Professor Robert Wintemute teaches Human Rights Law and Anti-Discrimination Law at King’s College London, England. He studied Economics at the University of Alberta and Université Laval, and Common Law and Québec Civil Law at McGill University, before completing his doctorate on Sexual Orientation and Human Rights at the University of Oxford.

Professor Wintemute was the first openly gay lawyer at the Milbank law firm in New York, where he was introduced to pro bono strategic litigation in 1985. Since 2000, he has participated in LGB equality cases in the European Court of Human Rights (such as X & Others v. Austria, Oliari & Others v. Italy, Taddeucci & McCall v. Italy, Fedotova & Others v. Russia, Macate v. Lithuania), the Court of Justice of the European Union (Coman & Hamilton v. Romania), the Inter-American Court of Human Rights (Atala v. Chile), the Constitutional Court of Colombia, and the Supreme Courts of Argentina, Massachusetts (Goodridge), the United Kingdom (Walker), and the United States (Lawrence & Garner v. Texas). He has spoken about LGB human rights in many countries or regions, including Japan, South Korea, Mainland China, Taiwan, Hong Kong, the Philippines, Vietnam, Singapore, Indonesia, India, and Sri Lanka.

What legal reforms are required to achieve equality for LGB individuals and same-sex couples in Hong Kong? Which could be granted by the Hong Kong legislature, and which are more likely to be granted by the Hong Kong courts, in light of Q.T. (same-sex partner immigration), Leung Chun Kwong (limited recognition of New Zealand marriage), Ng Hon Lam Edgar (limited recognition of UK marriage), and Sham Tsz Kit (no right to marry but the Hong Kong Government has a positive obligation “to establish an alternative framework for legal recognition of same-sex partnerships”)?

SPEAKER:
Professor Robert Wintemute teaches Human Rights Law and Anti-Discrimination Law at King’s College London, England. He studied Economics at the University of Alberta and Université Laval, and Common Law and Québec Civil Law at McGill University, before completing his doctorate on Sexual Orientation and Human Rights at the University of Oxford.

Professor Wintemute was the first openly gay lawyer at the Milbank law firm in New York, where he was introduced to pro bono strategic litigation in 1985. Since 2000, he has participated in LGB equality cases in the European Court of Human Rights (such as X & Others v. Austria, Oliari & Others v. Italy, Taddeucci & McCall v. Italy, Fedotova & Others v. Russia, Macate v. Lithuania), the Court of Justice of the European Union (Coman & Hamilton v. Romania), the Inter-American Court of Human Rights (Atala v. Chile), the Constitutional Court of Colombia, and the Supreme Courts of Argentina, Massachusetts (Goodridge), the United Kingdom (Walker), and the United States (Lawrence & Garner v. Texas). He has spoken about LGB human rights in many countries or regions, including Japan, South Korea, Mainland China, Taiwan, Hong Kong, the Philippines, Vietnam, Singapore, Indonesia, India, and Sri Lanka.

CHAIR:
Kelley LOPER
Associate Professor and Director, LLM in Human Rights Programme, Faculty of Law, The University of Hong Kong

For inquiries, please contact Phoenix To at ccpl@hku.hk.