The NHS Constitution, which came into law as part of the Health Act in November 2009, makes it clear that healthcare and human rights go hand in hand. Human rights legislation presents various workplace implications for employers and these are being enforced through the courts in cases like Kulkarni v Milton Keynes Hospital NHS Foundation Trust (2009). The Court of Appeal ruled that NHS doctors and dentists were entitled to legal representation if facing charges, which if proven, could prevent them from practising. Cases like this are bringing a sharper focus to human rights issues for the NHS.

This Briefing outlines a human rights approach to managing workplace practices, which can not only keep organisations operating within the law, but can help further the reputation of the NHS as a model employer. It shows some of the ways the Human Rights Act could be used to challenge human resource decisions, and provides a useful decision making tool to ensure compliance.

Key points
- All employers must assess their policies, procedures and decision making in terms of human rights.
- The values embodied in human rights legislation (FREDA principles) mean that service users, carers and staff can expect to be treated with fairness, respect, equality, dignity and autonomy.
- The FREDA principles provide a useful framework for employers to create a positive culture of inclusion, value and respect.
- This culture can foster improved working relationships and contribute to productivity and business performance.

Background
The NHS Constitution outlines clear aspirations for human rights, which include a ‘comprehensive service for all’ and ‘equal access, dignity and respect for patients and staff’. Similarly, the Darzi report, High quality care for all focuses on ensuring that patients receive ‘personalised care’ and are treated with ‘compassion, dignity and respect’. Both clearly support the human rights principles of fairness, respect, equality, dignity and autonomy (FREDA principles).
The Department of Health document *Human rights in healthcare: A framework for local action (2008)*, aims to show how these values can be applied in practice and how a human rights based approach can be of value to NHS organisations.

The values embodied within human rights need to become part of the ethos and culture of the public sector. Even organisations that operate within the boundaries of the law can still be challenged about practices which are contrary to human rights values.

This makes it essential for NHS organisations to understand the implications of human rights legislation in service delivery, the treatment of patients and in their role as employers.

Inspectorates such as the Audit Commission, Equality and Human Rights Commission and the Care Quality Commission continue to play a critical role in monitoring human rights policy and practice.

**About the Human Rights Act 1998**

The Human Rights Act (HRA) comprises a number of articles describing the fundamental legal rights of UK citizens. These rights are not equal in status and fall into three categories:

- **Absolute rights**: these cannot be withdrawn or made subject to conditions.
- **Limited rights**: these can be affected by circumstances. For example, the right to liberty and security (Article 5) can be limited by the legal requirement to incarcerate those who have broken the law or who have been detained under the Mental Health Act.
- **Qualified rights**: these require a balance to be struck between the rights of the individual and his or her responsibilities to other individuals, society, or public interest. Legitimate reasons for interfering with these rights include maintaining public safety and preventing crime or disorder.

**What does this mean for workplace practice?**

As public authorities, all NHS organisations must ensure that none of their policies, strategies or procedures infringes the human rights of patients or staff.

The following articles are generally seen as having the most relevance in employment. These, and the accompanying examples, show some potential workplace scenarios for NHS organisations that would require careful consideration of the Human Rights Act.

For further examples, please refer to the legislation at-a-glance section of NHS Employers website.

**Article 6: The right to a fair trial**

This article could be invoked at any stage in internal or external hearings, such as a professional tribunal, disciplinary, grievance procedure or compensation claim.

Potential issues:

- the need for hearings to be held by people of equal professional standing, especially if a person’s professional status might be removed
- the right to be accompanied by a legal representative at an internal disciplinary hearing. (As demonstrated by the *Kulkarni v Milton Keynes Hospital NHS Foundation Trust case 2009*).

**Article 8: The right to respect for private and family life, home and correspondence**

Numerous areas of corporate behaviour could potentially result in an actual or perceived breach of an employee’s right to privacy.

Potential issues include:

- maintenance of appropriate safeguards over employees’ personal data, under the requirements of the Data Protection Act
Case study: Human rights training programme mapped to the knowledge and skills framework

Surrey and Borders Partnership NHS Foundation Trust is a mental health and learning disability trust. It has developed human rights training to underpin its equality and diversity strategy.

The training is part of staff inductions and linked to the Knowledge and Skills Framework (KSF) Level 1 and the National Occupational Standards on equality and human rights. It places an emphasis on how the principles of human rights are already at the centre of the work staff do and are not new to the healthcare sector. The content of the training module was developed through a focus group made up of staff and service users and is linked to the organisational vision and strategy.

The trust’s work around human rights was recognised nationally by the Department of Health and the organisation contributed to the development of the National Framework on Human Rights, published in March 2007.

A full version of this case study is available on the NHS Employers website at: www.nhsemployers.org/SharedLearning/Pages/Embeddinghumanrightsintoatrust’sequalityanddiversitystrategy.aspx

- interference with employee communications such as intercepting telephone calls, email or interfering with internet use without consent.

**Article 9: The right to freedom of thought, conscience and religion**

The right to hold religious beliefs, and the freedom to hold none, is absolute, but the right to manifest these is subject to certain restrictions, depending on the particular circumstances.

Potential issues include:

- dress codes and the desire to integrate religious wear alongside corporate uniform

- exemption from participation in specific workplace procedures, such as terminations.

**Article 10: The right to freedom of expression**

Article 10 includes the right to hold and express opinions and to receive and impart information and ideas to others. This right to freedom of expression is a qualified right, which means that formalities, conditions, restrictions or penalties may be imposed on the exercise of this right if they are prescribed by law.

Potential issues include:

- workplace discussions, where widely different or opposing views are expressed

- procedures around whistle-blowing when informing on improper practices of employers where it is a protected disclosure.

**Article 11: The right to freedom of assembly and association**

This article protects the rights of the individual to join political parties, trade unions, professional associations and clubs of any kind. It also sets out the right to protest in a peaceful way against the state or an employer, as long as the individual does not commit
any wrongful act and conducts themselves peacefully without violence or the threat of violence. It also ensures the right not to associate with, or to take part in, an assembly against one’s will.

Potential issues include:
- relations with trade unions and staff associations
- staff membership of extreme political groups.

### Article 14: The right to freedom from discrimination

This broad-ranging provision prohibits the exclusion of access to all of the other rights for any reason of individual status, including race, religion, political views, and association.

Potential issues include:
- employment and severance issues and equality between full, part-time and retained staff and volunteers
- access to training due to part-time working.

### How to make the right decisions

NHS trusts should promote and protect the human rights of their employees in a way that is compatible with the Human Rights Act and the European Convention on Human Rights, as well as the NHS Constitution. The following recognised frameworks can support NHS trusts in embedding human rights into their decision making process.

### FREDA principles

The FREDA principles are the values supported by the Human Rights Act.

They are a useful guide to ensure that, in practice, organisations are treating individuals with:
- Fairness
- Respect
- Equality
- Dignity
- Autonomy.

The FREDA principles are invaluable for helping employers to develop policies and procedures that are aligned with human rights values.

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**Heart of Birmingham Teaching PCT** aimed to embed human rights at the core of learning and development, with the express goal of integrating that learning into service delivery. This was achieved by learning from the experiences of frontline staff and service users to enhance service delivery and patient experience, as stated in NHS policy and the PCT’s overall objectives.

Top-level commitment was gained by integrating human rights within the strategic, planning and operational levels of the organisation.

The training placed a particular emphasis on how the principles of human rights were already at the centre of the work they do, and was made mandatory for all staff.

As a result, the trust has integrated human rights into its governance procedures. In addition, dignity champions have been selected within the trust to promote equality and human rights for all.

A full version of this case study is available on the NHS Employers website at: [www.nhsemployers.org/SharedLearning/Pages/Mainstreaminghumanrights.aspx](http://www.nhsemployers.org/SharedLearning/Pages/Mainstreaminghumanrights.aspx)
Human rights flowchart

Employers need to give full consideration to the potential human rights implications of the decisions they take. The following flowchart is a practical tool to support organisations in assessing whether existing and new policies and procedures are in line with human rights legislation.

If in doubt about whether a decision is compliant, NHS trusts should seek legal advice.

1.1 What is the policy/decision?
1.2 What is the objective of the policy/decision?
1.3 Who will be affected by the policy/decision?

2.1 Will the policy/decision interfere with anyone’s rights as set out in the Human Rights Act?

2.2 Will the policy/decision result in the restriction of a right?

3.1 Is the right an absolute right?
3.2 Is the right a limited right?
3.3 Will the right be limited only to the extent set out in the relevant Article of the Convention?

Flowchart exit
There is no need to continue with this checklist. However…
* be alert to any possibility that your policy may discriminate against anyone in the exercise of a Convention right
* legal advice may still be necessary – if in any doubt, contact your lawyer
* things may change, and you may need to reassess the situation

The right is a qualified right
4.1 Is there a legal basis for the restriction? AND…
4.2 Does the restriction have a legitimate aim? AND…
4.3 Is the restriction necessary in a democratic society? AND…
4.4 Are you sure you are not using a sledgehammer to crack a nut?

Policy/decision is likely to be human right compliant
BUT
Get legal advice
Regardless of the answers to these questions, once human rights are being interfered with in a restrictive manner you should obtain legal advice. You should always seek legal advice if your policy is likely to discriminate against anyone in the exercise of a Convention right

Policy/decision is not likely to be human rights compliant

NHS Employers represents trusts in England on workforce issues and helps employers to ensure the NHS is a place where people want to work. The NHS workforce is at the heart of quality patient care and we believe that employers must drive the workforce agenda. We work with employers to reflect their views and act on their behalf in four priority areas:

- pay and negotiations
- recruitment and planning the workforce
- healthy and productive workplaces
- employment policy and practice.

NHS Employers is part of the NHS Confederation.

Contact us

For more information on how to become involved in our work, email getinvolved@nhsemployers.org

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