

ANNUAL CONFERENCE OF THE EUROPEAN ASSOCIATION OF PSYCHOLOGY AND LAW, 2019

COPYRIGHT TRANSFER AGREEMENT AND DECLARATION OF ORIGINALITY

Chapter Title:

AGREEMENT The undersigned, with the consent of all authors (hereafter "Author"), hereby transfers, to the extent that there is copyright to be transferred, the exclusive copyright of the above-cited manuscript to Organizing Committee of the **Annual Conference of the European Association of Psychology and Law, 2019**, Unidad de Psicología Forense, Facultad de Psicología, Universidad de Santiago de Compostela, Campus Universitario Sur, s/n, 15782 Santiago de Compostela (Spain) (hereafter "Publisher") for publication in the Conference Proceedings of the aforementioned meeting.

AGREEMENT signed between the Organizing Committee of the **Annual Conference of the European Association of Psychology and Law, 2019** (hereafter "Publisher") and (hereafter "Author"), with respect to the Author's written work entitled (hereafter, the "Chapter"), intended for publication in the Conference Proceeding of the meeting:

1. *Grant of Rights.* Author hereby grants, transfers and assigns to Publisher each and every right in and to the Chapter, throughout the world, including the copyright therein and any renewals and extensions thereof, including, without limitation, the right to register the copyright in the Chapter in the name of Publisher, the right to print, reproduce, publish, distribute, display, transmit, translate into any language, and sell copies thereof, or excerpts there from or derivative Chapters based thereon, in any manner, form, or media now known or hereafter developed, and to sell or license to others any or all of the foregoing rights.

2. *Author's Duties.*

- a) Author shall read and correct the edited manuscript and proofs of the Chapter when and if submitted, and promptly return the corrected manuscript or proofs to Publisher.
- b) Author declares that the Chapter is an **original** one and that it has **not been submitted** for publication to other Publisher.
- c) The Author declares that I (and coauthors) have obtained written permission to use any previously copyrighted material included in the work and that such documentation will be forwarded to Publisher for its files. I further affirm that I (and the coauthors) have stated any possible conflicts of interest within the article.

3. *Consideration.* Publisher will provide Author a pdf file of his/her Chapter and (1) print copy of the Conference Proceeding in which it appears. Author may purchase additional copies of the Conference Proceeding at cost prices plus p&p. No other consideration or compensation shall be due Author for the rights granted herein.

4. *Author's rights.* The Author retains the patent rights, trademark rights or rights to any process, product or procedure described in the Chapter.

5. *Warranties and Representations.*

a) Author warrants and represents that he/she is the owner of all rights transferred and assigned hereunder; that he/she has the full right, power and authority to make the transfer, assignment and grant of rights herein and that they have not heretofore been assigned or otherwise encumbered and are in all respects free and clear; that the Chapter is his/her original Chapter, not in the public domain, and does not infringe the copyright or any other proprietary right of any other party; that the Chapter contains no material that is defamatory, libelous, obscene, violates any right of privacy or is otherwise contrary to law; that no instruction or formula included in the Chapter is harmful if applied.

b) Author shall indemnify and hold harmless Publisher, its subsidiaries and affiliates, their officers, directors, employees, agents and licensees, against any liabilities, losses, damages, charges, judgments, settlements, costs and expenses (including reasonable attorneys' fees and expenses and court costs) arising or resulting from any claim, demand, action, suit or proceeding, or the settlement or compromise thereof, which, if sustained, would constitute a breach of any of the warranties and representations herein. Publisher makes no guarantee that the Chapter will be published in the Conference Proceeding. If the Chapter is not published in the Conference Proceeding, this agreement shall be null and void, and all rights transferred herein shall revert to Author.

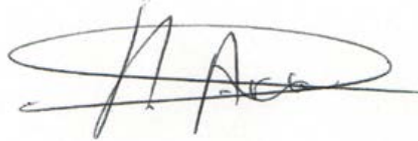
6. *License to Author.* Publisher grants to Author the non-exclusive right to use all or part of the Chapter in any publication written by Author; provided, that the copyright notice which appears on the issue of the Conference Proceeding in which the Chapter is first published, and a full citation of the Conference Proceeding, is affixed to copies of such book or article so as to give reasonable notice of such copyright.

This Agreement shall bind and inure to the benefit of the heirs, executors, administrators, and legal representatives of the Author, and upon the successors and assigns of the Publisher. However, all obligations of the Author are personal and non-assignable. This Agreement constitutes the complete understanding of the parties and shall be interpreted according to the Spanish Laws, regardless of the place of its execution any demand only may be interposed in the Courts of Santiago de Compostela (Spain). No modification or waiver of any provision hereof shall be valid unless in writing and signed by the parties.

Author _____
(1)Signature and date

By Organizing Committee of the Annual Conference of the
European Association of Psychology and Law, 2019

Author _____
2)Signature and date



Author _____
(3)Signature and date

Ramón Arce Editor in Chief

Add more as appropriate

It is enough with the first author signature

If he/she has the approval of the coauthors

