Special Issue

The Crisis of Religious Freedom in the Age of COVID-19 Pandemic

Message from the Guest Editor

The so-called lockdown, imposed to restrain (or at least limit) the spread of COVID-19, had an overwhelming impact not only on our personal lives, but also on the exercise of religious freedom, which suffered unprecedented restrictions. Legal systems responded individually, and with differences, to the pandemic emergency, ranging from a complete interruption of the collective exercise of religious worship to a more cautious recognition of forms of religious accommodation.

This Special Issue aims to compare the impact of COVID-19 restrictions on the exercise of religious freedom in different legal contexts, and to investigate how the pandemic crisis emphasized underlying judicial, political, socio-cultural, ethnic and economic challenges, giving rise to a tension between competing rights and exacerbating the tension between public religiously-neutral policies and claims for religious accommodation.

Actually, its analysis only in terms of church state relationships would be incomplete: for this reason the Special Issue welcomes contributions which offer a serious investigation involving deep sociological, historical, political, and religious studies perspectives.

Guest Editor

Prof. Dr. Adelaide Madera
Department of Law, University Of Messina, 98122 Messina, Italy

Deadline for manuscript submissions

closed (15 January 2021)



Laws

an Open Access Journal by MDPI

Impact Factor 1.1 CiteScore 3.0



mdpi.com/si/50734

Laws
Editorial Office
MDPI, Grosspeteranlage 5
4052 Basel, Switzerland
Tel: +41 61 683 77 34
laws@mdpi.com

mdpi.com/journal/ laws





Laws

an Open Access Journal by MDPI

Impact Factor 1.1 CiteScore 3.0





About the Journal

Message from the Editor-in-Chief

Laws is an international, open access journal featuring rigorous scholarship on critical developments in 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.

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

Author Benefits

High Visibility:

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

Journal Rank:

JCR - Q2 (Law) / CiteScore - Q1 (Law)

Rapid Publication:

manuscripts are peer-reviewed and a first decision is provided to authors approximately 40 days after submission; acceptance to publication is undertaken in 4.7 days (median values for papers published in this journal in the first half of 2025).