## Special Issue

# Genetic Discrimination and the Law

## Message from the Guest Editor

Genetic science and technology are advancing at a fast pace, with scientists continuing to make genetic discoveries with respect to the make-up of the human body, and the cause and effect of disease, diversity and disability amongst individuals. Scientific and technological innovations are becoming more refined. resulting in an increase in the availability and use of genetic testing, and other cutting edge genetic technologies. However, the new genetic era exposes unintended consequences and highlights a minefield of legal, ethical and regulatory challenges in medical and non-medical contexts, and indeed in society in general. It also raises ethical questions about personhood, disability and philosophical questions about what it means to be human. This Special Issue examines a wide variety of questions arising in the emerging field of genetics law and policy, with a particular focus on the issue of genetic discrimination. The area comprises an intersection of a variety of disciplines, including genetic science, bioethics, human rights, medical law and disability law. It welcomes submissions on broader impact of the field in commercial and other settings, the impact in the area of disability rights, as well as more targeted submissions on the particular concerns arising with genetic discrimination.

## **Guest Editor**

Dr. Aisling De Paor
Dublin City University, Glasnevin, Dublin 9, Ireland

## Deadline for manuscript submissions

closed (30 April 2018)



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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

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