

REVISTA QUAESTIO IURIS**Editorial para o vol. 09-2 (2016)**

The Journal Quaestio Iuris, journal classified by MEC / CAPES as Qualis A2, Law, now quarterly, in this volume 09, number 02, is pleased to publish the article Shares And Corporate Financial Debt (Corporate Bonds) In The Classic Rome by Professor Guillermo Suárez Blázquez, professor of Roman Law and Comparative Legal Systems of the University of Vigo, Spain and Editorial Advisor of the Journal Quaestio Iuris. The article Shares And Corporate Financial Debt (Corporate Bonds) In The Classic Rome analyzes in a historical-legal and economic perspective the publicans companies as legal entities creators of stocks, bonds and financial corporate debt in classical Rome. This work was carried out within the framework of DER2013-47662-C2.R Project funded by MINECO (Spanish Government) and ASSIGN.

We also have the joy of publishing in this number the article Transparency mechanisms and management of public contracts in Brazil: three case studies on the Federal Public Administration of Professor Anderson Vichinkeski Teixeira, Post-PhD in Constitutional Law at the University degli Studi di Firenze, Doctor of Theory and History of Law at the University degli Studi di Firenze and Professor of the Graduate Program in Law of the University of Vale do Rio dos Sinos - UNISINOS and Professor Têmis Limberger, Post-Doctorate in Law from the University of Seville, Doctor of Public Law from Pompeu Fabra University of Barcelona and Postgraduate Program Professor in Law at the University of Vale do Rio dos Sinos - UNISINOS. This article Transparency mechanisms and management of public contracts in Brazil: three case studies on the Federal Public Administration seeks to analyze the mechanisms to manage the implementation of public procurement by the Federal Public Administration, such as inspection, quality control and deadlines, the application of legal and administrative sanctions and promote transparency in order to protect the public interest involved, as well as for the production of diagnostics generating alternatives to overcome the main problems present in the management process. The research was eminently interdisciplinary, based on contributions from different regions of Brazil. The methodology of empirical research was based on the quantitative aspect, from different tables, and the qualitative aspect, from the wealth of information collected. The results presented show that e-commerce has prevailed as a form of bidding contracts surveyed. This helped to draw conclusions on the proposals for improvement of suggested legislation, including the possibility of implementing the control of the execution of public procurement results.

This article is one of the conclusive results of research conducted by virtue of the selection promoted by the Ministry of Justice, Project Thinking The Right - Project BRA 07/004, entitled "Management of the execution

of public contracts by the Government", developed from the partnership formed between the University of Vale do Rio dos Sinos - UNISINOS and the Federal University of Bahia (UFBA).

Just as the numbers previously published in this volume 09, number 02, we published twenty (20) original articles, and 05 articles of foreign teachers: the aforementioned Shares And Corporate Financial Debt (Corporate Bonds) In The Classic Rome of Professor Guillermo Suárez Blázquez, professor of Roman Law and Comparative Legal Systems of the University of Vigo, Spain; Models of Juvenile Criminal Justice in Debate in the Early XXI Century, of Professor Carolina González Laurino, Doctor in Sociology and Political Sciences from University of Deusto, Spain and professor at the University of la República - Udelar, Uruguay; Family Mediation in the Basque Country, of Maria Lourdes Labaca Zabala, Faculty Aggregate Professor of Law of the Universidad del País Vasco; Law, sovereignty and biopolitics in Giorgio Agamben: undifferentiated links in a "Moebius strap", of Daniel Toscano López, Doctor in Philosophy from the Pontifical Catholic University of Chile and A humane legal response to contemporary challenges on the use of force posed by non-state Threats and possible misuses of military necessity, of Nicolás Carrillo-Santarelli, Professor of International Law at the Autonomous University of Madrid.

We also published in our section Monographs a courageous study called Key or Closure? The learned legal debate on the responsibility of Moderating Power, of Professor Walter Guandalini Junior Doctor in Public Law from Federal University of Paraná - UFPR and adjunct professor at the Law School of the Federal University of Paraná - UFPR. The aforementioned work deals with the legal debates that took place in the second half of the nineteenth century about the responsibility for exercising the moderating power. From an archaeological analysis of the structure and content of the arguments used, aims to understand the rules that make up the discursive order within which the debate develops, and which governed the intricate process of modernization of the Brazilian legal discourse after independence. At the end he concluded that the differences between the lawyers of the period are not just political or hermeneutics, but reflect the contrast between two different conceptions of law: a rational realist, who sees the law as a set of necessary relations derived from the spirit of the constitutional order ; and other legal-formalist, which sees the law as a set of positive norms formalized in the Constitution.

In our Essays Section we published 05 (four) essays, highlighting 03 (three) of legal and philosophical burning issues: The three dimensions of the right in the critical philosophy of Kant and The international system of protection of human rights: the normative force of the American Convention on Human rights and the European Convention on Human rights.

In this number of the Journal we also expanded our body of peer reviewers / evaluators, with the inclusion of many teachers from many states of the country and many foreign teachers.

We also publish, for consultation of readers, the links to 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 Journal Quaestio Iuris