LA CONDITION DE L’ÉTRANGER DANS LA CONSTITUTION BRÉSILIENNE DE 1988
Carmen Tiburcio

LE NEOCONSTITUTIONNALISME AU BRÉSIL: VERS L’EFFECTIVITE DES DROITS SOCIAUX ET LA LUTTE CONTRE LA CORRUPTION
George Sarmento

L’IMPORTANCE DU MULTICULTURALISME DANS LES CONSTITUTIONS DES ÉTATS LATINS ET L’ABOUTISSEMENT D’UN NOUVEAU CONSTITUTIONALISME
Fernanda Marcos Kallas

LA QUESTION DES DROITS HUMAINS COMME PRECEPTES OCCIDENTAUX
Viviany Kelly Galvão

MAJOR TRANSFORMATIONS IN CONTEMPORARY LAW AND THE TEACHINGS OF ROBERT ALEXY
Luis Roberto Barroso

IDENTITY IN LAW: THE SECOND MEDICAL USE AND THE DRUGS FOR NEGLECTED DISEASES
Marcos Vinicio Chein Feres

NEW TRENDS IN MIGRATORY AND REFUGEE LAW IN BRAZIL: THE EXPANDED REFUGEE DEFINITION
Catherine Tinker - Laura Madrid Sartoretto

ECONOMIC CRISIS, DEGLOBALIZATION AND HUMAN RIGHTS: THE CHALLENGES OF THE COSMOPOLITAN CITIZENSHIP IN THE VIEW OF DISCOURSE THEORY
Eduardo Carlos Bianca Bittar

THE ROLE OF INTERNATIONAL LAW WITHIN NATIONAL LEGISLATION ON TOBACCO CONTROL
Luí Renato Vedovato

BUSINESS PURPOSE AS A TAX AVOIDANCE CONDITION IN CORPORATE REORGANIZATIONS
Marciano Buffon - Isaías Luz da Silva

THE APPLICATION OF THE HAGUE CONVENTION ON PROTECTION OF CHILDREN AND CO-OPERATION IN RESPECT OF INTERCOUNTRY ADOPTION OF 1993 IN BRAZIL
Marcos Vinicius Torres Pereira - Lara Oliveira Gonçalves

FREEDOM OF PRESS AND JUDICIARY CENSORSHIP IN BRAZIL
Marco Aurelio Peri Guedes

PATENTS ON GENE SEQUENCES
Clarisse de la Cerda

THE STATUTE OF THE CITY AND THE MASTER PLAN: INSTRUMENTS FOR SUSTAINABLE CITIES
Gabriela Soldano Garcezs - Mariana Vicente Braga Carmello

CONSTITUTIONALISM AND JUDICIALIZATION OF POLITICS: THE “JUDICIAL” RIGHT TO HEALTHCARE IN BRAZIL
Bruno Irion Coletto - Pedro da Silva Moreira

RIGHTS, DEMOCRACY AND DEVELOPMENT: THE JUDICIAL SYSTEM’S ROLE IN DEVELOPING COUNTRIES
Vivian Maria Pereira Ferreira - Natalia Langenegger

THE BRAZILIAN ‘ECOLOGICAL-ICMS’: A PES SCHEME BASED ON DISTRIBUTION OF TAX REVENUE
Matheus Linck Bassani
EDITORIAL BOARD

Prof. Augusto Jaeger Junior, Universidade Federal do Rio Grande do Sul, Brazil
Prof. Cláudia Lima Marques, Universidade Federal do Rio Grande do Sul, Brazil
Prof. Cláudio Michelon, University of Edinburgh, United Kingdom
Prof. Colin Crawford, Tulane University, United States
Prof. Conrado Hubner Mendes, Universidade de São Paulo, Brazil
Prof. Deo Campos Dutra, Pontifícia Universidade Católica do Rio de Janeiro, Brazil
Prof. Diego P. Fernández Arroyo, Institut d’Études Politiques de Paris - Sciences Po, France
Prof. Fabrício Bertini Pasquot Polido, Universidade Federal de Minas Gerais, Brazil
Prof. Gabriel Valente dos Reis, Universidade de São Paulo, Brazil
Prof. Gustavo Vieira da Costa Cerqueira, Université de Strasbourg, France
Prof. Iacyr de Aguilar Vieira, Universidade Federal de Viçosa, Brazil
Prof. Jamile Bergamaschine Mata Diz, Universidade Federal de Minas Gerais, Brazil
Prof. João Maurício Adeodato, Universidade Federal de Pernambuco, Brazil
Prof. John H. Rooney, University of Miami, United States
Prof. Luiz Edson Fachin, Universidade Federal do Paraná, Brazil
Prof. Luís Roberto Barroso, Universidade do Estado do Rio de Janeiro / Supremo Tribunal Federal, Brazil
Prof. Marcelo da Costa Pinto Neves, Universidade Nacional de Brasília, Brazil
Prof. Marcos Vinício Chein Feres, Universidade Federal de Juiz de Fora, Brazil, Brazil
Prof. Marilda Rosado, Universidade do Estado do Rio de Janeiro, Brazil
Prof. Nadia de Araujo, Pontifícia Universidade Católica do Rio de Janeiro, Brazil
Prof. Paulo Borba Casella, Universidade de São Paulo, Brazil
Prof. Rachel Sztajn, Universidade de São Paulo, Brazil
Prof. Véronique Champeil-Desplats, Université de Paris Ouest - Nanterre La Défense, France
Prof. Vicente Marotta Rangel, Universidade de São Paulo, Brazil
Prof. Wagner Menezes, Universidade de São Paulo, Brazil
Prof. Will Kymlicka, Queen’s University, Canada
Prof. Zeno Veloso, Universidade Federal do Pará, Brazil
AD HOC CONSULTANTS AND PEER REVIEW BOARD

The following legal scholars are members of the board of ad hoc consultants of the Panorama of Brazilian Law. They have been selected among the 87 reviewers currently enrolled in the site of the electronic magazine.

Prof. Ana Carolina Marossi Batista, Universidade de São Paulo, Brazil
Prof. Carolina Araújo de Azevedo, University of Oklahoma, United States
Prof. Daniel Giotti de Paula, INTEJUR, Brazil
Prof. Danielle Campos, Ludwig-Maximilians-Universität München, Germany
Prof. Ely Caetano Xavier Junior, Universidade do Estado do Rio de Janeiro, Brazil
Prof. Emília Lana de Freitas Castro, Universität Hamburg, Germany
Prof. Flavia Machado Cruz, Universidade Federal Rural do Rio de Janeiro, Brazil
Prof. Henrique Sartori de Almeida Prado, Universidade Federal da Grande Dourados, Brazil
Prof. Henrique Weil Afonso, Pontifícia Universidade Católica de Minas Gerais, Brazil
Prof. Joseli Fiorin Fiorin Gomes, UniRitter, Brazil
Prof. Leonardo Ostwald Vilardi, Pontifícia Universidade Católica do Rio de Janeiro, Brazil
Prof. Maira Fajardo Linhares Pereira, Universidade Federal de Juiz de Fora, Brazil
Prof. Orlando José Guterres Costa Jr, Universidade do Estado do Rio de Janeiro, Brazil
Prof. Pedro Baumgratz Paula, Universidade de São Paulo, Brazil
Prof. Ricardo Campos, Goethe Universität Frankfurt am Main, Germany
Prof. Sergio Maia Tavares, Universidade Federal Fluminense, Brazil
Prof. Tulio Louchard Picinini Teixeira, UNIFEMM, Brazil
# TABLE OF CONTENTS

## EDITORIAL NOTE

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EDITORIAL NOTE</strong></td>
<td>7</td>
</tr>
</tbody>
</table>

## LA CONDITION DE L’ÉTRANGER DANS LA CONSTITUTION BRÉSILIENNE DE 1988

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carmen Tiburcio</td>
<td>9</td>
</tr>
</tbody>
</table>

## LE NEOCONSTITUTIONNALISME AU BRÉSIL : VERS L’EFFETIVITE DES DROITS SOCIAUX ET LA LUTTE CONTRE LA CORRUPTION

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Sarmento</td>
<td>38</td>
</tr>
</tbody>
</table>

## L’IMPORTANCE DU MULTICULTURALISME DANS LES CONSTITUTIONS DES ÉTATS LATINS ET L’ABOUTISSEMENT D’UN NOUVEAU CONSTITUTIONALISME

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fernanda Marcos Kallas</td>
<td>65</td>
</tr>
</tbody>
</table>

## LA QUESTION DES DROITS HUMAINS COMME PRECEPTES OCCIDENTAUX

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vivianny Galvão</td>
<td>86</td>
</tr>
</tbody>
</table>

## MAJOR TRANSFORMATIONS IN CONTEMPORARY LAW AND THE TEACHINGS OF ROBERT ALEYX

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Luís Roberto Barroso</td>
<td>107</td>
</tr>
</tbody>
</table>

## IDENTITY IN LAW: THE SECOND MEDICAL USE AND THE DRUGS FOR NEGLECTED DISEASES

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marcos Vinício Chein Feres</td>
<td>124</td>
</tr>
</tbody>
</table>

## NEW TRENDS IN MIGRATORY AND REFUGEE

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Catherine Tinker - Laura Madrid Sartoretto</td>
<td>143</td>
</tr>
</tbody>
</table>

## LAW IN BRAZIL: THE EXPANDED REFUGEE DEFINITION

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eduardo C. B. Bittar</td>
<td>170</td>
</tr>
</tbody>
</table>

## ECONOMIC CRISIS, DEGLOBALIZATION AND HUMAN RIGHTS: THE CHALLENGES OF THE COSMOPOLITAN CITIZENSHIP IN THE VIEW OF DISCOURSE THEORY

<table>
<thead>
<tr>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Luís Renato Vedovato</td>
<td>197</td>
</tr>
</tbody>
</table>
BUSINESS PURPOSE AS A TAX AVOIDANCE CONDITION IN CORPORATE REORGANIZATIONS 222
Marciano Buffon - Isaías Luz da Silva

THE APPLICATION OF THE HAGUE CONVENTION ON PROTECTION OF CHILDREN AND CO-OPERATION IN RESPECT OF INTERCOUNTRY ADOPTION OF 1993 IN BRAZIL 254
Marcos Vinicius Torres Pereira - Lara Oliveira Gonçalves

FREEDOM OF PRESS AND JUDICIARY CENSORSHIP IN BRAZIL 276
Marco Aurelio Peri Guedes

PATENTS ON GENE SEQUENCES 301
Clarisse de la Cerda

THE STATUTE OF THE CITY AND THE MASTER PLAN: INSTRUMENTS FOR SUSTAINABLE CITIES 342
Gabriela Soldano Garcez - Mariana Vicente Braga Carmello

CONSTITUTIONALISM AND JUDICIALIZATION OF POLITICS: THE “JUDICIAL” RIGHT TO HEALTHCARE IN BRAZIL 358
Bruno Irion Coletto - Pedro da Silva Moreira

RIGHTS, DEMOCRACY AND DEVELOPMENT: THE JUDICIAL SYSTEM’S ROLE IN DEVELOPING COUNTRIES 394
Vivian Maria Pereira Ferreira - Natalia Langenegger

THE BRAZILIAN ‘ECOLOGICAL-ICMS’: A PES SCHEME BASED ON DISTRIBUTION OF TAX REVENUE 421
Matheus Linck Bassani

EDITORIAL POLICY AND SUBMISSION GUIDELINES 440
A FINAL FOREWORD

“A Panorama of Brazilian Law’ is a step towards realizing a long standing dream: To provide the world with a window to Brazilian law”.

These were the concluding words of the Foreword I wrote for the collection of essays on various fields of Brazilian law, as co-editor of the “Panorama of Brazilian Law”, together with Professor Keith S. Rosenn of the University of Miami, which was published in 1992.

21 years have passed and now a group of the next generation of Brazilian law scholars has undertaken to resuscitate and keep alive the idea of the Panorama by means of a permanent electronic journal.

Professor Carmen Tiburcio, who contributed to the original Panorama and later substituted me as head of the Private International Law Department of the Rio de Janeiro State University, together with Raphael Carvalho de Vasconcelos and Bruno Rodrigues de Almeida, both professors of international law at the UFRRJ are leading this important initiative.

Today, much more than two decades ago - Brazil, one of the BRIC countries - has become an important player in the international economy and its legal system an important factor in the proper development of international commercial relations.

May this effort prosper for years and generations to come.

Jacob Dolinger, 2013
EDITORIAL NOTE

In 1992, a group of prominent Brazilian scholars led by Professors Jacob Dolinger (Universidade do Estado do Rio de Janeiro) and Keith Rosenn (University of Miami) created the journal Panorama of Brazilian Law as an attempt to provide reliable legal information on Brazilian Law for non-Portuguese speakers. Originally planned as a Yearbook, the ancient PBL presented papers related to several branches of Brazilian law written by respected authors. Due to several reasons, this groundbreaking project did not go ahead and the inaugural issue was the only one released.

In order to rescue the goals and ideas of the original project, the first number of the new Panorama of Brazilian Law was issued in 2013 covering several branches of Brazilian law. In 2014, the second issue published 18 articles, which proves that this initiative was not only feasible but strategically necessary. In this year of 2015 the ever first legendary 1992 issue of Panorama of Brazilian Law became available online. On top of that, this third volume of Panorama of Brazilian Law features 17 articles covering several branches of the Brazilian legal order.

Besides its print version, the yearbook is also available in the electronic magazine format (www.panoramaofbrazilianlaw.com) which allows a broader perspective for the broadcasting of articles reaching a greater number of potential researchers.

For this third edition, papers written in English, French, German, Italian, Spanish and Swedish were able to submission. Papers in English and French were selected and are original and unpublished. Versions of papers originally released in Portuguese or published in the context of academic conferences were also accepted.

The Scientific Council is responsible for the Editorial Line of the magazine, whose goals are to spread information about Brazil’s legal order and juridical environment among non-Portuguese speakers.

Formal aspects and criteria for publication are found at the www.panoramaofbrazilianlaw.com website under “about” > “submissions” > “author guidelines”. The call for papers for its forthcoming volume 4 is already available.

The tolerant and plural perspective of the project, which is opened to all branches of Brazilian law, was determinant for choosing not to establish a hermetic format concerning the logical organization of the articles – neither with respect to its distribution along the yearbook nor in the organization adopted by authors in its papers.

The access to the online magazine is completely free of costs or registration. The editors of Panorama of Brazilian Law are very happy with the present success and positive repercussions of the project and hope to provide foreign researchers an ultimate way to access Brazilian law.

Brazil, October 2015.

Raphael Carvalho de Vasconcelos
Bruno Rodrigues de Almeida