

Akron Law Review Publication Ethics and Malpractice Statement

The *Akron Law Review* (the “**Law Review**”) is a scholarly legal publication of The University of Akron School of Law that produces an annual volume of four issues. Its website is <https://ideaexchange.uakron.edu/akronlawreview/> and is linked from the law school’s webpage at <https://www.uakron.edu/law/about-us/student-orgs/review.dot>.

The *Akron Law Review* is dedicated to the prevention of publication malpractice and following best practices for publication ethics. See: <https://publicationethics.org/core-practices>.

1. Editorial Board

The editorial board of the *Akron Law Review*, like other U.S. law reviews, consists of Akron Law students selected based on their grades after the first-year of law school or through an annual write-on competition. The Board is guided by faculty advisors. The current Board and faculty advisors can be found at <https://ideaexchange.uakron.edu/akronlawreview/mastheadarchive.html>. The *Law Review* can be contacted at lawreview@uakron.edu.

2. Authors and Authors’ Responsibilities

All submissions to the *Akron Law Review* must be original and unpublished. If selected for publication, the author is forbidden from publishing the same work in another journal.

Akron Law Review accepts submissions via ExpressO, Scholastica, by email or mail. *Akron Law Review* does not charge a fee for manuscript processing or publishing.

All authors must have significantly contributed to the research and/or writing of their submitted work. The corresponding author is responsible for including the correct co-authors, ensuring no incorrect co-authors are listed and that all co-authors have seen and approved the final work and have agreed to its submission for publication.

Authors shall cite to all sources of data and publications influential in the creation of their submitted work.

Original research must be presented accurately and presented objectively as to its significance. Authors shall be prepared to make data or research publicly available, if practicable, and may be asked to provide raw data. Authors shall make data publicly available for a reasonable time after publication, as long as the confidentiality of research subjects can be maintained and proprietary data may legally be released.

Authors shall provide a CV of their qualifications/references and current employment and shall also clearly disclose sources of financial support for or sponsorship of their research, if any.

Authors participate in the review process by supplying copies of cited authorities that are difficult to find and participate in the revision their work as requested.

- The Author authorizes the University to edit and revise the Work prior to publication in the *Akron Law Review*.
- The Author shall read and correct all electronic proofs of the Work emailed to Author by the University and shall sign and return the electronic proofs via email. If the University does not receive a timely response from Author, the University has the authority to complete the editing process and publish the Work.
- If an author discovers a mistake in their published work, they must notify the *Akron Law Review*'s Editor and cooperate with the *Akron Law Review* to provide retractions or an appropriate erratum.

3. Review process

All *Akron Law Review* content is subject to review by the editorial board and law school faculty. While all Law Reviews in the United States are student-edited, the faculty of the University of Akron School of Law participate in reviewing articles before their acceptance for publication. Articles are read and reviewed for quality by teaching faculty who recommend publication or rejection of each article. Acceptable articles are then reviewed by the Faculty Advisor for the Law Review and the Editor-in-Chief to assure the quality of the submission. The Faculty Advisor gives a recommendation and the Editor-in-Chief makes the final determination of acceptance for publication.

Any manuscripts received for review will be treated as confidential documents. The manuscripts will not be shown to or discussed with others unless authorized by the *Law Review* editor.

All reviews shall be conducted objectively and reviewers must not have a conflict of interest.

Reviewers must ensure that the work acknowledges and cites to sources as necessary. Any overlap between the submitted work and another published paper of which the reviewer has knowledge should be brought to the Editor-in-Chief's attention.

4. Editor responsibilities

In making decisions as to which articles are published in the *Akron Law Review*, editors may be guided by the editorial board's policies as well as U.S. legal requirements as to libel, copyright infringement and plagiarism. Editors

should maintain the integrity of the academic record, and refrain from allowing business needs to override intellectual and ethical standards. Editors must always be willing to publish corrections, clarifications, retractions and apologies when needed. *Akron Law Review* has contact information regarding corrections and retractions at <https://ideaexchange.uakron.edu/akronlawreview/policies.html>.

Editors should evaluate submissions without regard to race, gender, sexual orientation, religious belief, ethnic origin, citizenship or political philosophy of the author(s).

Editors will not disclose any information about a submission to anyone other than the author, reviewers, other editorial advisors and the publisher.

Editors cannot use unpublished materials disclosed in a submission for their own research without consent of the author. Privileged information or ideas obtained through reviewing must be kept confidential and not used for personal advantage. Advertising, reprint or other commercial revenue have no impact on editorial decisions. Editors must recuse themselves from evaluating submissions in which they have a conflict of interest.

5. Publication ethics

Publishers and editors shall take reasonable steps to identify and prevent the publication of papers where research misconduct has occurred. Neither *Akron Law Review* nor its editors shall encourage such misconduct, or knowingly allow such misconduct to take place.

In the event that *Akron Law Review's* publisher or editors are made aware of any allegation of research misconduct the publisher or editor shall deal with allegations appropriately.

6. Copyright and Access

Copyright and licensing information is described on the journal's Web site at <https://ideaexchange.uakron.edu/akronlawreview/policies.html>.

Access to *Akron Law Review* and all articles going forward and retrospectively can be freely obtained at <https://ideaexchange.uakron.edu/akronlawreview/>.

To order the *Akron Law Review* in print, please contact: Joe Christensen, Inc., 1540 Adams Street, Lincoln, NE 68521. 1-800-228-5030; fax 402-476-3094 or email: order.desk@christensen.com.

7. Archiving

In the event *Akron Law Review* is no longer published, free and open access will still be available on the University of Akron's institutional repository,

IdeaExchange: <https://ideaexchange.uakron.edu/akronlawreview/>. The University of Akron School of Law's Office of the Dean maintains electronic backup files of law review articles. Print copies are available in the University of Akron Law Library for years published in print.