

IMPACT FACTOR 1.3



an Open Access Journal by MDPI

Feminist Legal Theory in the 21st Century

Guest Editor:

Prof. Dr. Margaret ThorntonANU College of Law, Australian
National University, Canberra,
Australia

Deadline for manuscript submissions:

closed (30 September 2019)

Message from the Guest Editor

This Special Issue is intended to show that, far from being a spent force, feminist legal theory (FLT) is a vital means of making sense of the rapidly changing world of the 21st century, which includes a distinctly anti-feminist as well as a pro-feminist dimension. This gives contributors considerable scope to write on a topic and perspective of their choice. Neoliberalism itself is a fertile field in light of its marked reaction against the central feminist values of collective action, equality, and social justice, in favor of individualism and promotion of the self. The impact of the rise of right-wing movements in many parts of the world, including the United States, also has profound ramifications for feminism. To take into account global diversity, specific country perspectives on prevailing sexual politics are encouraged.

The possibilities for innovative scholarly work are endless. The conjunction of neoliberalism and moral conservatism may therefore have given FLT an adrenalin shot in the arm. I very much look forward to receiving a submission from you.











an Open Access Journal by MDPI

Editor-in-Chief

Prof. Dr. Patricia Easteal

1. School of Law and Justice, University of Canberra, Bruce, ACT 2617, Australia 2. Legal Light Bulbs, Flynn, ACT 2615, Australia

Message from the Editor-in-Chief

Laws is an international, open access journal featuring rigorous scholarship on critical developments governance, courts, agencies, and social order. Analysis and synthesis, theory and practice, and empirical and doctrinal work have appeared in the journal; contributions that bridge these traditional boundaries are particularly welcome. The social sciences and humanities generate insights both from and for the legal system. While theory grounds Laws in a timeless dialogue shaped by traditions of inquiry, legal practice ensures that scholars are addressing pressing problems. Both normative and positive scholarship can aid policymakers, judges, and agency officials. Laws brings together the work of theorists and practitioners, and a diverse range of empirical researchers, to promote the progress of foundational legal norms.

Author Benefits

Open Access: free for readers, with article processing charges (APC) paid by authors or their institutions.

High Visibility: indexed within Scopus, ESCI (Web of Science), RePEc, vLex Justis, CanLII, Law Journal Library, and other databases.

Journal Rank: JCR - Q1 (Law) / CiteScore - Q1 (Law)

Contact Us