

## JOURNAL QUAESTIO IURIS

### Editorial for vol. 09-3 (2016)

The Journal Quaestio Iuris, journal classified by MEC / CAPES as Qualis A2, Law, now quarterly, in this volume 09, number 03, is pleased to publish the article Essay about the inter-relationship of philosophy, law and deep ecology of Professor Vicente de Paulo Barretto, Dean of the School of Law of the University of Vale do Rio dos Sinos - UNISINOS, visiting Professor of Law Faculty of the University of Coimbra, Consultant ad hoc of law and Philosophy at CAPES of and Editorial adviser of Journal Quaestio Iuris and Fabio Beltrami, PhD in Public Law at the University of Vale do Rio dos Sinos - UNISINOS and professor at Cenecista Higher Education Center Ragamuffin - Ragamuffin CNEC and Faculty of Serra Gaucha - FSG. This Essay about the inter-relationship of philosophy, law and deep ecology analyzes the relationship between man and nature, which has always been subject of inquiry in various branches, from religion to science. The article seeks to elucidate the questions of how to relate these two poles from the human behavioral relation to the areas of law, from three perspectives of thought: anthropocentrism, ecology and several liabilities.

Just as the numbers previously published in this volume 09, number 03, are being published 16 (sixteen) unpublished articles, and 04 articles on classical themes: On decorum: from the Classics to Postmodernity of Professor Eliana Amarante Mendonça Mendes, Linguistics Full Professor of the Faculty of Arts of the Federal University of Minas Gerais - UFMG, Minas Gerais; Freedom before liberalism: the case of Francisco Suarez, by Professor Paulo Emílio Vauthier Borges de Macedo, Professor, Masters and Doctorate in Law at the State University of Rio de Janeiro - UERJ, Rio de Janeiro; The importance of the virtues of prudence and justice in the jurist's activity, by Professor Daniel Nunes Pecego, Professor, Masters and Doctorate in Law at the State University of Rio de Janeiro - UERJ, and Carla dos Santos Brazil, graduated in Law from Universidade Federal Rural do Rio de Janeiro - UFRRJ and Greek law? Positivity, problematization and decision in ancient greek legal experience, by Professor Nuno Manuel Morgadinho dos Santos Coelho, PhD in Law from the Federal University of Minas Gerais. - UFMG and Professor of Undergraduate and Graduate of the Law School of the University of São Paulo - USP in Ribeirão Preto - USP and Sebastian Trogo, Doctor of Philosophy of interpersonal relations from the Université Catholique de Louvain, professor at the Faculty of Management Studies of Minas Gerais and general manager of the Faculty of Law Hafizabad, Minas Gerais.

We also published in our section Monographs a courageous study called Fundamental Rights as Anti-hegemonic strategies: A Study on the multidimensionality of Oppression, by Professor Adilson José Moreira, Doctor of Law from Faculty of Law at Harvard University and a PhD in Law from the Faculty of Law of the Federal University of Minas Gerais - UFMG and professor at Mackenzie University. The aforementioned work deals with the conflict caused by the assumption that constitutional requirements have all the elements necessary to regulate society and a complex social reality whose logic operates differently from that present in the rights discourse. Identifies the challenges faced by those who belong to sexual minorities and also to racial minorities. These individuals have access to fundamental rights because difficult legal and social practices often institutionalize standards or assume certain identities as a condition for the enjoyment of fundamental rights. As demands for racial justice and sexual justice based on the assumption that exclusionary practices affect all members of a community in the same way, the situation of the subjects located at an intersection of discrimination is often ignored. Are used at work some elements of recent theories of discrimination and interpretation to argue that fundamental rights should also be seen as guarantees that act as anti-hegemonic strategies: should be thought of as mechanisms that allow the deconstruction of normative identities, ideological formulations prevent the exercise of individual autonomy in the public space and private space.

In our essays section we published six (06) essays, and to highlight three (03) essays of legal and philosophical burning issues: The absence of regulation and transparency in the international financial system as an obstacle to development and criminal liability: an analysis from the 2008 financial crisis; Criminal judgments in damning procedure: analysis in the light of ternary classification of cognitive judicial protection and Critics to bargain in criminal procedure: inconsistencies of the proposed model in criminal procedure code project (pls 156/2009).

In this number of the Journal we also expanded our body from our peer reviewers / evaluators, with the inclusion of many teachers in many states of the country and many foreign teachers, now coming to a total of more than five hundred (500) peer evaluators.

We also publish, for consultation of readers, the links of the various national and international databases of magazines and journals where our Journal Quaestio Iuris is indexed. Thanks, as always, to all readers, authors, reviewers and staff for their cooperation and trust and always excellent work. We remember always that the submissions to the Journal Quaestio Iuris are permanent and must be performed by the system directly on the journal page.

Good reading to all!

Mauricio Mota

Editor of the Journal Quaestio Iuris