

## **JOURNAL QUAESTIO IURIS**

### **EDITORIAL FOR VOL. 14-2 (2021)**

The Journal Quaestio Iuris, indexed on the Web of Science, quarterly, in this volume 14, number 02, 2021, is pleased to inform that it was included in the Daten-Quadrat 2020 of Journals with the theme "COVID answers in Scientific Journals all over the world" with the article "The right of access to justice in the face of the 19-pandemic pandemic in Mexico" by Raul Montoya Zamora. It is available at: <https://daten-quadrat.de/index.php?mod=3&nextp=2>.

The journal is also pleased to publish the article "The polysemy of the concept of government between two kingdoms. A period of inflection (1739-1748). Felipe V and Ferdinand VI of Spain", by Esteban Gómez Gaitán, PhD in Social Sciences, Professor at the Studies Center in the Valley of Tecomán, A.C, Mexico.

The article "The polysemy of the concept of government between two kingdoms. A period of inflection (1739-1748). Felipe V and Ferdinand VI of Spain" aims to analyze the multiplicity of meanings of the concept of government in the kingdoms of Felipe V and Fernando VI of Spain, in the period between 1739 and 1748. In this research, the idea of history that was used as method of study is the conceptualization of Reinhart Koselleck and the interpretation of Svampa María Lucila of the term crisis, a proposal that envisions the emergence of a political horizon that emerged from the crisis in which its own structure was found. In this research work, it can be concluded that the various meanings of the concept of government were an expression of the rupture of an era, of the existence of external forces related to the relationship in Spain's conflicts with the other political powers in Europe. This disrupted one of the internal elements of the concept, such as the "way" to govern, or the "disposition" of things to an end. As for the final considerations, it can be said that, during the reign of Felipe V, circular movements were constantly reiterated in situations that had already been overcome, in this procedure the concept of government oscillated between indicating a reality based on insecurity and the disgrace of a sick political body. In a turn with the new reign of Fernando VI, this disorder projected the new monarch in a double direction between a state of inertia or a decision. Thus, the ministers of the new monarch chose the course of action to correct the existing imbalance. In this sense, the term under analysis was placed in a projective plan for future realization with the hope of organizing and implementing a series of changes in the way of doing politics.

In the same way as in the previous issues, in the current volume 14, number 02, 2021, we publish 15 (fifteen) unpublished articles, of which 04 (four) are foreign articles: the aforementioned “The polysemy of the concept of government between two kingdoms. A period of inflection (1739-1748). Felipe V and Ferdinand VI of Spain ”, by Esteban Gómez Gaitán, PhD in Social Sciences, Professor at the Studies Center in the Valley of Tecomán, A.C, Mexico; “Autonomous weapons systems and principles of international humanitarian law”, by Favio Farinella, Doctor of Law (UNMdP, Argentina); Degree in Politics and International Relations (London School of Economics, London University); Specialist in International Law (Leiden University, Netherlands); “What is it possible to think in between punishment and social rehabilitation of juvenile offenders?”, By Carolina González Laurino, PhD in Sociology. University of Deusto, Bilbao. Degree in Sociology. Degree in Social Work. University of the Republic, Montevideo. Full-time Professor . Faculty of Social Sciences. University of the Republic, Uruguay; “The intelligent machine: automatic and / or autonomous”, by Mónica Martínez de Campos, Associate Professor at the University of Portugal, Doctor at the University of Paris II - Assas-Panthéon, Portugal and Rui de Moraes Damas, PhD student in Law at the Instituto Jurídico Portucalense , Portugal.

We also published in our Monographs Section a study called "Artificial Corporate Person in Classical Roman Civilization", by Guillermo Suárez Blázquez, Full Professor of Roman Law and Contemporary Legal Systems at the University of Vigo, Spain.

The monograph analyzes the historical legal process of formation and attribution of corporate legal personality to collective entities, by the public powers of classical Roman civilization.

In our Essays Section we publish 04 (four) essays, 02 (two) essays on public policies and new technologies: “Virtual documents as new technologies and the means of evidence in digital banking contracts” and “The planned obsolescence in consumers relations and the case of Apple's batteries ”.

In this issue of the journal, we maintained our body of our referees / evaluators, from countless states in the country and foreign professors, in a total of more than 650 (six hundred and fifty) evaluating 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 the Journal *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**