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**JOURNAL QUAESTIO IURIS****Editorial for vol. 11-2 (2018)**

The journal Quaestio Iuris, indexed in the Web of Science, of quarterly periodicity, in this volume 11, number 02, 2018, is pleased to inform to all its readers that the article of our journal called "Making the human rights talk matter: are the brazilian state's practices really following its rhetoric towards the protection of human rights defenders in the country?" published in vol. 09, n. 04, 2016 was cited in the book "Protecting Human Rights Defenders in Latin America: a Legal and Socio-Political Analysis of Brazil", by Ulisses Terto Neto, of Springer Nature, Switzerland.

The Journal also has the pleasure to publish the article "Discursive disclosures of the body of indigenous women in Mexican constitutional law" of Profª. Alma Guadalupe Melgarito Rocha, PhD in Law and Full Professor at Universidad Autónoma Ciudad Juárez, Mexico. In the article Discursive disclosures of the body of indigenous women in Mexican constitutional law, the modeling of the body of indigenous women in the Mexican Constitution is analyzed, with the use of semiological resources, from the perspective of legal criticism, understood as discursive analysis. Under the premise that the discourse of law shows what it hides, the analysis aims to uncover the wounds inflicted on women's bodies in the legal text, wounds that the speech of the law masks under a veil of equality, guarantee state, protection and pluricultural citizenship.

In the same way as in the previous issues, in this volume 11, number 02, 2018, we publish 25 (twenty five) unpublished articles, of which 07 (seven) are foreign articles: Neoglobalization and Demographic Change by Luis Héctor González Mendoza, Doctor in Sociology by National Autonomous University of Mexico - UNAM, Professor of Educational Psychology at the National Pedagogical University - UPN, Mexico; Discursive disclosures of the body of indigenous women of Profª. Alma Guadalupe Melgarito Rocha, PhD in Law and Full Professor of the Universidad Autónoma Ciudad Juárez, Mexico, already cited; Patriotism. A concept of action and reaction. Responsibility to act in times of crisis (1808-1812), by Esteban Gómez Gaitán, PhD in Social Sciences from the University of Colima, Mexico, Post-doctoral University of Guanajuato, Mexico; The challenge of owning the results of scientific research in Argentina, by Ester Elizabeth López Monrroy, PhD in Social and Human Sciences from the National University of Quilmes - UNQ, Argentina An artist in The Moncloa, by Jose Joaquin Jimenez Sanchez, Teaching Staff and Researcher the University of Granada, Spain; José Luis Zamora Manzano and Tewise Yurena Ortega González, the first Titular Professor of Roman Law at the University of Las Palmas de Gran Canaria, Spain, and the second Collaborating Professor of University of Las Palmas de Gran Canaria, Spain and, finally, Professor Abasat Pour Mohammad, Assistant Professor, Department of Law, Maragheh Branch, Islamic Azad University , Maragheh, Iran and Hojjatollah Nouri, PhD Student, Department of Law, Maragheh

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Branch, Islamic Azad University, Maragheh, Iran.

We also published in our Section Monographs an extensive study *The Kantian theory of duty: the archeology of the moral landscape*, by Guilherme Alfradique Klausner, master's degree in law at the University of the State of Rio de Janeiro - UERJ and Professor of the post-graduation course *lato sensu* of Public Advocacy at the University of the State of Rio de Janeiro - UERJ. In this work we synthesize knowledge extracted from authors of the most diverse traditions of the history of philosophy about the conditions of formation of the Kantian moral landscape from an archaeological method, focused on the historical-philosophical construction of the Kantian notion of duty. The works of Villey and Agamben on the theme were adopted as basic works, as well as autonomous fields were delimited in relation to the context of the studies carried out on Kantian thought to be approached from the initial premise (such as: technique as paradigm of modernity and impact of nominalism, Protestantism and neoesthetics in Kant). In reflections of a more philosophical character, Agamben's work assumed a clear relevance, as well as sociological observations based on Max Weber's work on intra-world Protestant ethics. The conclusion, following those of the basic studies, points to the consolidation, in the Kantian work, of a process of alteration of the *Weltanschauung* of the philosophical intelligentsia in the West, with severe repercussion in the life of the inhabitants of this hemisphere. From this conclusion, it is necessary to rethink the notion of duty both in its legal implications and in its psychological implications.

In our Section Essays we publish 08 (eight) essays, of which two (2) are essays to highlight legal dogma of hot topics of health law: *The impact of the Brazilian economic crisis on the supplementary health sector*.

In this issue of the Journal we have also enlarged our body of our reviewers / evaluators, with the inclusion of many Professors from many states of the country and also many foreign teachers, now reaching a total of more than 650 (six hundred and fifty) evaluating reviewers.

We also publish, for the immediate consultation of the readers, the links of the various national and international indexes of Magazines and periodicals where our *Quaestio Iuris Magazine* 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 *Quaestio Iuris Magazine* are permanent and must be carried out by the system, directly on the Journal's page.

Good reading to all!

Mauricio Mota

Editor of the Journal *Quaestio Iuris*