DOI: 10.12957/rqi.2015.20926

## JOURNAL QUAESTIO IURIS

Editorial for vol. 08-4 (2015) - Special Number

The Journal Quaestio Iuris, ranked by MEC / CAPES as Qualis A2, Law, in this volume 08, number 04, 2015, Special Number, has the great pleasure to inform all readers and friends that, from this number of Quaestio Iuris, we will have quarterly publication, with numbers in February, May, August and November.

In this volume 08, number 04 we have the joy of publishing the article Unconstitutional state of affairs: a study of Colombian and Brazilian cases, by Professor José Ribas Vieira, of the Federal University of Rio de Janeiro - UFRJ and Advisor Editorial of our Journal Quaestio Iuris and Masters students of the Law Graduate Program at the Federal University of Rio de Janeiro (PPGD / UFRJ) and members of the Group Institutional and Labor Relations Settings UFRJ (CIRT / UFRJ), Tayná Tavares das Chagas, Luana R. D 'Alessandro Damasceno and Helena Maria Pereira dos Santos. Unconstitutional state of affairs: a study of Colombian and Brazilian cases is sought from a comparative study between the Brazilian and Colombian law, analyze the state of the phenomenon of unconstitutional, and the fragility of socioeconomic fundamental rights. In view of this issue, it has as research methodology the literature with data analysis, the light of the teachings of Cesar Rodriguez Garavito and Gerardo Pisarello; and also against the backdrop of the ADPF 347 and Trusteeship 153, which deals with the prison systems of the respective countries. Seek to demonstrate in the article the importance of dialogue between Latin American countries. Accordingly, the judicial activism in anyway as possible dialogical character gains more concrete contours as a means of enforcing rights and reliever of the criticisms leveled at the authoritative role of the judiciary.

Just as the editions previously published, in this volume 08, number 04, we published fifteen (15) original articles, and 03 articles of foreign teachers: Academic fraud today: social causes and institutional answers, by Professor Richard Epstein, Laurence A. Tisch, Professor of Law and Director of the Classical Liberal Institute at New York University, senior fellow at the Hoover Institution and a professor emeritus and senior professor at the University of Chicago. The article was translated into Portuguese for publication in our magazine Quaestio Iuris, with special permission from Prof. Epstein, by Professor Ana Paula Oliveira Ávila - Full Professor of Constitutional Law and Master Course Coordinator at the Law UniRitter; The virtue of humility and its contributions to the evidential activity of Pedro Humberto Haddad Bernat, Researcher of the Legal Culture Chair of the Universitat de Girona, Spain, and Justice and technique: pragmatic point of view of James Fisher, a researcher at the Institute of philosophy of Universidad Veracruzana it, Mexico.

DOI: 10.12957/rqi.2015.20926

We also published in our section Monographs an exhaustive study of *Sexual diversity and the global context: challenges to the full implementation of human rights LGBTI*, of Professor Flavia Piovesan, Professor of Human Rights of Graduate Programs at the Pontifical Catholic University of São Paulo - PUC SP, the Catholic University of Paraná and the University Pablo de Olavide (Seville, Spain) and master's degree Gorski Sandro Silva, from the Pontifical Catholic University of Paraná - PUC-PR. The aforementioned job search analyzes the challenges that prevent the full implementation of the right to sexual diversity in Brazil. In this context, the thesis discussed is the protection of human rights of sexual minorities in the international order, through the analysis of the global system of human rights protection and the case law of the European and inter-American human rights courts. Domestically, sought to analyze what is the effectiveness of these rights after the recognition of homosexual marriage by the Brazilian Supreme Court. In the end, is explained the three factors that impedes the realization of the right under consideration:

- 1. Lack of recognition of sexual minorities rights as human rights;
- 2. The process of economic globalization, and
- 3. The emergence of religious fundamentalism.

In our Section Essays we published eight (08) Essays, and three (03) Essays of foreign teachers: Receiving and criminal dogma: a case study in the context of the Colombian accusatory penal system, by Norberto Hernandez Jimenez, Universidad de los Andes, Colombia and prision Group Coordinator of the Universidad de los Andes and Conjuez the Superior Court of Florencia (Caqueta) - Criminal Chamber; The new xxi century economy: analysis of the impacts of informatics in the environment. Current trends in green computer technologies, a commitment to sustainability, by Adriana Margarita Porcelli and Adriana Norma Martínez, teachers of the National University of Lujan, Argentina and The venezuelan system of constitutional protection by Maria Fatima Pine Oliveira, a professor at Universidad Simón Bolivar, Venezuela.

In the section Reviews the reading public can read pleasantly to the book review "Aquinas issues about law and politics" by Prof. Michel Villey - historian of Roman law and honorary professor at the University of Paris II. Michel Villey developed an innovative way on his studies, dedicating himself to the deepening of topics relating to Thomas Aquinas. For Villey, Thomas seeks to establish legal science not about 'the nature of man' individually considered, as will the strange pretension of modern and where modern will infer in this attribute isolated man, his power, his 'subjective right'; but on the basis of a natural given more fruitful, from the observation of the present social order in the body, on the 'cosmic nauture' a fair objective relation. The review is written by Mauricio Mota, Professor of History of Law at the Law Faculty of the State University of Rio de Janeiro - UERJ and Chief Editor of the Journal Quaestio Iuris.



DOI: 10.12957/rqi.2015.20926

In this edition of the journal we also increased our body of our peer reviewers / evaluators, with the inclusion of many teachers from many states in the country as well as many foreign teachers.

We also publish for immediate consultation of readers, links of the various national and international databases of Journals and periodicals in which our Journal Quaestio Iuris is indexed. Thank you, 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 should be performed by the system directly on the Journal page.

Good reading to all!

Mauricio Mota

Editor of the Journal Quaestio Iuris