Equalities in the UK: a timeline since 1918

Introductory note

The items in this list are nearly all about the development of legislation in the UK. The list also contains, however, some references to the wider international context, and to seminal reports and iconic events. It does not, of course, aim to be exhaustive. At the end, there are links to more detailed lists relating to specific strands.

1918 On 6 February royal assent is given to the Representation of the People Act: women may now vote in general elections providing they are over the age of 30 who are householders or the wives of householders, or occupiers of property with an annual rent of £5, or graduates of British universities.

1928 Equal Franchise Act is given royal assent on 2 July: women now have the vote on the same terms as men. They use it for the first time on 30 May 1929.

1948 SS Windrush docks at Tilbury on 22 June: symbolic birthday of multi-ethnic Britain

1948 10 December, the Universal Declaration of Human Rights sets the global framework for equalities legislation in the decades to follow

1949 La Deuxième Sexe by Simone de Beauvoir, translated three years later into English: foundational text on gender equality, and on concepts of self and other

1955 Brown v. Board of Education, landmark case in the United States, rules that concept of ‘separate but equal’ is unlawful

1957 The Wolfenden Report published on 7 September: turning point in official attitudes towards countering homophobia in western countries

1963 Civil Rights March on Washington and Dr King’s ‘I have a dream’ speech

1967 Sexual Offences Act receives royal assent, partially decriminalising sex between men

1969 Colour and Citizenship: a report on British race relations by E.J.B Rose and co-authors, foreword signed off in February: critical review of government policies

1969 On 28 June the Stonewall Riots in New York are the symbolic start of campaigns for full sexuality equality throughout western countries

1975 Sex Discrimination Act, introducing the concept of indirect discrimination into UK law and setting up a powerful enforcement agency, the Equal Opportunities Commission

1976 Race Relations Act, building on two Acts of the previous decade: stress on avoiding indirect discrimination and setting up of a powerful enforcement agency, the Commission for Racial Equality

1978 The Warnock Report: foundational text on special educational needs
1985 *The Swann Report (Education for All)*, published in March: ‘report of the committee of inquiry into the education of children of ethnic minority groups’

1995 *Disability Discrimination Act* addresses the discrimination that many disabled people face. Different parts of the legislation take effect at different times, and the original Act has been subject to several amendments. Key concepts include reasonable adjustment and, more recently, the social model.

1995 Beijing Women’s Conference, boost to gender equality issues throughout the world

1995 *Constitution of the Republic of South Africa*, 4 December: unlawful for the state to discriminate on grounds of race, gender, sex, pregnancy, marital status, ethnic or social origin, colour, sexual orientation, age, disability, religion, conscience, belief, culture, language and birth.

1998 *Human Rights Act 1998* and *Article 14 of the European Convention on Human Rights* state that the enjoyment of the rights and freedoms set forth in the Convention shall be secured ‘without discrimination on any ground such as sex, race, colour, language, religion, political or other opinion, national or social origin, association with a national minority, property, birth or other status’.

1998 *Fair Employment and Treatment (Northern Ireland) Order* making it unlawful to discriminate on grounds of religious belief and/or political opinion (later amended to include other dimensions of equality too)

1999 *Report of the Stephen Lawrence Inquiry (The Macpherson Report)*: the concept of institutional racism introduced into public consciousness and debate

1999 *Disability Rights Commission Act* sets up a powerful enforcement body

2000 *Race Relations (Amendment) Act*: places a positive duty on public authorities to promote race equality, and requires each to produce a race equality scheme (RES) and regular race equality impact assessments (REIAs).

2000 *Equality: a new framework* by Bob Hepple, Mary Coussey and Tufyal Choudhury prepares the way for a holistic approach to equalities legislation

2000 European directives on race and employment set the international context in which UK equalities legislation will develop through the coming decade.

2000 *The Future of Multi-Ethnic Britain (The Parekh Report)* stresses three essential values: equality; recognition and respect for difference; and cohesion and a sense of shared belonging.


2003 *Employment Equality (Religion or Belief) Regulations* come into force on 2 December: unlawful to discriminate in employment on grounds of religious affiliation

2003 *Employment Equality (Sexual Orientation) Regulations* come into force on 1 December: unlawful to discriminate in employment on grounds of sexuality

2004 *Civil Partnership Act* receives royal assent on 18 November, giving same-sex couples the same rights and responsibilities as married heterosexual couples. It comes into operation on 5 December 2005.
2005  *Disability Discrimination Act* places a positive duty on public authorities to promote disability equality, and requires each to produce a disability equality scheme (DES) and regular disability equality impact assessments (DEIAs).

2005  *Employment Equality (Age) Regulations* come into force on 1 October

2006  *Equality Act* receives royal assent on 16 February: extends religion or belief and sexual orientation regulations to cover service delivery as well as employment; places a positive duty on public authorities to promote gender equality; and requires each to produce a gender equality scheme (GES) and conduct regular gender equality impact assessments (GEIAs)

2006  The *Racial and Religious Hatred Act* receives royal assent on 16 April, amending the Public Order Act 1986, creating offences involving stirring up hatred against persons on religious grounds

2007  Public authorities increasingly combine their RES, DES and GES into a single equality scheme (SES), and their REIAs, DEIAs and GEIAs into single equality impact assessments (EQUIAs)

2007  *Equality Act (Sexual Orientation) Regulations 2007* become law on 30 April, making discrimination against lesbians and gay men unlawful in the provision of goods and services.

2007  The CRE, EOC and DRC cease to exist and from 1 October are brought together into the Equality and Human Rights and Commission (EHRC).

2008  In the Queen’s Speech on 3 December it is confirmed a new *Equality Bill* will be published in 2009 and that a single equality duty will require public bodies ‘to consider the diverse needs and requirements of their workforce, and the communities they serve’.


2009  The Equality Bill is published on 27 April and in the following weeks several consultation exercises are initiated in connection with it.

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**For fuller details**

For *disability equality*, from prehistory to the 2000s, there is an extremely detailed timeline at [http://www.cdp.org.uk/documents/timeline/timeline02.htm](http://www.cdp.org.uk/documents/timeline/timeline02.htm)

For *ethnicity equality*, timelines include:

- Developments in Britain, 1933–2006
  [http://www.britkid.org/si-postwartimeline.html](http://www.britkid.org/si-postwartimeline.html)

- Legislation in various countries:

With *gender equality* events and law, 1867–2005, there is a substantial timeline at [http://www.wrc.org.uk/includes/documents/cm_docs/2008/t/timeline.doc](http://www.wrc.org.uk/includes/documents/cm_docs/2008/t/timeline.doc)

For *lesbian, gay, bisexual and trans equality*, 1270–2007, there is a timeline at [http://www.stonewall.org.uk/information_bank/history__lesbian__gay/89.asp#6](http://www.stonewall.org.uk/information_bank/history__lesbian__gay/89.asp#6)