

Deliberating about human rights

The importance of deliberation suggests a political concept of justice that is inconsistent with universal ideas around human rights and a limited role for domestic and international courts, with the focus returning to Parliament. Proponents of a deliberative or dialogical model of constitutional rights point to the importance of the relationship between institutions, with judicial review simply another step in the establishment of justice norms in conditions of uncertainty and disagreement. These ideas are explored in a series of seminars with a focus on the reform of the Human Rights Act.

3 February 2010, 'Bills of Rights-Talk'

Grégoire Webber, Lecturer in Law, Department of Law, London School of Economics and Political Science.

3 March 2010, 'Developing a culture of rights in civil society: Lessons from the experience in Northern Ireland'

Brice Dickson, Professor of International and Comparative Law, School of Law, Queen's University, Belfast.

28 April 2010, 'Beyond the Human Rights Act'

Conor Gearty, Professor of Human Rights Law, Department of Law, London School of Economics and Political Science.

**All seminars are at 2pm
School of Law,
20 Lyddon Terrace
Leeds.**

All welcome

