

# Call for Submissions

**Book project by Anna Młynarska-Sobaczewska**

**Working title: The Right to Housing—Between Utopia and Justiciable Entitlement**

We invite contributions to an edited volume exploring the evolving concept of the right to housing across different legal systems, policy frameworks, and its socio-economic contexts.

## **Main object**

The right to housing is widely recognized in international human rights discourse, including frameworks developed by the United Nations. However, its legal status, enforceability, and practical realization remain deeply contested. This project seeks to bring together interdisciplinary and comparative perspectives on how state authorities on national and local level, and national courts engage with the ensuring and/or facilitating to fulfill housing needs of people: Does this right take a specific form in social policies? To what extent is it a stable concept protected by law? And can we say it is justiciable in some scope? We would like to critically examine whether the right to housing constitutes: a genuine, enforceable legal entitlement, or a normative aspiration shaped by political, economic, and institutional constraints.

## **Specific research questions**

While the right to housing has been widely recognized in international human rights law, existing literature tends to focus either on doctrinal analysis or isolated national case studies. There is a lack of systematic, comparative work that connects constitutional frameworks with actual housing policies and their socio-economic outcomes.

Affordable housing gap. Demographic challenges. Climate changes. Right to (live in a) city. These are just some of the issues that should be examined in legal studies, since they shape the actual substance of expectations, needs, and the direction of desired social policies—and, consequently, the substance of the right to housing.

Drawing inspiration from this main objective question, we encourage contributions that address both general and ground-specific dimensions of housing rights, including but not limited to:

1. an overview of housing conditions—basic demographic data, the number of people who are unintentionally homeless, how many residents live in substandard housing, how many meet the criteria for affordable housing (max. 40% of household income spent on housing), etc.—can this be categorized, or is a different model needed?

2. the most significant factors limiting housing accessibility—privatization, deterioration of housing stock, housing shortages, gentrification and in consequence treating houses as an investment asset,
3. type of housing policy (based on J. Doling’s typology of housing systems (1999): based on liberal—market-based, socialist system, or mixed systems (as corporate system, when the housing market is determined by conditions, specified by the state or Asian system, in which the state handles the organization of financial resources, the provision of land for construction, while construction and consumption are based on market
4. whether the policy is implemented centrally (with a predominance of national instruments such as housing loan policies) or locally (with support from local governments) and interaction between national frameworks and local practice;
5. housing policy instruments implemented over the past 20–30 years (e.g., rent subsidies, low-interest housing loans, expansion of the social housing stock, real estate market restrictions and regulations, taxes);
6. effects of these policies: intended and unintended—shortcomings of the instruments, what was overlooked, what is overregulated; as well as policy failures and so called ‘blind spots’;
7. what are the most serious new threats and new ideas emerging in this area within the country (e.g. financialization and global investment flows, climate change and displacement, migration and urban pressure, demographic change).

## Methodology

We are open to quite a varied range of methodologies – from socio-legal, comparative law to theoretical and jurisprudential. We welcome empirical and policy-oriented studies and contributions that demonstrate an interdisciplinary approach, drawing law, sociology, urban studies and economics.

We invite particularly studies that examines national housing policies . If multiple authors wish to engage with different aspects of the same jurisdiction, and the contributions are sufficiently distinct, we are open to including more than one chapter per country. We also encourage multi-country (as well as potentially multi-authored) chapters exploring one cross-cutting issues.

Important is a clear research question that can enhance our understanding of the constitutional concept of right to housing in national perspective.

Aforementioned themes are non-exhaustive, and we welcome proposals that engage critically and creatively with the evolving constitutional, legal and social landscape of right to housing in state policies and practice.

Each chapter is expected to no more than 40 000 characters with footnotes in the Chicago Manual of Style (CMOS).



This book aims to advance the debate on whether the right to housing is merely aspirational – or whether it can function as a meaningful, enforceable legal right in contemporary states. We cordially invite and encourage to join us in the works on right to housing shaped in reality of different countries and perspectives. We invite contributions that engage critically, comparatively, and creatively with this pressing issue.

### **Submission Guidelines**

Abstracts: 300–500 words

Include: research question, methodology, and expected contribution

Chapter length: up to 8 000 words

Referencing style: Chicago Manual of Style (CMOS)

Language: English

### **Timeline (example – adjust as needed)**

Abstract submission deadline: **15th June 2026**

Notification of acceptance: **1 July 2026**

Full chapter submission: **30th September 2026**

Final manuscript: **1st December 2026**

Please send abstracts and inquiries to: [a.mlynarska-sobaczewska@inp.pan.pl](mailto:a.mlynarska-sobaczewska@inp.pan.pl)