

JOURNAL QUAESTIO IURIS**Editorial for vol. 09-1 (2016)**

The Journal Quaestio Iuris, ranked by MEC / CAPES as Qualis A2, Law, in this volume 09, number 01, the first of the year 2016, now quarterly, is pleased to publish the article Notes on the government of the right, ethics the virtues and human rights, by professor Carlos Ignacio Massini Correias professor of Philosophy of Lawr and Ethics of the University of Mendoza - Argentina and Director of the Institute of Practical Philosophy and Law Humanities at the same institution and Frederick Bonaldo, assistant professor of Methodology and Legal Logic at the Pontifical Catholic University of São Paulo - PUC-SP and PhD student in Philosophy of law at the same institution. In this article Notes on the government of the right, ethics the virtues and human rights is summed up the meaning and origins of the idea of the government of right, knowing its classical sense of the Enlightenment and linking it - which proves necessary – to virtue ethics and the notion of human rights. Thus the complete formula of the common good - the general justice – will cuminate to the rule of law, which is the practical and ethical reason, coupled with the presence of the moral virtues in the rulers and the ruled, and respect for the natural rights of man .

Just as the editions previously published in this volume 09, number 01, we published 19 (nineteen) original articles, 02 articles as a result of legal research funded by development agencies: the article The Nanotechnology And The Exploitation Of National Riches From The Contribution Of Economic Analysis, by Professor Wilson Engelmann, professor of the Graduate Program in Law from University of the Vale do Rio dos Sinos - UNISINOS and Daniela Regina Pellin, professor at the University Nove - UNINOVE and PhD in Public Law in University of the Vale do Rio dos Sinos - UNISINOS. The article is the partial result of research undertaken by the authors in the framework of the research project, "Observatory on Legal Impacts of Nanotechnology: In Search of essential elements for the development of dialogue between law sources from regulatory indicators to research and industrial production based on nano scale," Universal Notice 14/2014 - CNPq and When home is the prison: an analysis of house arrest decisions for pregnant women and mothers after Law no. 12.403 / 2011, by Ana Gabriela Braga, PhD and MS in Criminal Law and Criminology at the University of São Paulo - USP, Professor at the Faculty of Humanities and Social Sciences at the State University of São Paulo – UNESP, and coordinator of NEPAL (Center for Studies and Research on Imprisonment and Freedoms), Gender Studies Interdisciplinary Center (CIEPEDIG), and NADIR researcher - Law Anthropology Center (FFLCH- USP) and the Research Center of IBCCRIM, and Naila Ingrid Chaves Franklin, graduate student in law at the University of Brasilia - UNB.

We also published in our section Monographs one a courageous study on Escaping Jurisdiction: Reflections on the search for alternatives to the jurisdiction, by Professor Eugenio Facchini Neto, Ph.D. in Comparative Law by the Università Degli Studi di Firenze, Professor of undergraduate, master's and doctorate in law at the Catholic University of Rio Grande do Sul - PUC -RS and Judge of the Court of Rio Grande do Sul - TJ / RS and Elaine Harzheim Macedo, Professor at the Pontifical Catholic University of Rio Grande do Sul - PUC-RS and lecturer professor at the Supreme Judicial AJURIS School, editorial member the Journal of the AJURIS, Advocates member of the Institute of Rio Grande do Sul and the Brazilian Association of Constitutional Procedural Law. The aforementioned job search analyze the movement of ADR (Alternative Dispute Resolution) - alternative means of conflict resolution - its origin, evolution, ideology, especially in the United States. Reference is made to the various techniques used there, refer to the arguments and, in particular, the criticism of this movement. Brazilian experiences aggregate is about the jurisdiction of summarization techniques such as the construction of public and private spaces for alternative resolution of conflicts of interest and the new CPC contribution.

In our Essays section we published eight (08) essays, standing out (03) essays of legal and philosophical burning issues: John Rawls' Idea Of Public Reason And The Juridical Recognition Of The Homosexual Civil Union In Brazil.

In this number of the Journal we expanded our body of our referees / assessors, 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, the links of the various national and international indexes 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