

## عنوان مقاله:

Guarantees of fair trial in the UK criminal system

## محل انتشار:

کنفرانس بین المللی علوم انسانی و حقوق (سال: 1396)

تعداد صفحات اصل مقاله: 20

## نویسندگان:

Heybatollah Najandimanesh - Assistant Professor of International Law, Faculty of Law and Political Sciences, Allameh Tabataba'i University Tehran, Iran

Abbas Shafiei Ardestani - P.h.D, Criminal Law and Criminology, Tehran Central Azad University

## خلاصه مقاله:

The fairness of the trial in the UK can be seen in how the judges are selected and how the system and the division of judges and courts up to the principle of the pursuit requirement and the logic governing investigations and prosecutions can be examined. Non-professional and professional judges, and their integration for their particular purposes, the jurisdiction of criminal proceedings to a certain extent by these judges, and before that, the powers and duties of the police in the investigation and application of the principle of individualization in the application of the theory of tagging by the earliest stages of the pursuit, this institution is one of the most viable issues in the debate. The right to a lawyer and the division of the jurisdiction of lawyers in the Had court, the Disciplinary Tribunal and the charge of the transaction are other guarantees of fair trial in the United Kingdom ruling in England, which guarantees a fair hearing. The right to rehabilitation and attention to this principle and the prediction of institutions for adolescents and young people for social inclusion, which is rooted in criminological data, are other things that can be considered .as advanced safeguards in a fair trial

## کلمات کلیدی:

Guarantees, Criminal, Trial, Court, Fair, UK

## لینک ثابت مقاله در پایگاه سیویلیکا:

<https://civilica.com/doc/718362>

