
Journal Quaestio Iuris**Editorial for vol. 13-1 (2020)**

Journal Quaestio Iuris, indexed on the Web of Science, quarterly, in this volume 13, number 01, 2020, is pleased to inform all its readers that the article FALCÃO, Maurin Almeida., Tax and social control in the functionalist argument of Fritz Karl Mann., published in Journal Quaestio Iuris, v. 9, p. 1841-1864, 2016, was included in the bibliography of the Master's selection process at the Catholic University of Brasilia, in the research line of the themes Law, State, Taxation and Development, available in: [https://cdn2.hubspot.net/hubfs/4514999/Editais%202020.1/EDITAL % 201093% 20 MASTERS% 20EM% 20RIGHT% 202020% 2001.pdf](https://cdn2.hubspot.net/hubfs/4514999/Editais%202020.1/EDITAL%201093%20MASTERS%20EM%20RIGHT%202020%2001.pdf).

The journal is also pleased to publish the article "Procedural, bankruptcy and organizational measures to face Covi-19 in the spanish administration of justice", by David Vallespín Pérez, Full Professor of Procedural Law at the University of Barcelona (ESPAÑA) - Department of Administrative Law, Procedural Law and Financial and Tax Law at the Faculty of Law of the University of Barcelona, Spain; and Noemí Jiménez Cardona, Researcher and doctoral student in the Department of Private Law (Mercantile Law) at the University of Barcelona, Spain.

The article 'Procedural, bankruptcy and organizational measures to face Covi-19 in the spanish administration of justice' focuses on the analysis of the procedural, bankruptcy and organizational measures provided for the RDL 16/2020, of 28 April, to deal with Covid-19 in the field of the Spanish Administration of Justice. This qualitative study, based on legal practice and legal knowledge, focuses, among other issues, on the partial empowerment of the month of August, the resumption of the calculation of procedural deadlines, the incorporation of a special procedure in the field of family law aimed at rebalancing alimony and the visitation or shared custody regime, different aspects of bankruptcy related to debt renegotiation and the second opportunity and the empowerment of telematic actions in the field of Justice Administration, as well as information and communication technologies. The main contribution of this research is to offer lawyers a theoretical-practical view on urgent

legislative developments, with which, in the coming months, perhaps years, they will have to face, for the monitoring of different processes caused by the health crisis, but also social and economic crisis, derived from the coronavirus. It is concluded that many of these measures, although well-intentioned, will not be easily applied in the current reality of the Spanish Courts and Tribunals.

In the same way as in the previous numbers, in this volume 13, number 01, 2020, we published 15 (fifteen) unpublished articles, of which 05 (five) are foreign articles: the aforementioned “Procedural, bankruptcy and organizational measures to face Covi-19 in the spanish administration of justice ”, by David Vallespín Pérez, Full Professor of Procedural Law at the University of Barcelona (ESPAÑA) - Department of Administrative Law, Procedural Law and Financial and Tax Law, Faculty of Law, University of Barcelona, Spain; and Noemí Jiménez Cardona, Researcher and doctoral student in the Department of Private Law (Mercantile Law) at the University of Barcelona, Spain; “The Latin American Constitutionalism. The Constitution of the City of Mexico. Is it a new Constitution? ”, By Daniel Arturo Montero Zendejas, PhD in Law from the National Autonomous University of Mexico, Full-time Research Professor, Permanent Professor "C" of the Faculty of Law and Social Sciences at the Autonomous University of the State of Morelos, Professor at the Faculty of Law of UNAM, Mexico; “The epistemological-conceptual layout of social policies and youth in Argentina”, by Yussef Becher, Lawyer, Master in Society and Institutions, PhD student in Social Sciences (FLACSO Argentina). Doctoral fellow at the National Council for Scientific and Technical Research (CONICET). Researcher at the National University of San Luis (UNSL), Argentina; “The Third Law of Nature. A Conceptual Pair in The Mexican Liberation Movement (1808-1815) ”, by Esteban Gómez Gaitán, Bachelor of Law, Master in Protection and Doctor in Social Sciences, Mexico; and “Progress on Equity and Gender Parity in Mexico”, by Lizbeth Gabriela Corral Limas, PhD in Administration, Professor at the Faculty of Political and Social Sciences at the Autonomous University of Chihuahua, at Ciudad Juárez, Chih by Alma Yolanda Morales Corral, Master in Administration , Full-time professor at the Faculty of Political Sciences at the Autonomous University of Chihuahua, in Ciudad Juárez, Chih, and Verónica Ofélia Lozano Sandoval, Master in Administration, Full-time professor at the Faculty of Political Sciences at the Autonomous University of Chihuahua, in Ciudad Juárez, Chih, Mexico.

We also published in our Monographs Section a study called “Is it the Euzébio de Queiroz’s fault?”, By Maria Sueli Rodrigues de Sousa, PhD in Law, State and Constitution by the University of Brasília, with postdoctoral internship by PNPd - National Post Graduate Program PhD, at the Federal Rural University of Rio de Janeiro and Maria Jeanete Fortes Silva, Bachelor of Law. Master in Public Policy from the Federal University of Piauí. She is currently a 3rd class public defender - Public Defender.

The monograph analyzes the feat of Euzébio de Queiroz in the Land Law and the ways in which the justice institutions treat people from the exclusion produced by the referred law, to thematize and demonstrate that this issue has reflections on another not so debated: non-challenge of said target subject as belonging to the nation pact.

In other words: the black subject tends not to be treated with the consideration that an author of the constitution deserves. The guiding question is: how to face the constitutional disenchantment of impoverished and black people within the criminal justice system? With the indication of reporting violations, with a view to building another understanding of nation. The text was produced as a literature review through analytical categories guiding the production of the discursive itinerary.

The result was a diagnosis of the performance of the criminal system, whose discussion focused on the structure that serves to make fundamental rights invisible in the criminalizing system, indicating ways of confrontation with the strength to build other understandings of the political community, constitutionalism and nation pact that serve, in turn, to promote the sense that all nationals are equal belonging and so challenged should be.

In our Essays Section we publish 04 (four) essays, 02 (three) essays on public policies: “Civil and criminal liability on the internet: the role of the Brazilian judiciary” and “Race, gender and coloniality: epistemological interpellations in critical Brazilian criminological production.”

In this issue of the journal, we maintained our body of our referees / reviewers, from countless states in the country and foreign professors, in a total of more than 650 (six hundred and fifty) reviewers. We also publish, for the immediate consultation of 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 readers, authors, reviewers and collaborators for their collaboration and trust and for the always excellent work done. We always remember that submissions to Revista Quaestio Iuris are permanent and must be made through the system, directly on the journal's page.

Good reading to all!

Mauricio Mota

Editor of Journal Quaestio Iuris