Policy on Publication

1. Submission of Articles

The Australian Indigenous Law Review (‘AILR’) strongly encourages submissions from Indigenous authors. While publishing many articles by lawyers, judges and legal academics, the AILR also publishes work by sociologists, educators, economists, political scientists, medical practitioners, historians and philosophers, and openly welcomes interdisciplinary submissions.

Submissions should conform to the style and referencing conventions of the Australian Guide to Legal Citation (Melbourne University Law Review Association Inc., Melbourne Journal of International Law Inc., 3rd ed, 2010). The AILR generally publishes articles of between 5000 and 15 000 words including references, though submissions with word lengths falling outside of these limits may be considered.

In submitting to the AILR, authors warrant that:

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All submissions will be reviewed by the Editors in order to ascertain their suitability for publication in the AILR. Decisions made by the Editors as to whether to publish submissions in the AILR are final.

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Submissions may also be submitted for legal review by a lawyer selected by the Editors or the ILC. The Editors may require that submissions be amended in accordance with the advice of the referees or lawyer.

3. The Editing Process

All articles accepted for publication in the AILR undergo a thorough editing process, which entails the correction of spelling, syntax and grammar mistakes, the editing of references to conform to house style, and the occasional revision to clarify meaning. Any significant changes made to an article during the editing process will be submitted to the author for approval.

Where referencing is unclear the author may be asked to supply further details. Authors are responsible for checking the accuracy of all references, as well as obtaining permission to quote copyright sources.

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