

IMPACT FACTOR 1.2



an Open Access Journal by MDPI

# How Judges Think about Human Rights: Legitimacy and Political Judgment

Guest Editor:

## **Dr. Dimitrios Tsarapatsanis**

York Law School, University of York, York, YO10 5GD, United Kingdom

Deadline for manuscript submissions:

closed (30 August 2021)

# **Message from the Guest Editor**

Dear Colleagues,

Topics of interest to the call for papers include, but are not limited to:

- The nature and limits of 'standard' legal formalist explanations of human rights judgments
- The respective roles of moral and political judgment from both a descriptive and a normative point of view in human rights decisions
- The descriptive and normative aspects of judicial legitimacy in the field of domestic and international human rights adjudication
- The idea of legitimacy in that same field as a distinctive kind of concern than influences (or should influence) judicial decision-making
- The various actors and 'audiences' that are or should be taken into account when addressing issues of legitimacy in the above sense (e.g., other courts, domestic or international political actors, scholarly and professional communities or other social actors)
- New challenges to judicial legitimacy in the field of human rights adjudication



Dr. Dimitrios Tsarapatsanis

Guest Editor









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: CiteScore - Q2 (Law)

### **Contact Us**