and discussed potential institutional linkages between Warwick law school and Skoda Auto University or Charles University in Prague.

Sobia Nosheen from the Department of Islamic Studies at Government College University, Faisalabad, Pakistan visited the School May-August 2014. Her research looked into original debates undertaken in colonial India prior to adopting one of the most progressive pieces of legislation affecting Muslim women (The Dissolution of Muslim Marriages Act 1939). In doing so, Sobia enhanced her understandings and that of interested family lawyers, of how this law was adopted and the various viewpoints adopted by participants in the law making process. The legislation is used as an example of how different schools of juristic thought in Islam successfully arrive at a consensus in the larger public interest.

Dr Peter Billings from The University of Queensland visited the School in May 2014. During his visit Peter worked with **Dallal Stevens** on a piece for submission to the International & Comparative Law Quarterly on the comparison of protection between UK and Australian asylum law and policies.

Renifa Madenga from the United Nations International Criminal Tribunal for Rwanda visited the School in April 2014. Her study explores the lived reality and experience of rape survivors of the 1994 Rwandan genocide. It examines the fears, needs, relationships and anxieties that affect survivors of rape committed during the Rwandan genocide and their interactions with the international criminal justice system (ICJS) at the International Criminal Tribunal for Rwanda (ICTR).

Dr Katia Laura Sidali from Georg-August University of Gottingen visited the School in March 2014. Dr. Sidali's work focuses on the socio-economics of geographical indications in a cross-country perspective. Under the supervision of Dwijen Rangnekar, she evaluated the material collected in Germany and Italy from 2011 to 2013. A common publication is targeted in the field of international law/ international politics.

Corinna Ujkasevic, a doctoral researcher from the University of Cologne, Germany, visited the Criminal Justice Centre in the Law School between January and March 2015. Her research interests lie in human rights and criminal procedure. She is currently working on her PhD thesis about modes of compensation for procedural errors in criminal proceedings in the case-law of the European Court of Human Rights. She will try to find cross-connections

between the different compensation methods to answer the following question: what do member states need to do to compensate procedural errors during the criminal process (before trial), so that the European Court of Human Rights does not rule against it for breach of Article 6 ECHR?

Michael Light from Purdue University visited the School of Law during June 2015. During his visit, Michael held a research seminar for staff and postgraduate students on 'Punishing the "Others": Citizenship and State Social Control in the United States and Germany'. Whilst at Warwick, Michael will be working with Ana Aliverti on drafting a funding application to expand on their research throughout the UK and on larger research collaborations between Warwick and Purdue that will benefit faculty and students at both universities. A major focus of this collaboration will be on the training and mentoring of highly-qualified graduates and law students in sociolegal studies at Warwick and Purdue.

Protecting Young Suspects during interview: A study on safeguards and best practices Jackie Hodgson, European Commission

Together with colleagues in four other EU states, Professor Jackie Hodgson has been awarded a European Commission Action grant of €375,000 for the project. The objective of this two year project is to inform the EU Directive on safeguards for juveniles and to strengthen the protection of young suspects during interrogation by the police in the EU. The project consists of a comparative empirical study of the different legal procedural safeguards in place in Belgium, England and Wales, Italy, Poland and the Netherlands. Based on these findings, this will be followed by professional training and recommendations for minimum EU rules and best practice.

A conference at Maastricht University in January 2015 marked the final phase of this two-year research project. During the conference the main results of the project's legal and empirical study - carried out in five EU Member States - were presented and discussed including the following questions: How are juvenile suspects currently protected during interrogations in the investigative stage? Which general patterns can be distinguished from the existing legal frameworks and observed practices? Which good practices follow from the legal and empirical research? And finally: Which minimum rules for the effective protection of juvenile suspects during interrogation can be derived from the analysis and merging of the legal and the empirical results?

The first part of the research project resulted in the publication of 'Interrogating' Young Suspects - Procedural Safeguards from a Legal Perspective' (Panzavolta, M., de Vocht, D., Van Oosterhout, M. and Vanderhallen, M. (eds) (2015) Intersentia) which presents a legal comparative study into existing legal procedural safeguards for juvenile suspects during interrogation in the five selected Member States. Parts 2 and 3 of the research project and a final merging of the legal and empirical findings resulting in a proposal for European minimum rules and best practice on the protection of juvenile suspects during interrogation will be published in a separate, second volume ('Interrogating Young Suspects: Procedural Safeguards from an Empirical Perspective').





Protecting young suspects in interrogations a study on saleguards and best practice

Research Students

Titilayo Adebola (Supervisor: Dwijen Rangnekar) 'Developing Countries, Agricultural Biotechnology and Intellectual Property Protection'

Hawraz Adu (Supervisor: Andrew Williams) 'Searching for Transitional Justice in Iraqi Kurdistan: Mechanism, Reform and Institutional Developments'

Nabilah Hani Ahmad Zubaidi (Supervisors: Shaheen Ali and Maebh Harding) 'What Malaysia can learn from the experience of England in the protection of street children, with special reference to children's basic rights: A socio-legal study'

Latifah Almeer (Supervisors: Christopher Bisping and Bill O'Brian) 'The harmonization of Private international Law in the Cooperation Council of the Arab States of the Gulf (GCC) in Civil and Commercial matters'

Ahmad Alkhamees (Supervisor: Dalvinder Singh) 'Securing Compliance in Islamic Finance Industry In Saudi Arabia & UK'

Latifah Almeer (Supervisors:

Christopher Bisping and Bill O'Brian) 'The harmonization of Private international Law in the Cooperation Council of the Arab States of the Gulf (GCC) in Civil and Commercial matters'

Bayan Al Shabani (Supervisors: Shaheen Ali and Michael Saward (Politics) 'The Role of religion in the crime of terrorism in the Islamic Criminal Law'

Ligia Catherine Arias Barrera

(Supervisors: Dalvinder Singh and Jonathan Garton) 'The structural reform to OTC Derivatives Market'

Nkechikwu Nkeiruka Azinge

(Supervisor: Dalvinder Singh) 'The role of indigenous savings and loans on terrorist financing in Nigeria: A Governance perspective'

Ademola Bamgbose (Supervisor: Bill O'Brian) 'A critique of the Statutory & Customary Arbitration law in Nigeria withi the context of accepted international laws and practice'

Peter Bridgeman (Supervisors: Dalvinder Singh and Bill O'Brian) 'Improvements to the Finance Industry control'

Natalie Byrom (Supervisor: James Harrison) 'Evidence base for the impact of funding cuts on the ability of individuals to access justice on an equal basis'

Adithya Chintapanti (Supervisors: Kathryn McMahon and Abdul Paliwala) 'Regulatory Strategy & Constitutional Mandate in Developing Jurisdictions'

Johanna Cortes Nieto (Supervisor: Celine Tan) 'The fragility of the idea of "Poverty" in Colombian social policies and Legal Institutions

Timothy Dodsworth (Supervisor: Hugh Beale) 'Comparative Study of Intern-Generational Corporate Responsibility'

Wendy Eades (Supervisor: James Harrison) 'Investigating the Impact of Welfare Reform'

Pedro Florencio (Supervisors: George Meszaros and Kathryn McMahon) 'The Impact of Brazilian Supreme Court Decisions on Public Regulation of the Oil Sector in Brazil'

Joanna Harwood (Supervisor: Rebecca Probert) 'A father is for life, not just conception'? Child contact, domestic abuse and the legal value placed on the importance of children maintaining contact with both parents'

Rami Hindieh (Supervisor: Charles Chatterjee) 'Investment Arbitration as a controversial system born following to the fast-paced embryology in investment treaties'

Juliet Horne (Supervisor: Jackie Hodgson) 'Sentencing discounts for guilty pleas are putting pressure on defendants to plead guilty'

Sanjeeb Hossain (Supervisors: Andrew Williams and Solange Mouthaan)

Andi Hoxhaj (Supervisor: Ralf Rogowski) 'The EU & Judicial Corruption in Albania, Bulgaria and Romania'

Taibah Imtiaz (Supervisor: Dora Kostakopoulou) 'The Role of the Arab League in the Promotion and implementation of the Responsibility to Protect in Contemporary Arab Conflicts'

Satwant Kaur (Supervisors: Kimberley Brownlee and Solange Mouthaan) 'The ICC- A Failed Experiment? An Examination of the Future of the International Criminal Court'

Arjumand Bano Kazmi (Supervisor: Shaheen Ali) 'Making or Unmaking of democratic constitution in Pakistan: role and strategies of USAID funded civil society organisations'

Michael Keeler (Supervisor: John McEldowney) 'Care of the elderly in England and Wales, past, present and future'

Abby Kendrick (Supervisor: Octavio Ferraz) 'A comparative study of human rights in principle and practice in Latin America

Ahmed Abdullah Khan (Supervisor: Dalvinder Singh) 'a Philosophical Scope of Sovereign Guarantees and their adequacy to Promote Investment through Project Finance via PPP Structure in Pakistan's Energy Sector'

Neriman Kilic (Supervisor: Bill O'Brian) 'Comparative analysis of the jurisdictions of international investment arbitration with WTO adjudication and international commercial arbitration

Oluwole Kunuji (Supervisor: Dora Kostakopoulou) 'Resource Control & Fiscal federalism as agents of change in Nigeria'

Jennifer Lander (Supervisors: Dora Kostakopoulou and Sam Adelman) 'Mining, Modernisation and the framing of pastoralist Land Rights in Mongolia'

Yanjie Li (Supervisor: John McEldowney) 'Corporate Social Responsibility'

Ben Livings (Supervisor: Alan Norrie) 'Concepts and contexts: sport violence and the socio-cultural contingency of the criminal law'

Sunduzwayo Madise (Supervisors: Dalvinder Singh and Abdul Paliwala) 'Regulating Transfer Pricing in Malawi'

Angel Matoke Njagi (Supervisor: Illan Wall) 'The enforcement and preventative force of Hate Speech regulation'

Christian Mecklenburg-Guzman

(Supervisor: Dalvinder Singh) 'EU Derivatives Regulation: A Behavioural & Standard Law and Economics Approach to the Regulation of financial Derivatives'

Vidyaranya Chakravarthy Namballa (Supervisor: Abdul Paliwala) 'Suicides

among Indian Farmers - Law and Regulation as Instruments of Change'

Hassan Nizami (Supervisor: Bill O'Brian)

Obumneme Okezie (Supervisors: Hugh Beale and Christopher Bisping) 'Examining the Challenges of Protection of Consumers in Online transactions in Nigeria and Proposing the way forward: Essentials for suitable legal framework'

Kyungeun Park (Supervisor: Dora Kostakopoulou) 'National Security Exceptions as an attempt to strike a balance in international lvestment Aareements'

Rachel Pimm Smith (Supervisors: Rebecca Probert and Maebh Harding) 'How does the twenty-six week time limit on child-care proceedings affect outcomes, delay times and finaces within the family justice system?'

Emma Pountney (Supervisor: Andrew Williams) 'Taking sexual violence too seriously? The ICTY and the ICTR and the prosecution of sexual violence'

Laurène Soubise (Supervisor: Jackie Hodgson) 'Investigating the independence of Prosecution authorities in France, England and Wales'

Mary-Ann Stephenson (Supervisor: Ann Stewart) 'To what extent do the public sector duties in the Equality Act provide a tool for preventing negative impacts on gender equality & women's human rights threatened by public sector spending cuts?

Alison Struthers (Supervisors: James Harrison and Andrew Williams) 'A critique of the concept of Human Rights Education and the Effectiveness of its implementation in England and Scotland'

Nneamaka Vanni (Supervisor: Dwijen Rangnekar) 'How the Economic Community of West African States (ECOWAS) can as a regional group, effectively utilize the flexibilities embedded in the Agreement on Trade Related Aspect of Intellectual

Property Rights (TRIPS Agreement)'

Sara Warner (Supervisor: Kathryn McMahon) 'Competition Regulation of Premium Content on Pay-TV in the UK/EU and Australia

Michael Webster (Supervisor: Bill

O'Brian) 'Investigating the decisionmaking process in large law firms when addressing the actual or potential conflicts of interest in legal transactions in the light of outcomes focussed regulation'

Hugh Williams (Supervisor: Andrew Williams) 'Should child soldiers be prosecuted and punished for international crimes'

Publications

Adelman, S. (2015) 'Epistemologies of Mastery' in Grear, A. and Kotzé, L. (eds) Research Handbook on Human Rights and the Environment (Edward Elgar).

Adelman, S. (2015) 'Tropical forests and climate change: a critique of green governmentality', International Journal of Law in Context, 11 (Special Issue 2), 195-212.

Akhtar, R.C. (2015) 'Unregistered Muslim Marriages: An Emerging Culture of Celebrating Rites and Compromising Rights', in Probert, R., Miles, J. and Mody, P. Marriage Rites and Rights (Hart Publishing).

Akhtar, R.C. (2013) 'Towards Conceptualising User-Friendly Shariah Councils', Journal of Islamic State Practice in International Law, 9(2), 112-135.

Ali, S. (2013) 'Authority and Authenticity; Sharia Councils, Muslim women's rights and the English Courts', Child and Family Law Quarterly, 25(2), 113-137.

Ali, S. (2013) 'Exploring New Directions in the Islamic Legal Traditions: Re-interpreting Shari'a from Within?', Journal of Islamic State Practices in International Law, 9(2), 1-13.

Aliverti, A. (2015) 'Enlisting the public in the policing of immigration', British Journal of Criminology, 55 (2), 215-230.

Aliverti, A. (2014) 'Criminal Immigration Law and Human Rights in Europe' in Pickering, S. and Ham, J. Handbook on Crime and International Migration (Routledge).

Aliverti, A. (2013) Crimes of Mobility: Criminal Law and the Regulation of Immigration (Abingdon: Routledge) (Co-winner, 2014 British Society of Criminology Book Prize).

Anderson, P. (2015) Reforming Law and Economy for a Sustainable Earth: Critical Thought for Turbulent Times (Abingdon: Routledge). Anderson, P. (2015) 'Which Direction for International Environmental Law?' Journal of Human Rights and the Environment, 6(1), 98-126.

Brownlee, K. (2015), 'Towards a New View of Social Protection and Rights', Robertson, A. (ed) Commonwealth Health Partnerships 2015. Cambridge: Nexus/Commonwealth Secretariat.

Brownlee, K. (2015) 'Ethical Dilemmas of Sociability', Utilitas, doi:10.1017/ S0953820815000175 (0953-8208).

Brownlee, K. (2015) 'The competent judge problem', Ratio, doi: 10.1111/ rati.12099.

Brownlee, K. (2015) 'What's virtuous about the Law?', Legal Theory, doi: 10.1017/S1352325215000038, (1352-3252).

Brownlee, K. (2015) 'Freedom of Association: It's Not What You Think', Oxford Journal of Legal Studies, (0143-6503), doi:10.1093/ojls/ gqu018.

Brownlee, K. (2015) 'Do we have a Human Right to the Political Determinants of Health?' in Cruft, R., Liao, M. and Renzo, M. (eds) Philosophical Foundations of Human Rights (Oxford University Press).

Brownlee, K. (2013) 'A Human Right against Social Deprivation', Philosophical Quarterly, 63(251), 199-222 (1467-9213).

Castellano, G.G. (2015) 'Reforming Non-Possessory Secured Transactions Laws: a New Strategy?', The Modern Law Review, 78(4), 611-640.

Chan, W. (2013) 'Mothers, Equality and Labour Market Opportunities', Industrial Law Journal, 42(3), 224-248.

Chan, W. (2013) 'Cohabitation, Civil Partnership, Marriage and the Equal Sharing Principle', Legal Studies, 33(1), 46-65.

Connelly, S.J. (2015) 'The implementation of the EU Bank Recovery and Resolution Directive's derivative bail-in powers in the UK' in Binder, J-H. and Singh, D. (eds) Bank Resolution: The European Perspective (Oxford University Press).

Connelly, S.J. (2015) 'Difference and repetition - the UK's 'protection' of close out netting from EU rules leaves counterparties worse off', Journal Of International Banking And Financial Law, 30(2), 80-82.

Connelly, S.J (2015) Spinoza, right and absolute freedom (Birkbeck Law Press).

Connelly, S.J (2014) 'Is it Time for a More Concrete Focus on Systemically Important Financial Instruments?', Journal Of International Banking Regulation, 29(5), 274-279.

Dodsworth, T.J. et al. (2014) 'A comparative study of automatically renewable contracts in European jurisdictions', Kluwer Business Law Review, 35(3), 93-100.

Fons, M.P. (2015) 'International Insolvencies and Successions', Spanish Yearbook of Insolvency Law, 2, 127-144.

Fons, M.P. (2015) 'Commercial choice of law in context: Looking beyond Rome', Modern Law Review, 78(2), 241-295.

Fons, M.P. (2015) 'International Insolvencies and Successions', Spanish Yearbook of Insolvency Law, 2, 127-144.

Fons, M.P. (2013) 'Fisures in the Rome I Regulation and national interests', Spanish Yearbook of Private International Law, 2012 (12), 243-264.

Garton, J. (2014) 'Charitable Purposes and Activities', Current Legal Problems, 67(1), 373- 407.

Garton, J. (2014) 'The Fault Line in Charity' in Harding, M., O'Connell, A. and Stewart, M. (eds) Not for Profit Law: Theoretical and Comparative Perspectives (Cambridge University Press).

Garton, J. (2013) Public Benefit in Charity Law (Oxford University Press).

Garton, J. (2013) 'Re Macduff and the Charity of the Wise', Charity Law & Practice Review, 16(2), 21-42.

Harding, M. and Newnham, A. (2015) How do county courts share the care of children between parents?

Harding, M. and Probert, R. (2015) Cretney and Probert's Family Law (London: Sweet and Maxwell) (in press).

Harding, M. and Crowley, L. (2015) 'The Contractualisation of Family Law in Ireland' in Swennen, F. (ed) Contractualisation of Family Law-Global Perspectives (Springer).

Harding, M. (2015) 'Teetering on the brink of meaningful change?', International Survey Of Family Law, (in press).

Harding, M. and Newnham, A. (2014) 'Initial Research Findings: The Typical Levels of Parental Involvement Where Post-Separation Parenting is resolved by Court Order', Family Law, 44(5), 672 - 675 (0014-7281).

Harding, M. (2014) 'Irish Abortion Law? Legislating to Stand Still?', International Survey Of Family Law, 201-225 (1384-623X).

Harding, M. (2014) 'Using interviewing and negotiation to further critical understanding of Family and Child Law', in Strevens, C., Grimes, R. and Phillips, E. (eds) Legal Education: Simulation in Theory and Practice (Ashgate).

Harding, M. (2013) 'Constitutional Recognition of Children's Rights and Paramountcy of Welfare' International Survey of Family Law, 175-194.

Harding, M. (2013) 'Does Transnational Family Law Exist?' in Jurčys, P., Kjaer, P.F., Yatsunami, R. and Nijhoff, M. (eds) Regulatory Hybridization in the Transnational Sphere (Martinus Nijhoff).

Harding, M. (2013) 'Ireland' in Trimmings, K. and Beaumont, P. (eds) International Surrogacy Arrangements (Hart Publishing). Harding, M. (2013) Conflict of Laws, (Routledge, Fifth Edition).

Hearty, K. (2014) 'The political and military value of the 'set piece' killing tactic in East Tyrone 1983-1992', State Crime Journal, 3(1), 50-72.

Hearty, K. (2014) 'A Shared Narrative? A Case Study of the Contested Legacy of Policing in the North of Ireland', British Journal of Criminology, 54(6), 1047-1066.

Hearty, K. (2014) 'The Mutual Exclusivity of the Right to Life and British Counter-insurgency in Northern Ireland: A Case Study of the Human Rights Implications of the Use of the Set Piece Killing Tactic by the SAS in East Tyrone', Trinity College Law Review, 17, 212.

Hearty, K. (2015) 'The Great Awakening? The Belfast Flag Protests and Protestant/Unionist/Loyalist Counter-memory in Northern Ireland', Irish Political Studies, 30(2), 157-177.

Harrison, J. (2014) 'The Foodbank Dilemma', Lacuna, [Research Paper]

Harrison, J., Campling, L., Richardson, B. and Smith, A. (2014) 'Working Beyond the Border? A New Research Agenda for the Evaluation of Labour Standards in EU Trade Agreements', Warwick School of Law Research Paper No. 2014/03, [Working Paper].

Harrison, J. (2014) 'The case for investigative legal pluralism in international economic law linkage debates: a strategy for enhancing the value of international legal discourse', London Review of International Law, 2014 (2), 115 - 145.

Harrison, J. (2013) 'Establishing a meaningful human rights due diligence process for corporations: learning from experience of human rights impact assessment', Impact Assessment and Project Appraisal, 31(2), 107-117.

Harrison, J., Scholte, J.A., Rethel, L. and MacDonald, M. (2013) 'Global Rules, Local Rulers: Reflections and Suggestions for the Carnegie UK Trust, Commissioned Report on Global Governance and a Democratic Civil Society', [Report].

Hodgson, J. and Horne, J. (2015) Imagining more than just a Prisoner: the work of Prisoners' Penfriends

Hodgson, J. and Caianiello, M. (eds) (2015) Discretionary Criminal Justice in a Comparative Context (Durham: Carolina Academic Press).

Hodgson, J. (2015) 'Plea Bargaining: A Comparative Analysis' in Wright, J.D. (ed-in-chief) International Encyclopedia of the Social and Behavioral Sciences (Amsterdam: Elsevier, Second Edition, Vol 18).

Hodgson, J. and Kemp, V. (2015) 'Ensuring 'Appropriate' Protections for Young Suspects' in Panzavolta, M., de Vocht, D., Van Oosterhout, M. and Vanderhallen, M. (eds) Interrogating Young Suspects: Procedural Safeguards from a Legal Perspective (Antwerp-Oxford: Intersentia).

Hodgson, J. (2015) 'The role of lawyers during police detention and questioning: a comparative study', Contemporary Readings in Law and Social Justice, 7(2), 47-56.

Blackstock, J., **Hodgson, J.S.**, Cape, E., Spronken, T. and Ogodorova, A. (2014) Inside Police Custody: An Empirical Account of Suspects' Rights in Four Jurisdictions (Cambridge: Intersentia).

Cape, E. and **Hodgson, J.** (2014) 'The right of access to a lawyer at police stations: making the European Union Directive work in practice', New Journal of European Criminal Law, 5(4), 450- 479.

Hodgson, J. S. and Tadros, V. (2013) 'The Impossibility of Defining Terrorism', New Criminal Law Review, 16(3), 494-526.

Hodgson, J. S. (2013) 'Making Custodial Legal Advice More Effective in France', Criminal Justice Matters, 92(1), 14-15.

Jacques, J. (2015) 'From Nomos to Hegung: Sovereignty and the Laws of War in Schmitt's International Order', Modern Law Review, 78(3), 411-430.

Kaisary, P. (2014) 'The Haitian Revolution in the Literary Imagination: Radical Horizons, Conservative Constraints' (Charlottesville: University of Virginia Press).

Kokkinis, A. (2014) 'Shareholder Short-termism in the UK: The Kay Review and the Potential Role of Corporate Law', Corporate Ownership & Control, 11, 166.

Kokkinis, A. (2015) 'A Primer on Corporate Governance in Banks and Financial Institutions- Are Banks Special?' in Chiu, I.H-Y. (ed) The Law on Corporate Governance in Banks (Edward Elgar).

Kokkinis, A., (2013) 'The Financial Services Act 2012: The Recent Overhaul of the United Kingdom's Financial Regulatory Structure', International Company And Commercial Law Review, 24(9), 325-328.

Kostakopoulou, D., Guild, E. and Gortazar, C. (eds) (2014) The Reconceptualisation of European Union Citizenship (The Hague: Brill Publishers/Martinus Nijhoff).

Kostakopoulou, D. and Schrauwen, A. (2014) 'Olympic Citizenship and the (Un)Specialness of the National Vest: Rethinking the Links Between Sport and Citizenship Law', International Journal of Law in Context, 10(2), 143-162.

Kostakopoulou, D. (2014) 'Liberalism and Societal Integration: In Defence of Reciprocity and Constructive Pluralism', The Netherlands Journal of Legal Philosophy, 43(2), 127-139.

Kostakopoulou, D. (2014) 'When EU Citizens become Foreigners', European Law Journal, 20(4), 447-463.

Kostakopoulou, D., Guild, E. and Gortazar, C. (2014) 'Symposium on the Reconceptualisation of EU

Citizenship', European Law Journal, 20(4), 444-446.

Kostakopoulou, D. and Ferreira, N. (2014) 'The Public Policy and Public Security Derogations and the Cracks in European Union Citizenship', Columbia Journal of European Law, 20(3), 167-191.

Kostakopoulou, D. (2013) Cocreating European Union Citizenship', Cambridge Yearbook of European Legal Studies, 15, 255-281.

Kostakopoulou, D. (2014) 'Contiguity, Contagion and Evolution in EU Citizenship and Integration Policies', in Trauner, F. and Ripoll, A. (eds) Governing the Area of Freedom, Security and Justice: Do Supranational Institutions Matter? (London: Routledge).

Kostakopoulou, D. 'European Union Citizenship Rights and Duties: Civil, Political and Social', in Isin, E. and Neyers, P. (eds) Global Handbook of Citizenship Studies (London: Routledge).

Kostakopoulou, D. (2015) Capricious Games of Snakes and Ladders: The Nexus of Migration and Integration in light of Human Rights Norms, in Plender, R. (ed) International Migration Law (Martinus Nijhoff).

Kostakopoulou, D., Acosta, D. and Munk, T. (2014) 'The Next Phase of the European Union's Labour Migration Regime: Opportunities and Challenges' in Acosta, D. and Murphy, C. (eds) EU Security and Justice Law: After Lisbon and Stockholm (Oxford: Hart Publishing).

Kostakopoulou, D. (2013) Co-creating EU Citizenship: A Policy Review (Brussels: European Commission).

Kuo, M-S. (2013) 'Discovering Sovereignty in Dialogue: Is Judicial Dialogue the Answer to Constitutional Conflict in the Pluralist Legal Landscape?', Canadian Journal of Law and Jurisprudence, 26(2), 341-376.

Kuo, M-S. (2015) 'Reconciling Teaching and Research in Law:

An Expatriate Law Teacher's Interdisciplinary Reflection', Journal of Legal Studies Education, 32, (forthcoming).

Kuo, M-S. (2015): 'Disparity and Conflict: Envisioning Postnational Peace in the Shadow of Constitutional Expansionism', George Washington International Law Review, 47(1), 159-89.

Kuo, M-S. (2014) 'The Moment of Schmittian Truth: Conceiving of the State of Exception in the Wake of the Financial Crisis' in Joerges, C. and Glinski, C. (eds) The European Crisis and the Transformation of Transnational Governance: Authoritarian Managerialism versus Democratic Governance (Oxford: Hart Publishing).

Kuo, M-S. (2014) 'Federation Is Not Only about Function: Where a Neo-Federalist Plan for Global Constitutionalism Falls Short', Melbourne Journal of International Law, 15, 271-89.

Kuo, M-S. (2014) 'Semantic Constitutionalism at the Fin de Siècle', Transnational Legal Theory, 5(1), 158-175.

Kuo, M-S. (2013) 'A Dubious Montesquieuian Moment in Constitutional Scholarship: Reading the Empirical Turn in Comparative Constitutional Law in Light of William Twining and His Hero', Transnational Legal Theory, 4(4), 487-501.

Kuo, M-S. (2013) 'On the Constitutional Question in Global Governance: Global Administrative Law and the Conflicts-Law Approach in Comparison', Global Constitutionalism, 2(3), 437-468.

McEldowney, J. and McEldowney, S. (2014) Handbook on Environmental Regulation: Regulating the Environment 21st Century Challenges (Edward Elgar).

McEldowney, J. (2014) 'Debt Limits in German Constitutional law - A UK Perspective' in Ringe, W-G. and

Huber, P.M. (eds) Legal Challenges in the Global Financial Crisis: Bail-outs, the Euro and Regulation, Studies of the Oxford Institute of European and Comparative Law (Hart Publishing).

McEldowney, J. (2014) 'J.A. G. Griffith: Parliament and Legislation', Public Law, 1, 85-99.

McEldowney, J. (2013) 'The Constitution and the Financial Crisis in the UK: Historical and Contemporary Lessons' in Contiades, X. (ed) Constitutions in the Global Financial Crisis (Ashgate).

McEldowney, J., Medley, G. and Grant, W. (eds) (2013) Animal Health and Welfare: Regulation and Governance (Routledge).

McEldowney, J. (2013) 'The UK Water Industry Post Privatisation' in Booth, C. and Charlesworth, S. (eds) Water Resources in the Built Environment: Management Issues and Solutions (Oxford; Blackwell Publishing).

McEldowney, J. 'Devolution: The Relationship between the UK Parliament and the Devolved Parliaments' in Oliver, D., Drewry, G. and Horne, A. Law and Parliament (Oxford: Hart Publishers).

McEldowney, J. (2013) 'One Party Dominance and Democratic Constitutionalism in South Africa', South African Law Journal, May 2013, 36-65.

McMahon, K. (2014) 'The Regulation of a Margin Squeeze in the European Union and the Intersection of Competition Law and Sector-Specific Regulation', Competition Law Review, 10(2), 167-204.

McMahon, K. (2014) 'Review of Ioannis Lianos and D. Daniel Sokol (eds), The Global Limits of Competition Law' (Stanford University press, 2012) European Law Review, 39,889-892.

Mouthaan, S. (2015) 'Barefoot, Pregnant and in the Kitchen: Am I a Child Soldier Too?', Women's Studies International Forum, (special issue on

Transformative Gender Justice)

Mouthaan, S. (2013) 'International Law and Sexual Violence against Men: Criminalising the Unmentionable', International Criminal Law Review, 13(3), 665-695.

Nastoll, B. and Krätzschmar, J. (2014) 'Wenn einer eine Reise tut..., Übungsklausur Öffentliches Recht - Europarecht', JURA - Juristische Ausbildung, 36(1),63-70.

Nastoll, B. (2013) 'EU Anti-Dumping Law, imports from China and treatment of non-market economy countries: Brosmann, Grünwald and Zhejiang Xinan', Common Market Law Review, 50(1), 265-280.

Nastoll, B. Mitarbeit an Krenzler/Herrmann (Hrsg.), EU-Außenwirtschafts- und Zollrecht, C.H. Beck Verlag, München, 2012-2014 (Editorial coordinator for Krenzler/ Herrmann (ed.), Commentary on EU-Foreign trade and customs law)

Nayar, J. (2014) 'On the Elusive Subject of Sovereignty', Alternatives: Global, Local, Political, 39(2), 124-147.

Nayar, J. (2013) 'The Philosopher's Elusive Subject: On the Problem of the 'Present' in the 'Political', Journal of Critical Southern Studies, 1, 23-59.

Nayar, J. (2013) 'The Politics of Hope and the Other-in-the-World: Thinking Exteriority', Law & Critique, 24(1), 63-85.

Neal, A.C. (2013) 'Freedom of Movement for Employers and Employees in the European Union: Some Observations from the Perspective of a High-Wage Economy', European Labour Law Journal, 4(1), 33-71.

Neal, A.C. (2013) 'Regulating Temporary Work in the United Kingdom', Bulletin of Comparative Labour Relations, 82, 179-204.

Neal, A.C. (ed) (2014) Cross-Currents in Modern Chinese Labour Law (Kluwer Law International, Alphen aan den Rijn).

Neal, A.C. 'Cross-Currents in Modern Chinese Labour Law', in Neal, A.C. (ed), Cross-Currents in Modern Chinese Labour Law (Kluwer Law International, Alphen aan den Rijn).

Neal, A.C., Bradney, A., Cownie, F., Masson, J. and Newell, D. How to Study Law (London: Sweet & Maxwell, 7th edition).

Neal, A.C. (2014) 'Reflections on Discovering that the International Journal has Attained its Thirtieth Birthday', The International Journal of Comparative Labour Law and Industrial Relations, 30, 383-389.

Neal, A.C. (2014) 'Post-Recessionary Labour Law: Another British Paradox?' in La crisi economica e l fondamenti del diritto del lavoro: Atti delle giornate di studio nel cinquantenario della nascita dell'associazione (9788814183850) Milan: Giuffrè Editore.

Neal, A.C. and Willborn, S.L. (eds) (2015) Yearbook of Comparative Labour Law Scholarship (978-0-920450-47-5) Toronto: Lancaster House Publishers.

Neal, A.C. (2014) 'Introduction: The Yearbook of Comparative Labour Law Scholarship 2014', in Neal, A.C. and Willborn, S.L. (eds) Yearbook of Comparative Labour Law Scholarship 2014 (Toronto: Lancaster House Publishers).

Norrie, A. (2013) 'Law, Ethics And Socio-History: the Case of Freedom' in Feenan, D. Exploring the 'Socio' of Socio-Legal Studies (London: Palgrave MacMillan).

Norrie, A. (2013) 'Ethics and History: Can Critical Lawyers Talk Of Good And Evil?', Criminal Law and Philosophy.

Norrie, A. (2014) Crime Reason and History (Cambridge: Cambridge University Press, Third Edition).

Norrie, A (2015) La Justicia en la Mesa de Sacrificios de la Historia: la Culpa de la Guerra en Arendt y Jaspers Universidad Libre/ OLAP: Bogota.

warwick.ac.uk/law

Panepinto, A. (2014) 'Transitional Justice: International Criminal Law and Beyond', Archivio Penale, 3.

Panepinto, A. (2013) 'Transitional Justice in Islamic Settings: A preliminary study' in Khalifa, A. (ed), La Justice Transitionnelle/Transitional Justice, Actes du 2e Symposium des Jeunes Pénalistes/Proceedings of the 2nd Symposium of the Young Penalists (Association Internationale de Droit Pénal/International Association of Penal Law, Éditions Érès).

Probert, R. and Harding, M. (2015) Cretney and Probert's Family Law (London: Sweet & Maxwell, Ninth Edition).

Probert, R., Herring, J. and Stephen, G. (2015) Great Debates in Family Law (Basingstoke: Palgrave, Second Edition).

Probert, R. and Harding, M. (2015) IEL Family and Succession Law: England and Wales (Kluwer, Fourth Edition).

Probert, R. (2015) Divorced, Bigamist, Bereaved? The Family Historian's Guide to Marital Breakdown, Separation, Widowhood, and Remarriage: from 1600 to the 1970s (Kenilworth: Takeaway).

Probert, R. (2014) 'The context of illegitimacy from the 1920s to the 1960s' in Probert, R. (ed) Cohabitation and Non-Marital Births in England and Wales, 1600-2012 (Basingstoke: Palgrave).

Probert, R. (2014) 'Freedom of testation in Victorian England' in Boehm, K., Farkas, A. and Zwierlein, A. (eds), Interdisciplinary Perspectives on Ageing in Nineteenth-Century Culture (Abingdon: Routledge).

Probert, R. (2013) 'Family Law Reform and the Women's Movement in England and Wales, 1830-1914' in. Meder, S. and Mecke, C-E. (eds) Family Law in Early Women's Rights Debates (Vienna: Böhlau Verlag).

Probert, R. (2015) 'The law and the courts (1660-1789)' and 'Marriage'

in Day, G. and Lynch, J. (eds) The Encyclopedia of British Literature 1660-1789 (Wiley-Blackwell).

Probert, R. (2015) 'Cohabitation and marriage in England and Wales', Families, Relationships and Society, 4(1), 157-162.

Probert, R. (2014) 'Focus on: Marriage Records', Who Do You Think You Are?, 54-58.

Probert, R. (2013) 'Marriages in early eighteenth-century Northamptonshire: the conventionality of clandestine marriages', NFHS Footprints, 35(2), 17-20.

Probert, R. (2013) 'Living tally' in the Classic Slum?', Manchester Genealogist, 49(1), 16-17.

Probert, R. (2013) 'Eighteenth-century Westmorland Weddings: persistent myths and actual practices', Cumbria Family History Society Newsletter, 146, 25-29.

Probert, R. (2013) 'Neithrop in 1851', Oxfordshire Family Historian, 27(1), 40-42.

Probert, R. (2013) 'For better or for worse? Encouraging marriage through the tax system', Family Law, 43(3), 285-89.

Probert, R. (2014) 'Review of W. Moore, How to Create the Perfect Wife: Georgian Britain's most ineligible bachelor and his quest to cultivate the ideal woman', Women's History Review, 23(3), 502-503.

Probert, R. (2013) 'Review of M. Sokol, Bentham, Law and Marriage: A Utilitarian Code of Law in Historical Contexts', Journal of Legal History, 34, 120-122.

Raffield, P. (2014) 'Student Lawyer-Playwrights and the Theatre of Law', Law and Humanities, 8(1), 136 -138.

Raffield, P. (2014) 'The Trials of Shakespeare: Courtroom Drama and Early Modern English Law', Law and Humanities, 8(1), 53-76. **Raffield, P.** (2013) 'Sir John Baker, "The Men of Court, 1440-1550: A Prosopography of the Inns of Court and Chancery and the Courts of Law"', Archives, xxxviii (126), 53-55.

Raffield, P. (2014) 'Time, Equity, and the Artifice of English Law: Reflections on The King's Two Bodies', Law, Culture and the Humanities, May 27 2014, 1-10.

Raffield, P. (2015) 'Common Law, Cymbeline, and the Jacobean Aeneid' Law & Literature, 27:http://dx.doi.org/ 10.1080/1535685X.2015.1024924

Raffield, P. (2014) 'Ancient constitution' in Gibbons, M. (ed) Encyclopedia of Political Thought (Oxford: Blackwell).

Ranganathan, S. (2015) Strategically Created Treaty Conflicts and the Politics of International Law (Cambridge University Press).

Ranganathan, S. (2014) 'Constructive Constraints? Conceptual and Practical Challenges to Regulating Private Military and Security Companies' in Ryngaert, C. and Noorthman, M. (eds) Human security and international law: the challenge of non-state actors (Intersentia).

Ranganathan, S. (2014) 'Responding to Deliberately-created Treaty Conflicts' in Tams, C. Tzanakopoulos, A. and Zimmerman, A. (eds) Research Handbook on the Law of Treaties (Edward Elgar).

Ranganathan, S. (2013) 'Interpreting the Nuclear Non-Proliferation Treaty. By Daniel Joyner, 2011 (82) BYIL 532', [Book Review]

Rangnekar, D. (2015) 'Biopiracy' in Dharampal-Frick, G., Kirloskar-Steinbach, M., Dwyer, R. and Phalkey, J. (eds) Key Concepts in Modern Indian Studies (India: Oxford University Press).

Rangnekar, D. and Mukhopadhyay, P. (2015) 'Social Gains from the GI for Feni: Will Market Size or Concentration Dominate Outcomes?' in Gangjee, D.S. (ed) Research Handbook on Intellectual Property and Geographical Indications (Edward Elgar).

Rangnekar, D. (2015) 'Commentary on protecting Farmers' Rights under the Indian Protection of Plant Variety and Farmers' Right Act 2001' in Halewood, M. (ed) Farmers' Crop Varieties and Farmers' Rights: Challenges in Taxonomy and Law (Routledge).

Rangnekar, D. (2014) 'Geneva Rhetoric, National Reality: The Political Economy of Introducing Plant Breeders' Rights in Kenya', New Political Economy, 19(3), 359-83.

Rangnekar, D. (2013) 'Equipment for Battles on Intellectual Property Rights', Economic and Political Weekly, 48(34), 27-28. [book review]

Rangnekar, D. (2013) 'The Supreme Court Judgment: Lawmaking in the South', Economic and Political Weekly, 48(32), 39-40.

Rangnekar, D. and Kleba, J.B. (2013) 'Introduction', Law, Environment and Development Journal, 9(2), 97-105.

Rogowski, R. (2015) 'Law, Autopoiesis' in International Encyclopedia of the Social & Behavioral Sciences (Oxford: Elsevier, Second Edition, Vol.13.)

Rogowski, R. and Gawron, T. (2015) 'Die Wirkung des Bundesverfassungsgerichts' in van Ooyen, R.C. and Möllers, M.H.W. (eds) Handbuch Bundesverfassungsgericht im politischen System (Wiesbaden: Springer).

Rogowski, R. (2015) 'The emergence of reflexive global labour law', Industrielle Beziehungen, 22(1), 72-90.

Rogowski, R. (2013) Reflexive Labour Law in the World Society (Cheltenham: Elgar).

Sekalala, S., Lisk, F. and Šehović, A.B. (2015) 'Health and Human Security: A wrinkle in time or a new paradigm?', Journal of Contemporary Politics, 21(1), 25-39. Sekalala, S. (2014) 'Using Institutions to promote Human Rights: A Case Study of the Global Fund in Enabling Essential Access to ARVs' in Carby-Hall, J. (ed) Essays on Human Rights: A Celebration of the Life of Dr. Janusz Kochanowski (Jus et lux Poland).

Sekalala, S. (2013) 'UNAIDS 2012 Reports on International Organisations', American Society of International Law/ International Organizations Bulletin, 30-32.

Slavny, A. (2014) 'Negating and Counterbalancing: A Fundamental Distinction in the Concept of a Corrective Duty', Law and Philosophy, 33(2), 143-173.

Slavny, A. (2014) 'Nonreciprocity and the Moral Basis of Liability to Compensate', Oxford Journal of Legal Studies, 34(3), 417-442.

Slavny, A. (2014) 'How Eventful is the Event-Based Theory of Harm?', Journal of Value Inquiry, 48(3), 559-571.

Smith, F. (2015) 'Natural Resources and Global Value Chains: What Role for the WTO?', International Journal of Law in Context, 11(2), 135-152.

Smith, F. and Häberli, C. (2014) 'Food Security and Agri-Foreign Direct Investment in Weak States: Finding the Governance Gap to Avoid Land Grab', Modern Law Review, 77(2), 189-222.

Smith, F. and Freeman, M. (eds) (2013) Law & Language, Current Legal Issues Volume 15, (Oxford University Press).

Smith, F. and Cardwell, M. (2013) 'Contemporary Problems of Climate Change and the TBT Agreement: Moving Beyond Eco-Labelling' in Epps, T. and Trebilcock, M. (eds) Research Handbook on the WTO Agreement on Technical Barriers to Trade (Edward Elgar).

Smith F. and Cardwell, M. (2013) 'Renegotiating the WTO Agreement on Agriculture: Accommodating the New Big Issues', International and Comparative Law Quarterly, 62(4), 865-898.

Smith, F. (2013) 'Power, Rules and the WTO', Boston College Law Review, 54(3), 1063-1086.

Snape, J, (2015) 'Tax Law: Complexity, Politics and Policymaking', Social and Legal Studies, 24 (2), 155-63.

Stevens, D., Kneebone, S. and Baldassar, L. (eds) (2014) Refugee Protection and the Role of Law: Conflicting Identities (Routledge).

Stevens, D., Kneebone, S. and Baldassar, L. (2014) 'Law, Identity and Protection: Concluding Reflections' in Stevens, D., Kneebone, S. and Baldassar, L. (eds), Refugee Protection and the Role of Law: Conflicting Identities (Routledge).

Stevens, D. (2014) 'Shifting conceptions of refugee identity and protection: European and Middle Eastern Approaches', in Stevens, D., Kneebone, S. and Baldassar, L. (eds), Refugee Protection and the Role of Law: Conflicting Identities (Routledge).

Stevens, D. (2013) 'Legal Status, Labelling, and Protection: the Case of Iraqi "Refugees" in Jordan', International Journal Of Refugee Law, 25(1), 1-38.

Stevens, D. (2013) 'What do we mean by protection? 'International Journal on Minority and Group Rights, 20(1), 233-262.

Stevens, D. (2013) 'Between East and West: the Case of Israel', in Lambert, H., McAdam, J. and Fullerton, M. (eds) The Global Reach of European Refugee Law, (Cambridge University Press)

Stevens, D. (2013) 'Asylum Seekers, detention and the law: morality in abeyance?' in Juss, S. (ed) The Ashgate Research Companion to Migration Law, Theory and Policy (Ashgate).



Stewart, A. (2015) 'Care or Work: The Tyranny of Categories' in Mullally, S. (ed.) Care, Migration and Human Rights: Law and Practice (Oxford: Oxford University Press), pp 11-26.

Stewart, A. (2014) 'Using law to tackle Violence against Women in India and the UK', with Manjeet Bhatia in (eds) V. Madhu, M. Bhatia & S. Tara, Women's Studies: A Journey of 25 years Jaipur India (Rawat Publications) pp 237-255.

Stewart, A. (2014) Preface to and reproduction of 'Legal Constructions of Body Work' in Feminists@law, 1(4)

Stewart, A. (2014) 'Informal Carers and Private Law', Social and Legal Studies, 23(3), 474-477

Stewart, A. (2013) 'Gender Justice in a Global Market' in (eds.) V. Munro and M. Davies, Research Companion to Feminist Legal Theory (Ashgate), 341-360.

Stewart, A. (2013) 'Legal constructions of body work' (2013) in (eds) C. Wolkowitz, R. Cohen, T. Sanders & K. Hardy, Body/Sex/Work - intimate, embodied and sexualised labour Palgrave Critical Perspectives on Work and Employment Series, 61-76.

Stewart, A. (2013) 'Gender and Judicial Education in India'in (eds.) U. Schultz and G. Shaw, Gender and Judging Oxford, (Hart publishing Onati Series), 523-542.

Stewart, A (2013) 'Creating civil space for women: lessons from legal interventions on violence against women in India and the UK', Violence against Women, 19 (10), 1263 - 1281.

Stewart, A. (2013) 'Why Europe is Lesbian and Gay Friendly (and why America never will be), Angelia R. Wilson, State University of New York, Albany, (ISBN 978 1 4384 4727 8)

Tadros, V. (2015) 'Punishment' in Edmonds, D. and Warburton, N. Philosophy Bites Again (Oxford University Press), 152-163. **Tadros, V.** (2015) 'Answers', Criminal Law and Philosophy, 9(1), 73-102.

Tadros, V. (2015) 'Wrongful Intentions without Closeness', Philosophy and Public Affairs, 43(1), 52-74 (1088-4963).

Tadros, V. (2015) 'Rights and Security for Human Rights Sceptics' in Liao, M. and Renzo, M. Philosophical Foundations of Human Rights (Oxford University Press).

Tadros, V., Duff, A., Farmer, L., Marshall, S.E., Massimo, R. (2014) 'Criminalization: the Aims and Limits of the Criminal Law' (Oxford: OUP)

Tadros, V. (2014) 'Orwell's Battle with Brittain: Vicarious Liability for Unjust Aggression', Philosophy and Public Affairs, 42(1), 42 -77 (1088-4963).

Tadros, V. (2014) 'Resource Wars', Law and Philosophy, 33(3), 361-389 (0167-5249)

Tadros, V. (2014) 'Punitive War' in Frowe, H. and Lang, G. (eds) How We Fight (Oxford University Press).

Tadros, V. (2014) 'What Might Have Been', Philosophical Foundations of Tort Law (Oxford University Press).

Tadros, V. (2014) 'The Ideal of the Presumption of Innocence', Criminal Law and Philosophy, 8(2), 449-467.

Tadros, V. (2014) 'What Might have Been' in Oberdiek, J. Philosophical Foundations of The Law of Torts (Oxford University Press).

Tadros, V. (2013) 'Responses', Law and Philosophy, 32(2-3), 241- 325 (0167-5249).

Tadros, V. and Hodgson, J. S. (2013) 'The Impossibility of Defining Terrorism', New Criminal Law Review, 16(3), 494-526.

Tadros, V., Duff, A., Farmer, L., Marshall, S.E., Massimo, R. (2013) 'The Constitution of the Criminal Law' (Oxford: OUP). **Tan, C.** and Faundez, J. (2015) 'Introduction: International Economic Law, Natural Resources and Sustainable Development', International Journal of Law in Context, 11(2), 109-112.

Tan, C. (2015) 'Risky Business: Political Risk Insurance and the Law and Governance of Natural Resources', International Journal of Law in Context, 11(2), 174-194.

Tan, C. (2014) 'Reframing the Debate: The Debt Relief Initiative and New Normative Values in the Governance of Third World Debt', International Journal of Law in Context, 10(2), 249-272.

Tan, C. (2013) 'Life, Debt and Human Rights: Contextualising the International Regime for Sovereign Debt Relief' in Schefer, K.N. (ed) Poverty and the International Economic Law System: Duties to the Poor (Cambridge University Press).

Tataryn, A. (2015) 'Labour and Migration in the 'Suspended Step''' in Matthews, D. and Mulqueen, T. (eds) Being Social: Essays on Post-Structural Thought (London: Counterpress).

Tataryn, A. (2014) 'Revisiting Hospitality: Opening doors beyond Derrida' Law Text Culture, 17(1), 184-210.

Wakefield, J. (2015) 'Entrenching Environmental Obligation in Marine Regulation', Marine Pollution Bulletin, 90 (1-2), 7-14.

Wakefield, J. (2013) 'The Problem of Regulation in EU Fisheries', Environmental Law Review, 15(3), 191-204.

Wall, I.R. (2014) 'On a Radical Politics for Human Rights' in Gearty, C. and Douzinas, C. (eds) The Meanings of Human Rights: Philosophy and Social Theory of Rights (Cambridge University Press).

Wall, I.R. (2013) 'Notes on an Open Constituent Power', Law, Culture and The Humanities. Watt, G. (2015) 'Free Will and Folly' in As You Like It Polemos (Berlin: DeGruyter).

Watt, G. (2014) 'The Poverty of Economics and the Hope for Humanities', The Journal of Comparative Law, 9(2), 121-145.

Watt, G. (2014) 'Teaching Law and Literature', Law and Literature, 26(2), 231-247.

Watt, G. and Etxabe, J. (eds) (2014) Living in a Law Transformed: Encounters with the Works of James Boyd White (Michigan: Michigan University Press).

Watt, G. (2014) Trusts and Equity (Oxford: Oxford University Press).

Watt, G. (2014) 'The Law of Dress in Lord of the Flies', Law and Humanities, 8(2), 174-191.

Watt, G. (2014) "To read him by his form": Shakespeare on the matter of proof' in Schandeler, J-P. and Vienne-Guerrin, N. (eds) Les Usages de la preuve d'Henri Estienne à Jeremy Bentham (Québec: Les Presses de l'Université Laval).

Watt, G. (2013) Dress, Law and Naked Truth: A Cultural Study of Fashion and Form (London: Bloomsbury Academic).

Watt, G. (2013) 'The 2013 Southin Lecture: The Tyranny of Equality and the Torment of Equity', University of British Columbia Law Review, 46(2),187-204.

Watt, G. (2013) 'Rule of the Root: Proto-Indo-European Domination of Legal Language' in Smith, F. and Lewis, A. (eds) Current Legal Issues: Law and Language (Oxford University Press).

Williams, A. **(2013)'The European** Convention on Human Rights, the EU and the UK: Confronting a Heresy', European Journal of International Law, 24(4), 1157-1185. Williams, A. (2013)'The EU and Interim Global Justice' in Amtenbrink, F. and Kochenov, D. (eds) The EU's Shaping of the International Legal Order (Cambridge University Press).

Williams, A., Kochenov, D. and De Burca, G. (eds) (2015) Europe's Justice Deficit (Hart Publishing).

Williams, A. (2015) 'The Problem(s) of Justice in the European Union' in Williams, A., Kochenov, D. and De Burca, G. (eds) Europe's Justice Deficit (Hart Publishing).

Williams, A. (2015) 'A Reply to Somek' in Williams, A., Kochenov, D. and De Burca, G. (eds) Europe's Justice Deficit (Hart Publishing).

Williams, A. (2015) 'Introduction' in Williams, A., Kochenov, D. and De Burca, G. (eds) Europe's Justice Deficit (Hart Publishing).

Williams, A. (2015) 'Human Rights and the EU' in Chalmers, D. and Arnull, T. (eds) Oxford Handbook of European Law (Oxford University Press) (forthcoming).

Woodhead, C. (2014) 'Redressing historic wrongs, returning objects to their rightful owners or laundering tainted objects? 21st century UK remedies for Nazi Era injustices?', International Journal of Cultural Property, 21(2), 113-142 (1465-7317).

Woodhead, C. (2013) 'Introduction Art, Culture and Heritage: Law in Context', Art, Antiquity and Law, 18(1), (1362-2331).

Woodhead, C. (2013) 'Nazi Era spoliation: establishing procedural and substantive principles', Art, Antiquity and Law, 18(2), 167-192 (1362-2331).

Woodhead, C. (2013) 'Care, Custody and Display of Human Remains: Legal and Ethical obligations', in Giesen, M. (ed) Curating Human Remains: Caring for the Dead in the United Kingdom, (Boydell and Brewer). **Zbyszewska, A.** (2015) 'Visions of the Future: Imagining and Anticipating Tomorrow's Working Hours from the North American Perspective' in Strzeminska, H (ed) The Factor of Time in the New Economy. Where are we Heading?' (Warsaw: Institute of Work and Social Matters).

Zbyszewka, A. and Fudge, J. (2015) 'An Intersectional Approach to Age Discrimination in EU Law: Bridging Dignity and Distribution' in Numhauser-Henning, A. and Ronnmar, M. (eds) Age Discrimination and Labour Law (Kluwer Law International).

Zbyszewska, A. (2014) 'Book Review of Getting in Is Not Enough: Women and the Global Workplace, edited by Colette Morrow and Terri-Ann Fredrick', Women's Studies International Forum, 44, 196-197.

Zbyszewska, A. (2013) 'The European Working Time Directive: Keeping the Long Hours with Gendered Consequences', Women's Studies International Forum, 39(1), 30-41.



The School of Law The University of Warwick Gibbet Hill Road Coventry CV4 7AL



+44 (0)24 765 75272



+44 (0)24 765 4105



warwick.ac.uk/law