

Special Issue

Law and Socio-economic Relations of the Sharing Economy

Message from the Guest Editors

Rapid developments in the sharing economy pose significant challenges to the fundamental legal categories which structure our economic activities. Yet to date, the gaps in regulation exposed by the declining usefulness of these categories have not been adequately addressed.

The focus of this Special Issue is to explore the interactions between the sharing economy and the broad remits of private law. This also includes issues surrounding platforms constructing their own internal 'law' through the use of private law instruments, as well as the connection with debates around self-regulation versus external regulation.

The scope of this Special Issue will encompass both general and specialised domains of private law from common and civil law traditions. Interdisciplinary approaches that are directly concerned with these issues are also welcome.

The purpose of this Special Issue is to stimulate conversations around the topic of how private law interacts with the socio-economic dynamics of the sharing economy, in order to gain a deeper and more comprehensive understanding with a view to building a more diversified, fair, and resilient sharing economy.

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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.

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