### Programme Summary

**Tuesday 3 September 2019**

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
<th>Location</th>
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<tbody>
<tr>
<td>09.30-12.30</td>
<td>Prior event: BACL Annual Seminar Comparative Law in Troubled Times</td>
<td>Harrington 337</td>
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<tr>
<td>11.30-18.00</td>
<td>Registration and Enquiry Desk Open</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>12.30-14.00</td>
<td>Lunch and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>14.00-15.30</td>
<td>Subject Sections A1</td>
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<tr>
<td>15.30-16.00</td>
<td>Afternoon Refreshments and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>16.00-17.30</td>
<td>Subject Sections A2</td>
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<tr>
<td>17.30 – 18.15</td>
<td>Early Careers Session</td>
<td>Greenbank Lecture Theatre</td>
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<tr>
<td>18.00 -19.15</td>
<td>Drinks Reception</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>19.15 -21.30</td>
<td>Lancashire Themed 3 Course Dinner</td>
<td>Harrington Restaurant, UCLan</td>
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**Wednesday 5 September 2018**

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<tr>
<th>Time</th>
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<tr>
<td>08.00-18.00</td>
<td>Registration and Enquiry Desk Open</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>09.00-10.30</td>
<td>Subject Sections A3</td>
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<tr>
<td>10.30-11.00</td>
<td>Morning Refreshments and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>11.00-12.30</td>
<td>Subject Sections A4</td>
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<tr>
<td>12.30-14.00</td>
<td>Lunch and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>13.00–13.50</td>
<td>New session organised by the Society’s EDI Committee “A vision for an inclusive SLS”</td>
<td>Greenbank Lecture Theatre</td>
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<tr>
<td>14.00-15.30</td>
<td>Plenary 1: Central Questions about the Creation, Development and Reform of Law</td>
<td>Harrington Lecture Theatre</td>
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<tr>
<td></td>
<td>Lady Hale DBE, President of the Supreme Court</td>
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<td>Elizabeth Gardiner CB, First Parliamentary Counsel</td>
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<td></td>
<td>Professor David Ormerod QC (Hon), Law Commissioner</td>
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<td>Chair Professor Andrew Burrows QC (Hon), All Souls College Oxford</td>
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<tr>
<td>15.30-16.00</td>
<td>Afternoon Refreshments and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>16.00-17.30</td>
<td>Central Questions about the Implementation, Application and Practice of Law</td>
<td>Harrington Lecture Theatre</td>
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<td>Sir Ernest Ryder, Senior President of Tribunals</td>
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<td>Professor Sarah Worthington QC (Hon), Downing Professor of the Laws of England, Cambridge University</td>
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<td>Professor Pinar Akman, Director of the Centre for Law and Business, Leeds University</td>
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<td>Chair Lady Arden DBE, Justice of the Supreme Court</td>
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<tr>
<td>19.00-23.00</td>
<td>Drinks Reception and Annual Conference Dinner</td>
<td>Ewood Park</td>
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**Thursday 6 September 2018**

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<th>Time</th>
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<tr>
<td>08.00-18.00</td>
<td>Registration and Enquiry Desk Open</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>09.00-10.30</td>
<td>SLS AGM and Council Meeting</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>10.30-11.00</td>
<td>Morning Refreshments and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>11.00-12.30</td>
<td>Subject Sections B1</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>12.30-14.00</td>
<td>Lunch and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>13.00-13.50</td>
<td>Judicial Appointments Commission – Academic Skills and how to use them</td>
<td>Greenbank Lecture Theatre</td>
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<tr>
<td>14.00-15.30</td>
<td><strong>Central Questions about Legal Education, Scholarship and Research</strong></td>
<td>Harrington Lecture Theatre</td>
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<td></td>
<td>Professor Fiona Cownie FAcSS, Keele University</td>
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<td>Professor Ewan McKendrick QC (Hon) Oxford University</td>
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<td>Professor Gillian Douglas QC (Hon) Kings College London</td>
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<td><strong>Chair</strong> Dr Lynne Livesey, Deputy Vice-Chancellor, University of Central Lancashire</td>
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<tr>
<td>15.30-16.00</td>
<td>Afternoon Refreshments and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>16.00-17.30</td>
<td>Subject Sections B2</td>
<td>Harrington Social Space, Ground Floor</td>
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<tr>
<td>17.45 – 18.45</td>
<td>Birks Prize Session</td>
<td>Greenbank Lecture Theatre</td>
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<td>17.45 – 18.45</td>
<td>Preston Legal Walk</td>
<td>Meet at the registration desk</td>
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<tr>
<td>19.00-22.00</td>
<td>Drinks Reception and Buffet Dinner</td>
<td>Harris Museum &amp; Art Gallery</td>
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**Friday 7 September 2018**

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<td>10.30-11.00</td>
<td>Morning Refreshments and Publishers Exhibition</td>
<td>Harrington Social Space, Ground Floor</td>
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<td>11.00-12.30</td>
<td>Subject Sections B4</td>
<td>Harrington Social Space, Ground Floor</td>
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<td>12.30-14.00</td>
<td>Lunch and Publishers Exhibition</td>
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<td>13.30-14.45</td>
<td><strong>Brexit Session - Lessons from Brexit – internal reflections</strong></td>
<td>Greenbank Lecture Theatre</td>
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<td>Professor Gavin Phillipson, Bristol University</td>
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<td>Professor Stephen Tierney, Edinburgh University</td>
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<td>Professor Tamara Hervey, Sheffield University</td>
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<td>Professor Stephanie Laulhé Shaelou, UCLan Cyprus</td>
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<td><strong>Chair</strong>, Professor Maria Lee, UCL</td>
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Banking and Financial Services Law - Room: Greenbank 276
Convenors: Sandra Booysen & Francesco De Pascalis
Session 1: 3 September 2019, 14.00 – 15.30 pm
1A Iris Chiu (University College London) Keynote A new agenda for regulatory policy regarding the crypto economy
1B Ilias Kapsis, (University of Bradford) Cryptocurrencies: the quest for legitimacy
1C Vincenzo Bavoso (University of Manchester) Regulating Securitised Banking in the Age of Market-Based Finance – The Unfinished Reform

Session 2: 3 September 2019, 16.00 – 17.30 pm
2A Holly Powley (University of Bristol) Banking culture and misconduct: a comparative analysis
2B Dimitrios Kafteranis (University of Luxembourg) Rethinking financial rewards for whistle-blowers under the proposal for a Directive on the protection of whistle-blowers reporting breaches of EU law
2C Steven Montagu-Cairns (University of Leeds) Corporate criminal liability and the failure to prevent offence: an argument for the adoption of an omissions based offence in Money Laundering

Session 3: 4 September 2019, 9.00 – 10.30 am
3A Nelson Enonchong (Birmingham Law School) Keynote: Unauthorised Bank Payment in the Electronic Age
3B Sandra Booysen (National University of Singapore) The Legal Dichotomy between Authorised (but Unintended) and Unauthorised Payments
3C Kwan Ho Lau (Singapore Management University) The Curious Case of the Commercial Loan and the Law of Novation

Session 4: 4 September 2019, 11.00 am – 12.30 pm
4A Gerard McMeel (University of Manchester) Lessons from the Interest Rate Swaps Mis-selling Saga
4B Ebenezer Adodo (University of Leicester) and Chumah Amaefule (University of the West Indies, St Augustine, Trinidad & Tobago) Injunctive applications pertaining to letters of credit and performance guarantees: Is a cause of action required in current practice?
4C Andreas Kokkinis (University of Warwick) and Andrea Miglionico (University of Reading) Asset Quality and Resolving Mechanisms: The Implications of Banks’ Corporate Governance on NPL Management

Civil Liberties & Human Rights Room: Harrington 338a
Convenors: Kanstantsin Dzehtsiarou & Alan Greene
Session 1: 3 September 2019, 2.00 – 3.30 pm
Focus on The European Convention on Human Rights
1A Zoe Bryanston-Cross (European Court of human Rights) Concepts of State responsibility in international law and their application in the supervision mechanisms established under the European Convention on Human Rights
1B Kris Gledhill (Auckland University) The European Court of Human Rights and the Convention on the Rights of Persons with Disabilities.
1C Rachael Ita (University of Derby) Mind the Gap: The Impact of Margin of Appreciation and Living Instrument Arguments on the Scope of Applicability of the European Convention on Human Rights

Session 2: 3 September 2019, 16.00 – 17.30 pm
The Judicial Protection of Human Rights in Common Law Systems
2A Nicola Barker From the Human Rights Act to the British Bill of Rights? A Feminist Perspective
2B Carmen Draghici The Persistent British Ban on Assisted Suicide and Constitutional Lessons from Canada
2C James Rooney The Contingency of Rights Protection upon Judicial Culture in Common Law Systems

Session 3: 4 September 2019, 9.00 – 10.30 am
Human Right and Security
3A Helen Fenwick, Keynote: Abusive, harmful and offensive cyber-speech: critiquing the UK criminal law response and the prospect of Ofweb regulation from a free speech perspective
3B Katy Vaughan (Swansea University) “Re-evaluating minimum standards of procedural fairness in the national security context: the Use of Special Advocates in Closed Material Procedures”
3C Anne-Marie Greenslade (Leeds Beckett University) How effective is UK Modern Slavery legislation and policy at a frontline level?

Session 4: 4 September 2019, 11.00 am – 12.30 pm
Comparative Constitutional Perspectives on LGBT Rights
4A Keisuke Abe (Seikei University) Towards a More Inclusive Society: The Future of LGBT Rights in Japan
4B Zanele Nyoni (University of Central Lancashire) The Struggle for Equality: LGBT Rights Activism in Sub-Saharan Africa
4C Sujitha Subramanian (University of Liverpool) Use of ‘Constitutional Morality’ in the Pursuit of Equality and Human Rights in India

Comparative Law Harrington 337
Convenors: Greta Bosch & Catherine Pedamon
Session 1: 3 September 2019, 2.00 – 3.30 pm
1A (Joint with Tort):
Paula Giliker (University of Bristol) Keynote: Creating a 21st century law of tort – Proposals to reform the tort provisions of the French Civil Code
1C Mitja Kovac (University of Ljubljana) & Ann-Sophie Vandenbergh (Erasmus University Rotterdam) How to deal with autonomous AI – A Comparative Investigation

Session 2: 3 September 2019, 16.00 – 17.30 pm
How far apart are we?
2A Václav Janeček (University of Oxford) Methods of Distinguishing Between Private and Public Law
2B Tony Meacham (Coventry University) The Common Law and Equity: Are England and Australia a world apart?
2C Lorenzo Cavalaglio & Adèle Julia Chenaux (Pontifical University of Lateran) The Reception of Trusts in Italian Law: the Role of Notaries and Judges in a (difficult) Legal Transplant

Session 3: 4 September 2019, 9.00 – 10.30 am
Legal Responses
2A Andrew Bell (University of Graz) & Joanna McCunn (University of Bristol) If laws therefore were made for facts...: Legal Responses to Factual Uncertainties
2C Stephen Graw (James Cook University) Terminating Partnerships by Accepted Repudiation: the differing UK and Australian Approaches

Session 4: 4 September 2019, 11.00 am – 12.30 pm
Impact of Externalities
4A Morad El Kadmiri (Institute of Advanced legal Studies, London) Wigmore’s PowerPoint and the Pre-Digital Era
4B Olivier Beddeleem (EDHEC Business School) Central questions about Comparative Law in light of Brexit

Conflict of Laws Room Adelphi Lecture Theatre 3
Session 1: 3 September 2019, 2.00 – 3.30 pm
Choice of Law
1A Lauren Clayton-Helm (Northumbria University), Habitual Residence and Marriage, do they go Together Like a Horse and Carriage?
1B Jayne Holliday (University of Aberdeen/University of Stirling), Characterisation in the Context of Clawback Claims.
1C Emma Roberts and Giles Orton (University of Chester), Cross-border Unjust Enrichment and Brexit: An Opportunity for Reform?
Session 2: 3 September 2019, 16.00 – 17.30 pm
Expanding Horizons
2A Paul Beaumont - (University of Aberdeen/University of Stirling) Keynote: The Hague Convention on Recognition and Enforcement of Judgments in Civil or Commercial Matters 2019: The Perspective of an EU Negotiator
2B Sören Segger-Piening (University of Würzburg), The Internet of Things as a Challenge (?) – Contractual Fragmentation and Protection of Privacy from a (European) Conflicts of Law Perspective
2C Eduardo Alvarez-Armas (Brunel University/Université Catholique de Louvain), Private International Climate-Change Litigation to the Test: Lluyia v. RWE, or how Article 17 of Rome II is a GHG Emitter’s Ace up the Sleeve

Session 3: 4 September 2019, 9.00 – 10.30 am
Early Career Panel
3A Michiel Poesen (KU Leuven), Jurisdiction and Privity of Contract in European Private International Law
3B Shahar Giller-Avraham (Hebrew University, Jerusalem), The Court’s Discretionary Power to Enforce A Choice-of-Court Clause: Is it Time for a Change?
3C Liga Stikāne (University of Latvia), Rome III Regulation: the Problematic Issues and Possible Solutions

Session 4: 4 September 2019, 11.00 am – 12.30 pm
Reshaping the Law
4A Louise Merrett (University of Cambridge) Keynote, When is Forum Shopping an Abuse of Rights?
4B Mukarrum Ahmed (Lancaster University), Brexit and the Future of Private International Law in English Courts: Comparing the Hague Choice of Court Convention and the Brussels Ia Regulation
4C Erlis Themeli (Erasmus University, Rotterdam), Limits to Consumer Protection in the Brussels Ibis Regulation: No to Domicile Hide-and-Seek-Game

Contract, Commercial & Consumer Law Room Adelphi TVi
Convenors: Jenny Zhang & Meixian Song
Session 1: 3 September 2019, 2.00 – 3.30 pm
1A Dr Catherine Mitchell (Birmingham Law School) Keynote, Central Questions about Contract Law: What future for the common law?
1B Yihan Goh (Singapore Management University), Reconceptualising ‘Legitimate Interest’ in the Law of Remedies for Breach of Contract: Looking Inside and Outside of Contract Law

Session 2: 3 September 2019, 16.00 – 17.30 pm
2A Nicholas Sage (LSE, London), Relational Objectivity
2B Tey Guan Khoo (Gray’s Inn, London), Interpreting Errors in the ICS Paradigm
2C Keren Wu (University of East Anglia), Interpretation of Aggregation Clauses in Insurance Contracts

Session 3: 4 September 2019, 9.00 – 10.30 am
3A Christopher Willett, Keynote
3B Nwanneka Ezechukwu (Birmingham City University), ‘It ranked high, so I purchased!’ Are consumer-generated reviews an effective tool for bridging information gaps?
3C Timothy Dodsworth (University of Exeter), Exploring the potential of AI as a legal tool

Session 4: 4 September 2019, 11.00 am – 12.30 pm
4A Samet Caliskan, Managing Risk: Neutering Insurance in the Face of Individuals’ Undesirable Behaviour
4B Simon Crabtree (Swansea University), The future of good faith
Criminal Justice  Room Harrington 301
Convenors: John Child & Colin King
Session 1: 3 September 2019, 2.00 – 3.30 pm
1A Ronnie Mackay (De Montfort University) Keynote, The Maleficence of M’Naghten OR The Sorry Tale of the Insanity Defence in English Criminal Law

1B Kim McGuire (University of Central Lancashire) ‘Extending the concept, or extending the category, of hate crime? Perceptions of misogyny as a potential ‘hate crime.’

Session 2: 3 September 2019, 16.00 – 17.30 pm
2A Susan Stokeld (University of Aberdeen) Evidential issue and challenges arising from the Domestic Abuse (Scotland) Act 2018.
2B Kyle Murray & Tara Beattie (Durham Law School) “Terms and Conditions Apply”? Reforming Consent in Sexual Offences
2C Jesse Elvin (City, University of London) & Claire de Than (Institute of Law, Jersey) Autonomy versus vulnerability: does English law need a general endangerment offence?

Session 3: 4 September 2019, 9.00 – 10.30 am
3A Robin Palmer (University of Canterbury) An overview of the current status of new forensic neuro-technologies, and an assessment of the major legal and ethical implications of the use of new forensic neuro-technologies in the Criminal Justice System.
3B Michelle Coleman (Middlesex University) #MeToo and the Presumption of Innocence: the rights of victims and the accused
3C Amelia Shooter (Birmingham City University) Judicial Engagement with Challenges to Forensic Science Evidence from the National Academy of Sciences: The Importance of Legal Actors

Session 4: 4 September 2019, 11.00 am – 12.30 pm
4A David Hayes (The University of Sheffield) Retributivism and Penal Minimalism: Notes on a Penal Theory of Political Action
4B Ian Weldon (Sir Clifford Grant Chambers) The introduction of truth in sentencing in Western Australia -- a study in politics, the media and the law
4C Richard Glover (University of Wolverhampton) A damaging business: protest and the civil courts

Cyberlaw  Room Adelphi Lecture Theatre 4
Convenor: Paul Bernal
Session 1: 3 September 2019, 2.00 – 3.30 pm
Public and private...
1A Roisin Costello (Trinity College Dublin), Genetic Testing and the Erosion of Privacy Rights: Towards a Theory of Herd Immunity?
1B Jessica Bell (Melbourne Law School)– What is the meaning and role of a concept of ‘public benefit’ in law in the digital era? Insights from charity law.

Session 2: 3 September 2019, 16.00 – 17.30 pm
Algorithms and AI
2A Guido Noto La Diega (Northumbria University) Artificial Intelligence and database rights in the age of big machine data
2B Tomasz Braun, Dominika Harasimiuk (Lazariski University) Regulating the unknown: how to address algorithmic reality of society

Session 3: 4 September 2019, 9.00 – 10.30 am
Data Protection
3A Sam Wrigley (University of Helsinki) Rights and interests under the GDPR: Finding “fairness” for both sides?
3B Jessica Shurson (Queen Mary University of London) Data Protection and Law Enforcement Access to Data Across Borders: Resolving the Conflict Between the GDPR and the US Cloud Act
Session 4: 4 September 2019, 11.00 am – 12.30 pm
Privacy and more...
4A Neil Richards (Washington University in St Louis) Keynote: “Why privacy matters”?
4B Joseph Savirimuthu, Data Protection, Standards and Conceptions of Risk: A case study of the problem of conflicts of interests in the Smart City

Environmental  Room Greenbank 273
Convener: Julie Adshead
Session 1: 3 September 2019, 2.00 – 3.30 pm
1A Carolyn Abbott Keynote (University of Manchester) Losing the Local? – Public Participation and Legal Expertise in Planning Law
1B Colin Reid and Sean Whittaker (University of Dundee) Uncovering the Environment: The Use of Public Access to Environmental Information
1C Bob Lee and Naomi Luhde-Thompson (University of Birmingham) All quiet on the Preston front?

Session 2: 3 September 2019, 16.00 – 17.30 pm
2A Alice Venn, (University of Exeter) Litigating climate change in the UK: Rising future prospects
2B Petra Minnerop, (University of Dundee) The ‘European Consensus’ – providing a safety net of climate action under the European Convention on Human Rights?

Session 3: 4 September 2019, 9.00 – 10.30 am
3A Colin Mackie (University of Leeds) The trade distorting effects of inefficacious financial provision for permit obligations
3B Ioanna Hadjiyianni (University of Cyprus) The Court of Justice of the European Union as a Transnational Actor through Judicial Review of the Territorial Scope of EU Environmental Law
3C Aleksandra Cavoski (University of Birmingham) The ICJ’s work on developing sources of IEL’

Session 4: 4 September 2019, 11.00 am – 12.30 pm
4A Osahon Omoriegie, (Ambrose Alli University, Nigeria) Environmental Protection and Sustainable Development of Natural Resources in Nigeria: A Case for Constitutional Environmental Rights

Family Law  Room Adelphi Conf Rm AB226
Convener: Amy Purvis & Peter Dunne
Session 1: 3 September 2019, 2.00 – 3.30 pm
1A Jens Scherpe (University of Cambridge) Keynote: Breaking the existing paradigms of parent-child relationships
1B Sheila Donovan-Hurley (National University, Galway) 'Sharenting' - Parental Autonomy versus The Right of The Child to a Private Identity
1C Jill Marshall and Anna Davies (Royal Holloway) Autonomy and Privacy Rights in Secret Births

Session 2: 3 September 2019, 16.00 – 17.30 pm
2A Catriona Moloney Children, Deprivation of Liberty and the Zone of Parental Responsibility.
2B Jo Harwood (University of Essex) ”We Don’t Know What It Is We Don’t Know” – Child Contact, Domestic Abuse and the Gaps Left by Legal Aid Reform and the Restrictions on Access to Expert Evidence

Session 3: 4 September 2019, 9.00 – 10.30 am
3A Frances Burton (Buckingham University) Access to Justice in England and Wales: What Modernisation Does the Family Court Actually Need?
3B Gillian Douglas and Stephen Gilmore (King's College London) The (il)legitimacy of the common law in helping to shape Family Law reform
3C Alan Brown (University of Glasgow) The Ambiguous Position of Commercial Surrogacy Within UK Surrogacy Regulation

Session 4: 4 September 2019, 11.00 am – 12.30 pm
4A Ursula Kilkelly (School of Law, UCC,) Keynote
4B Rhonda Hammond-Sharlot (Birmingham City University) Why Marriage needs a Divorce from the Church of England

**Jurisprudence**  Room Greenbank Lecture Theatre  
Convenor: Emilia Mickiewicz & Ilias Trispiotis  
Session 1: 3 September 2019, 2.00 – 3.30 pm  
Private law theory  
1A Matteo Nicolini (University of Verona/ Newcastle University) Inequality of Goods and Lands; or, the Iniquitous Effects of Global Comparative Law  
1B Steve Hedley (University College Cork) Private Law Theory – An Emerging Field?  
1C John Prebble (Victoria University of Wellington) Kelsenian Analysis Reveals a Central Flaw in Income Tax Law, Namely a Confusion of "Is" and "Ought"  
1D Chris Mills (University of Warwick) Contractual Complicity

Session 2: 3 September 2019, 16.00 – 17.30 pm  
Theory of regulation; institutions  
2A T.T. Arvind (University of York) A Legal Theory for the Age of Regulation  
2B Noam Gur (Queen Mary University of London) Legal Directives and Practical Reasons  
2D James Gould (University of Plymouth) Natural law or natural rights? The ‘modern humanist tradition’ – transforming natural law reasoning into natural rights jurisprudence

Session 3: 4 September 2019, 9.00 – 10.30 am  
Theorising adjudication; interpretivism  
3A Aleksandra Wawrzyszczuk (University of East London) Constitutionalising Politics, Politicising Constitutions: Why Judicial Impartiality is More than a Convenient Social Myth  
3B Dimitrios Tsarapatsanis (University of York) An Interpretivist Theory of Adjudication  
3C Simon Lee (Open University) An ABC Guide to Jurisprudence: Bullet Points

Session 4: 4 September 2019, 11.00 am – 12.30 pm  
Theorising international law; human rights theory  
4A Jen Hendry, Keynote: Indigenous Communities, Collective Rights, and the Collective Voice  
4B Thom Brooks (Durham University) Against Just War  
4C Alexander Green (University of Hong Kong) Political Obligation as the Duty to Participate  
4D Karamvir Chadha (University of Cambridge) Sexual Consent and Having Sex Together

**Legal Education**  Room Adelphi Lecture Theatre 5  
Convenors: Jane Ching & Pamela Henderson  
Session 1: 3 September 2019, 2.00 – 3.30 pm  
1A Caroline Strevens (University of Portsmouth) Keynote: Challenging Assumptions: revisiting the Law Curriculum  
1B Jessica Guth (Leeds Beckett University) Defence Against the Dark Arts: Some Personal Reflections on the Histories and Futures of Legal Education  
1C Steven Vaughan (University College London) The Lies We Tell Ourselves: Problematising the (S)Hallow Foundations of the Core of Legal Education

Session 2: 3 September 2019, 16.00 – 17.30 pm  
2A Roland Fletcher (Open University) Experiential learning and experience of learning through vocational education: the trailblazer solicitor apprenticeship  
2B PANEL Christina Perry, Nigel Spencer and Sue Prince  Innovation in Legal Education: preliminary findings on the impact of creating a workplace-focused law degree on student skills growth, degree results and employment outcomes

Session 3: 4 September 2019, 9.00 – 10.30 am  
3A Graham Ferris (Nottingham Trent University) Supporting Learners Through Legal Education
3B Emma Jones (The Open University) Autonomy, apathy and alienation: Exploring factors contributing to the mental wellbeing of distance learning law students
3C Elyse Wakelin (Nottingham Trent University) The raising pressures on pastoral care and support for students in legal education: how to deal with this growing concern?

Session 4: 4 September 2019, 11.00 am – 12.30 pm
4B Kay Wheat (Nottingham Trent University) A gap in academic legal education needs a remedy

Migration & Asylum Law Room Harrington 333
Convenors: Ruvi Ziegeler & Anna Beduschi
Session 1: 3 September 2019, 2.00 – 3.30 pm
1A Marie-Benedicte Dembou (Brighton) Keynote
1B Vincent Chetail (Graduate Institute - Geneva) Keynote - The Global Compact for Migration: From Codification to Progressive Development of International Law

Session 2: 3 September 2019, 16.00 – 17.30 pm
2A Nicolle Busuttil (Queen Mary University of London) Non-refoulement for migrants with psychosocial disabilities: towards a disability-sensitive interpretation
2B Anna Liguori (University of Naples) Overlap between complicity and positive obligations: Italy’s responsibility before the ECtHR as a consequence of outsourcing border controls to Libya
2C Jean-Pierre Gauci (British Institute of International and Comparative Law) Boat Migration: What Implications for Commercial Vessels?

Session 3: 4 September 2019, 9.00 – 10.30 am
3A Sheona York (University of Kent) Retrospective measures, privatisation and ‘mission creep’ - how the Home Office online application regime is further distancing migrants from transparent and accessible remedies under the law
3B Emma Marshall (University of Exeter) Access to asylum and immigration advice after LASPO: Legal aid cuts and experiences of advice-seeking
3C Andrew Pitt (Queen Mary University of London) Less Law and Lawless – Detained Fast Track and Legality

Session 4: 4 September 2019, 11.00 am – 12.30 pm
4A Elena Gualco (University of Bedfordshire) Unaccompanied minor’s quest for asylum in Europe: from age assessment to age discrimination
4B Amanda Spalding (Canterbury Christ Church University) Reconceptualising Immigration Measures as Punitive
4C Arwen Joyce (University of Leicester) The limits of labour law and low-wage temporary migrant workers in Asia

Open A Room Harrington 308
Convenor: David Marrani
Session 1: 3 September 2019, 2.00 – 3.30 pm
Judges
1A Alan Paterson (Strathclyde University) Presidency and the Supreme Court: David Neuberger’s Legacy
2A Sophie Gallop (Nottingham Trent University) The Use of Torture and Judicial Impunity in ex Soviet States
3A Sapna Reheem Shaila (King’s College) Building an independent judiciary in transitional states: Lessons from Timor-Leste

Session 2: 3 September 2019, 16.00 – 17.30 pm
Medical Panel
2A Caoimhín MacMaoláin (Trinity College) An Unhealthy State: Using legislation to address public health issues in Ireland
2B Kartina Choong (University of Central Lancashire) Richard Law (University Hospitals of Morecambe Bay NHS Foundation Trust) Shalini Kanagasigam (University of Central Lancashire) and Kartina Choong (University of
Central Lancashire) E-professionalism: A Comparative Study of How Doctors and Dentists are Regulated in the UK

Session 3: 4 September 2019, 9.00 – 10.30 am – not sitting

Session 4: 4 September 2019, 11.00 am – 12.30 pm
Different Dimensions
4A Max Weaver (London South Bank) Climb Every Montaigne! Musical Metaphors for Law
4B Abigail Jackson (University of East London) The Blame Game? Examining Emotions in Residential Evictions

Public Law Room Adelphi Lecture Theatre 2
Convenors: Brian Jones & Eloise Ellis
Session 1: 3 September 2019, 2.00 – 3.30 pm
1A Conor Casey (Trinity College) The Gate-Keeplers: Lawyers and Executive Power
1B John McGarry & Amy Cowen (University of Bolton) The Attorney General and Contempt of Court – Some political and constitutional questions
1C Mike Gordon (University of Liverpool) Keynote

Session 2: 3 September 2019, 16.00 – 17.30 pm
2A Ben Stanford (Coventry University) Power to the People? Public Spaces Protection Orders, Hybrid Law and Human Rights
2B Katy Sowery (University of Liverpool) ‘Unconstitutional constitutional amendments’ and the European Union legal order
2C Tarik Olcay (Aston University) Unseating the Guardians: Judicial Tenure under Attack in Illiberal Europe

Session 3: 4 September 2019, 9.00 – 10.30 am
3A Dean Knight (Victoria University of Wellington) Contextual review: the instinctive impulse and unstructured normativism in judicial review
3B Kenny Chng (Singapore Management University) A Theory of Precedent in Singapore Constitutional Law
3C Farrah Ahmed (University of Melbourne) The Delegation Theory of Judicial Review

Session 4: 4 September 2019, 11.00 am – 12.30 pm
4A Hanna Wilberg (University of Auckland) Re-evaluating Mistake of Fact as a Ground of Judicial Review
4B Tim Sayer (Newcastle University) Substantive Review and Bifurcation in the UK Supreme Court
4C Martin Brenncke (Aston University) Statutory interpretation and the role of the courts after Brexit

Torts Room Greenbank 348a
Convenor: Phillip Morgan
Session 1: 3 September 2019, 2.00 – 3.30 pm
1A Joint with Comparative room Harrington 337
Paula Giliker (University of Bristol) Keynote: Creating a 21st century law of tort – Proposals to reform the tort provisions of the French Civil Code.
1C Mitja Kovac (University of Ljubljana) & Ann-Sophie Vandenberghe (Erasmus University Rotterdam) How to deal with autonomous AI – A Comparative Investigation

Session 2: 3 September 2019, 16.00 – 17.30 pm
2A Annette Morris (Cardiff University) Changing the Way We ‘Do’ Tort Law: The Commoditisation of the Personal Injury Claims Process
2B Aoife Finnerty (University of Limerick) The Sale of “Liquid Gold” in Ireland and England & Wales; Some thoughts from Tort Law
2C Roderick Bagshaw (Magdalen College) Best Intentions for the Economic Torts

Session 3: 4 September 2019, 9.00 – 10.30 am
Session 4: 4 September 2019, 11.00 am – 12.30 pm
4A David Pearce (University of Leeds) The Rise and Demise of Strict Liability for the Escape of Fire
4B Eoin Quill (University of Limerick) The Duty of Care and the Merits of a Fifth Wheel

Section B

Company Law - Room: Greenbank 276
Convenor: Irene-Marie Esser
Session 1: 5 September 2019, 11.00 – 12.30 pm
1A Laura MacGregor (Edinburgh University) Keynote - Shaping fiduciary duties around partnership relationships: LPs and LLPs
1B John Wood (University of Central Lancashire, Preston) Creative destruction and the need to rethink the value within corporate rescue
1C Michelle Welsh (Monash University, Melbourne) Phoenix Companies: Creative Use or Abuse of the Corporate Form (Helen Anderson, co-author)

Session 2: 5 September 2019, 16.00 – 17.30 pm
2A Katarzyna Chalaczkiewicz-Ladna (Glasgow University): Hunting for content and scope: Long-term interests in the company directors’ decision-making processes
2C Sarah Morley (Newcastle University): Takeover Regulation: From Shareholder Primacy to Stakeholder Values

Session 3: 6 September 2019, 9.00 – 10.30 am
3A PANEL Open discussion moderated by the Section Chair.
Iain MacNeil (Glasgow University) The role and impact of “say on pay” on executive remuneration in the UK. Carsten Gerner-Beurle (UCL), Tom, Say on Pay: Do Shareholders Care? (June 25, 2018). Commentator Joan Loughrey (Leeds University)

Session 4: 6 September 2019, 11.00 am – 12.30 pm
4A Jason Harris (University of Sydney) Return to Officialism? The re-regulation of Australia’s corporate insolvency laws
4B Suren Gomtsian (Leeds University) The Stewardship Role of Large Institutional Investors and Activist Shareholders: Friends or Foes?
4C Leyanda Purchase (University of Law, London) Disruptive Technology and Corporate Governance: The Impact of Blockchain and Artificial Intelligence

Energy Law - Room: Harrington 338a
Convenor: Raphael Heffron
Session 1: 5 September 2019, 11.00 – 12.30 pm
1A Tina Soliman Hunter (University of Aberdeen) Keynote: Central Questions on the Evolution of National Oil Companies
1B Gavin MacLeod Little Keynote, (University of Stirling) - UK energy governance and low - carbon transition: keeping the flag flying
happened to the Scale?

Session 2: 5 September 2019, 16.00 – 17.30 pm
Central Questions in IP Law: The ‘Value’ of IP
3A Olga Gurgula (Brunel University): Strategic patenting in the pharmaceutical industry: a competition law perspective
2B Alison Firth (Emeritus Professor University of Surrey, Visiting Professor QMUL and Newcastle Law School) Keynote

Session 3: 6 September 2019, 9.00 – 10.30 am
Insights from Patent Law
2A Emmanuel Oke (University of Edinburgh): When is Intellectual Property an Investment?
3B Patricia Covarrubia (University of Exeter): Compulsory patent licences: afraid or defying? – Brazil and the Andean countries practices

Session 4: 6 September 2019, 11.00 am – 12.30 pm
Learning Lessons from UK and CJEU Case Law – IP in Context
4A Jane Cornwell (University of Edinburgh): Lessons from the CJEU’s case law on trade marks and designs: Re-evaluating the Use (and usefulness) of Travaux Préparatoires in the interpretation of EU IP laws
4B Mark Hyland (Bangor University): A critical evaluation of website-blocking injunctions in an IP context

International Law Room Adelphi TVi
Session 1: 5 September 2019, 11.00 – 12.30 pm
Practices of Recognition
1A Surabhi Ranganathan (University of Cambridge), keynote
1B Ralph Wilde (University College London) Organized hypocrisy? Recognition of states and governments, and international human rights obligations
1C Niko Pavlopoulos (University College London) The International Legal Framework for Identifying the Government of a State

Session 2: 5 September 2019, 16.00 – 17.30 pm
Human Rights and International Criminal Law
2A Rossana Deplano (University of Leicester) Is the Universal Declaration of Human Rights Customary International Law? Rethinking the Relationship between National and International Law
2B Caleb H Wheeler (Middlesex University) Can International Criminal Trials Achieve their Goals?
2C Alessandra Cuppini (University of Strathclyde) A restorative response to victims in proceedings before the International Criminal Court. Can restorative justice fully achieve the purposes of victims’ participation as well as the goals ascribed to the ICC?

Session 3: 6 September 2019, 9.00 – 10.30 am
Transitional Justice and International Criminal Law
3B Benjamin Thorne (University of Sussex) Legal Witnessing and Mass Human Rights Violations: Remembering Atrocities
3C Anna Marie Brennan (University of Waikato) Utilizing the International Criminal Court as a Mechanism to Prosecute Collective Entities: Perspectives from Complexity Theory

Session 4: 6 September 2019, 11.00 am – 12.30 pm
Frameworks of Justice and Rule of Law
4A Oisin Suttle (Queens University Belfast) Authority and Interpretation in Investment Protection: Reasons, Rationality and Social Justice
1A Aaron Baker (Durham University) Keynote, What’s mutuality got to do with it?
1B Stephen Hardy (Coventry University), Demise of the high street and the reframing labour law fit for the gig economy
1C Desmond Ryan (Trinity College Dublin), The Uber worker status litigation in the Court of Appeal and the introduction of “broader considerations”: A critical analysis

Session 2: 5 September 2019, 16.00 – 17.30 pm
2A Michelle Weldon-Jones (Abertay University) EU work-family policies revisited – finally challenging caring roles.
2A Amanda Viriri (Kingston University), Balancing work and life: The advantages and disadvantages of modern flexible working
2B Alex Patrick (University of Southampton), The potential and the missed opportunity of mandatory equal pay auditing
2C Eddie Keane (University of Limerick), De-Politicising Industrial Relations in the Irish Public Service

Session 3: 6 September 2019, 9.00 – 10.30 am
3A Rebecca Jiggens (University of Leeds), Disability, Justice and the Gig Economy
3B Hannah Saunders (Durham University), Disfigurement: A visibly different approach to equality?
3C Katja Karjalainen and Marjo Ylhäinen (University of Eastern Finland), On the Obligation to Provide Reasonable Accommodations

Session 4: 6 September 2019, 11.00 am – 12.30 pm
4A Esther Adebiyi (Leeds Beckett University), The Impact Human Resources Practices Have on Discrimination: A Study of the Lagos State Private Sector
4B Natalie Sedacca (UCL), Migrant domestic workers and the right to work
4C James Murphie (Faculty of Advocates), Having Your Cake and Eating It!

Legal History Room Adelphi Lecture Theatre 4
Convenor: Gwen Seabourne
Session 1: 5 September 2019, 11.00 – 12.30 pm
1A Cerian Griffiths (Lancaster University) The Royal Navy and Eighteenth-Century Fraud Prosecution
1B Ruth Lamont (University of Manchester) The Changing Status of the Victim in the Criminal Trial: Autonomy or Authority?

Session 2: 5 September 2019, 16.00 – 17.30 pm
2A Maebh Harding (University of Warwick) Keynote: Victorian family law/modern Irish implications
2B Geoffrey Samuel (Kent Law School, Canterbury) Historiography and Legal History: What Has Legal History Been?

Session 3: 6 September 2019, 9.00 – 10.30 am
3A Kate Leader (University of York) From the Beargardens to the County Court: Inventing the Litigant in Person’
3B John Picton (University of Liverpool) Donor Intention and Shifting Policy Frames

Session 4: 6 September 2019, 11.00 am – 12.30 pm
Media & Communications Law Room Greenbank 273
Convenor: Gavin Sutter
Session 1: 5 September 2019, 11.00 – 12.30 pm
The Chilling Effect Returns...
1A Audrey Guinchard (University of Essex) Information leaks in light of the Computer Misuse Act 1990 and Article 10 ECHR: proposal for a public interest defence for journalists and whistle-blowers to protect established newsgathering practices.
1B David Acheson (University of Kent) The Digital Defamation Damages Dilemma

Session 2: 5 September 2019, 16.00 – 17.30 pm
The Rise of the News-generating Machines
2A Paolo Cavaliere (University of Edinburgh) Reframing Truth and Harm in the Era of Disinformation – fake news
2B Anette Alén-Savikko (University of Helsinki) “The Emperor’s New Clothes” –Notes on Transparency in News Automation

Session 3: 6 September 2019, 9.00 – 10.30 am
Renationalising Management of Cyberspace?
3A Irini Katsirea Keynote (University of Sheffield). From the ‘right to be forgotten’ to the German Network Enforcement Act: Are private platforms fit to act as the guardians of free speech?
3B Päivi Korpisaari (University of Helsinki) Freedom of Expression and Web site Administrator’s Liability for Offensive Content in Social Media

Session 4: 6 September 2019, 11.00 am – 12.30 pm
Roundtable Discussion
Regulating Media in the Online Context

Medical Law Room Adelphi Conf Rm AB226
Convenors: Isra Black & Tracey Elliot
Session 1: 5 September 2019, 11.00 – 12.30 pm
Younger subjects and objects of health law
1A Emma Cave (Durham University) Keynote, Craig Purshouse (Leeds) ‘Information disclosure post-Montgomery: What about the children?’
1B Semande Ayihongbe (Newcastle University) ‘The Juvenile Cyborg: Who owns a medical implant in the body of a child?’

Session 2: 5 September 2019, 16.00 – 17.30 pm
Practical ethics
2A Caterina Milo (Durham University) ‘Abortion: a question of choice? Proposing a model of authentic autonomy in the UK abortion context’
2B Clayton Ó Néill (Queen’s University Belfast) ‘Dementia and Patient safety: A Gewirthian Analysis’
2C Shaun Pattinson (Durham University) ‘Bioethics by Committee’

Session 3: 6 September 2019, 9.00 – 10.30 am
Health law and technology
3A Yuanqiong Hu (Durham University) ‘Common Heritage, Intergenerational Justice or Others? Revisiting Legal Principles in the era of Human Genome Editing’
3B Morgan Shimwell (Nottingham Trent University) “Virtual Legality”: How Medicines Online Disrupt the Law
Session 4: 6 September 2019, 11.00 am – 12.30 pm
The MCA 2005: doctrine, concepts, norms
4A Suzanne Doyle Guilloud, Judy Laing, Sheelagh McGuinness (Bristol University), The development of the concept of “best interests” in adult healthcare decision-making in England and Wales
4C John Coggon (Bristol University), Mikey Dunn (Oxford University) From Best Interests to Better Interests? Values, Unwisdom, and Objectivity in Mental Capacity Law

Open B Room Harrington 308
Convenor: David Marrani
Session 1: 5 September 2019, 11.00 – 12.30 pm
Jurisprudence
1A Daniel Weston (University of Leicester) Hate Speech as Action in Free Speech Theory: A Critique of the Application of Speech Acts to Hate Speech
1B John Magyar (University of Cambridge) An Epistemological Justification of Doctrinal Legal Research Methodology

Session 2: 5 September 2019, 16.00 – 17.30 pm
Civil Liberties
2A Benedict Douglas (Durham University) What has love got to do with it?
2B Lovleen Bhullar (University of Edinburgh) Realising rights, ensuring human dignity: the Indian experience in water pollution cases

Practice, Profession & Ethics Room Greenbank Lecture Theatre
Convenor: Graham Ferris
Session 1: 5 September 2019, 11.00 – 12.30 pm
1A Andrew Francis (University of Leeds) Keynote: Arenas of Professionalism Revised: Legal Education and Professional Practice
1B Joanne Urmston (University of Chester) SQE: Where are the ethics?

Session 2: 5 September 2019, 16.00 – 17.30 pm
2A Craig Collins: Grasping Metis: the hidden quality of exceptionally good lawyers
2B Karen Richmond (University of Strathclyde) Measuring Justice: neo-Wigmorean quantitative analysis of evidential narratives
2C Trevor Clarke: Understanding Contextual Pressures on the Professionalism of Corporate lawyers: A Review of the Existing Empirical Literature

Session 3: 6 September 2019, 9.00 – 10.30 am
3A Michael Webster (University of Warwick) Challenging Rationalistic Models of Lawyer Decision Making – the Role of Self-view, Parallel Influences and Post-Rationalisation of behaviour
3B Elspeth Berry (Nottingham Trent University) Partnership structures: used or abused?
3C David Sixsmith (University of Sunderland) A Briggs over Troubled Water: Is the Civil Courts Structure Review a Realistic Solution for Litigants in Person?

Session 4: 6 September 2019, 11.00 am – 12.30 pm
4A Natalie Wortley (Northumbria University) Unfitness to plead and the court appointed advocate
4B Eleanor Rowan (University of Birmingham) How Independent is Independent Legal Advice?
4C Kieran Lee Marshall (King’s College London) Making Regulation and liability Matter: Rethinking the Qualifying and Professional Education Reforms in law

Property & Trusts Room Adelphi Lecture Theatre 5
Convenor: Martin George
Session 1: 5 September 2019, 11.00 – 12.30 pm
1A Duncan Sheehan (Leeds University) - Fiduciary Relations: Their Scope and Remedies
1B Joyman Lee (UCL) The Irreducible Core of Trustee Duties in English and Asian Civil Law Trusts
1C Rachel Leow (National University of Singapore) - Proper Purposes

Session 2: 5 September 2019, 16.00 – 17.30 pm
2A Man Yip (Singapore Management University) - The Many Different Types of Family Home Disputes: A Comparative Review
2B Victoria Ball (Leicester University) - ‘Loss as a necessary and sufficient criterion of eligibility to sue’ in the Property Torts
2C Louise Glover (Sheffield University) - The limits of private (property) law: when, why and how to regulate? A comparative study of the real and virtual spaces that we occupy: mortgages, leases and data.

Session 3: 6 September 2019, 9.00 – 10.30 am
3A Martin Dixon (Cambridge University) - Keynote
3B Hamish Dempster (Victoria University) - Options to purchase real estate and equitable interests
3C Peter Devonshire (Auckland University) - Re-Examining The Siskina Doctrine: Recent Developments

Session 4: 6 September 2019, 11.00 am – 12.30 pm
4A Neil Maddox (Maynooth University) - The Homicidal Joint Tenant
4B Sue Farran (Northumbria University) - Are environmental charities getting their feet wet when they lobby for marine protected areas?
4C Richard Hedlund (Lincoln University) - The end to testamentary freedom – a critical reassessment of the Inheritance (Family Provision) Act 1938

Restitution Room Harrington 333
Convenors: Niamh Connolly & David Salmons
Session 1: 5 September 2019, 11.00 – 12.30 pm
1A Matthew Harrington (Université de Montréal) Good Conscience and the Constructive Trust
1B Aisha Shah (Aston University) The Ex Parte James Principle and Insolvency Priority

Session 2: 5 September 2019, 16.00 – 17.30 pm
2A Craig Rotherham Understanding Negotiating Damages: Restitution for Wrongs after One-Step (Support) v Morris-Garner
2B Catherine de Contreras (Durham University) Restitutionary remedies: what does Equity add?
2C Timothy Liau (University of Oxford) Revisiting Re Diplock in ITC’s aftermath: Rights, Standing, and ‘at the expense of’

Session 3: 6 September 2019, 9.00 – 10.30 am
3A Adam Reilly (Coventry University) Categorising Equitable Rescission: Rights, Remedies and Unjust Enrichment
3B Manuel González (University of Oxford) The law of restitution, illegality and confiscation of proceeds of crime

Session 4: 6 September 2019, 11.00 am – 12.30 pm
4A Martin Fischer (University College London) Mistake as a Failure of Rationality
4B James Lee (KCL) Property, Unjust Enrichment and Reality

Tax Law Room Adelphi Lecture Theatre 2
Convenors: Anzhela Cedelle & Stephen Daly
1A Session 1: 5 September 2019, 11.00 – 12.30 pm
Guilherme Navarro (Lisbon University) Brazil’s Entrance in the OECD and the Consequences at the Level of Brazilian Indirect Taxation
1B Tu Tran (University of Leeds) Tax Evasion of Micro, Small, and Medium-Sized Enterprises in Developing Countries: A Behavioural Law and Economics Approach
1C Ranjana Gupta (Auckland University) The Case for Tax in Democracy
Session 2: 5 September 2019, 16.00 – 17.30 pm
2A Katherine Cousins (University of Sheffield) The Reintroduction of the Income Tax Revisited: Business interests and the importance of acquiescence
2B John McLaren (University of Tasmania) The US and Australia now have a low-income tax clinic program: Should the UK consider the merits of adopting a similar scheme?
2C Melissa Elechiguerra A multidisciplinary approach to the Protection of Taxpayers’ Rights in Europe: Under the exchange of information perspective

Session 3: 6 September 2019, 9.00 – 10.30 am
3A Stephen Daly (King's College London) Priority-setting in tax administration
3B Bronwyn McCredie & Kerrie Sadiq (Queensland University) Redistributing Tax to Address Inequality Propagated by Automation
3C Vincent Ooi (Singapore Management University) The Definition of Employment in the “Gig” and “Platform” Economy: Tax Law and Labour Law Perspectives

Session 4: 6 September 2019, 11.00 am – 12.30 pm
4A Michelle Markham (Bond University) Are Advance Pricing Agreements the optimal controversy management tool in the post-BEPS era?
4B Amy Lawton (Lancaster University) Tax with a Capital 'T': Understanding the Concept of a Tax