
JOURNAL QUAESTIO IURIS

Editorial for vol. 11 – n° 4

The Journal Quaestio Iuris, indexed in the Web of Science, on a quarterly basis, in this volume 11, issue 04, 2018, is pleased to inform all its readers that it has been ranked among the best-evaluated foreign journals of Scholarly Publishers Indicators in Humanities and Social Sciences, Spain, with ICEE of 8,000. Scholarly Publishers Indicators (SPI) is an information system that provides indicators and tools related to publishers, journals or research interests in the humanities and social sciences. In its origin, it was created as one of the results of the research project "Categorization of scientific publications in Human and Social Sciences", funded by CSIC. Now, thanks to the research developed in the project of the National R & D & I Plan, "Evaluation of scientific publishers (Spanish and foreign) of books in Human and Social Sciences through expert opinion and analysis of editorial processes ", Spain, the system can grow. The indicators that are included in the SPI are intended as a reference in the processes of evaluation of scientific journals and allow the objectification of some concepts such as the prestige of the scientific journal.

The Journal is also pleased to publish the article "Reflections on Reformism and Constitutional Obesity In Mexico. From The Institutional Custom To Cultural Reality ", by Ramón Gil Carreón Gallegos, professor at the Juarez University of the State of Durango and Magistrate of the Superior Court of Justice of Durango, Mexico.

In the article "Reflections on Reformism and Constitutional Obesity In Mexico. From The Institutional Custom to Cultural Reality, we analyze the multiple reforms of the Mexican Constitution, which reflect an excessive reformist activity of the legislators, as well as the great increase in the content of the Constitution since its approval in 1971. The enormous increase of its contents, as well as the constant reform of the Constitution, was not reflected in a culture of legality, on the contrary, at the present time there is a general ignorance of the Mexican constitutional text, besides there are serious problems in the country that matter in a crisis of the State, the Constitution and human rights. It is intended to show that the excessive increase of the contents of the Mexican Constitution is not the proper way to consolidate the Mexican Rule of Law.

In the same way as in the previous issues, in this volume 11, number 04, 2018, we published 33 (thirty-three) unpublished articles, with 05 (five) foreign articles: the aforementioned Reflections on Reformism and Constitutional Obesity In Mexico. From The Institutional Custom To Cultural Reality, by Ramón Gil Carreón Gallegos, professor at the Juarez University of the State of Durango, Mexico, and Magistrate of the Second Seminar of the Collegiate Civil Chamber of the Superior Court of Justice of Durango, Mexico; *Clinical history as proof for civil responsibility for bad medical practice*, by Beatriz Gallegos Pérez, PhD student in Legal Studies at

Autonomous University of Tabasco, Mexico; *The progressive autonomy of the will and the best interests of children: principles that impact the mexican legal system*, by Yesenia Guadalupe Crespo, PhD in Law, Full-time Researcher, Full Professor at the Autonomous Juárez University of Tabasco, Mexico; *Tax Expenses and Exemptions for Cooperatives in Costa Rica and Mexico*, by Graciela Lara Gómez, Ph.D. in Organizational Studies from the Autonomous Metropolitan University, Research Professor at the Universidad Autónoma de Querétaro, Mexico, and *The identification of religious genocide with emphasis on genocide of Shiites*, by Mohammad Jamadi, PhD in General International Law, Isfahan Branch, Azad Islamic University, Isfahan, Iran.

In this issue we also publish the Amazon Dossier: the rights system and development of justice in the Western Amazon, under the coordination of Professors of the Federal University of Rondônia (UNIR), Rodolfo de Freitas Jacarandá and Delson Fernando Barcellos Xavier, with six (6) articles , to know: *Madeira's Hydroelectric Plants and Access to Justice*, *The particularities of the urban occupation of a recent ex-territory in the western Amazon: violations of human rights and resistance*, *Violence as an instrument of power in social relationships and instrument of domination*; *The invalidity of Acquired Reputation and Moral Suitability: Decolonial reflections*; *Green crimes and white collar crimes: the wood mafia in the western Amazon, a violation of human rights*; *The enhancement of the institutions as guaranty for an effective access to justice* and *The goals of the national council of justice and the responsive law: an analysis in the court of justice of the state of Rondônia*.

We also published in our Section Monographs a study called *The jurisprudentialism of Antônio Castanheira Neves and the legal functionalism*, by Ivan Cláudio Pereira Borges, Doctor of Law by the CEUB Research and Development Institute and Professor of the Center for University Education of Brasília - UNICEUB, Brasília.

In our Essays Section we publish 15 (fifteen) essays, with six (6) essays on fundamental rights: *The resignification of democracy facing the state crisis: a new way to neoliberal rationality in view of the neoliberal rationality*; *Delimiting judicial activism: acceptions, criticisms and concepts*; *Fundamental duties and civil disobedience in low-intensity democracies - approaches and distances from the illegitimacy of a government*; *Suspects? Narratives and Expectations of Young Black Man and Women and Military Police Officers concerning Police Approach and Racial Discrimination in Brasilia, Salvador and Curitiba*; *The right to work found in the street: the awakening of society and the substantive transformations required by the world of work and by the democratic State of law* and *Dialogue of Courts: the influence of the Inter-American Court of Human Rights in matters of criminal execution in the Federal Supreme Court*.

In this issue of the Journal we have kept our staff of our reviewers / evaluators, from countless states of the country and foreign teachers, in a total of more than 650 (six hundred and fifty) evaluators. We also publish, for the immediate consultation of the readers, the links to the various national and international indexes of journals

and periodicals where our Journal Quaestio Iuris is indexed. We thank, as always, all the readers, authors, evaluators and collaborators for the collaboration and trust and for the always excellent work done. We always remember that submissions to the Journal are permanent and must be carried out by the system, directly on the Journal's page.

Good reading to all!

Mauricio Mota

Editor of Journal Quaestio Iuris