

Sydney Law Review submission requirements

1. Submissions must have a substantive connection to, and explicit discussion of, Australian law.
2. Articles over 16 000 words (including footnotes) will not be considered.
3. Submissions must be in Microsoft Word format.
4. Submission text and citations must conform to the latest edition of the [Australian Guide to Legal Citation](#).
5. Spelling must comply with the latest edition of the *Macquarie Dictionary*. The *Sydney Law Review* is committed to the use of gender-neutral language.
6. The *Sydney Law Review* does not consider submissions that either are currently under consideration with, or have been substantially published in, any other publication. This policy includes online publication of a finished piece (including institutional repositories and SSRN). If an exposure or comment draft has been published online, the *Sydney Law Review* will only consider the piece for publication if it has been substantially rewritten since.
7. The *Sydney Law Review* does not usually accept submissions originally written as assessments (such as Honours theses or essays written for a coursework LLM unit) as these do not generally meet the Review's requirements for originality and substantial contribution to legal scholarship.
8. Submissions must include an abstract of 100–200 words that clearly indicates the original contribution to legal scholarship made by the submission.
All submissions except book reviews must also include at least four keywords to accurately describe the content and aid the indexing of submissions selected for publication.
9. The author name/s should appear at the beginning, under the title of the article, with a footnoted biography giving the present position/s. Uncommon abbreviations should be explained, and footnotes numbered consecutively.
10. Submissions must be made [online](#).

Enquiries should be directed to: sydneylawreview@sydney.edu.au