Editorial Frontiers in Law, 2022, Volume 1

EDITORIAL

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The content of the first volume of the international Frontiers of Law Journal is the best example of the future foreseen content. This, is, the Journal will accept submission of manuscripts, review articles and case reports relevant to the different subfields of law including comparative, transnational, international, historical, theoretical, economical, social, health, environmental, penal aspects etc., as well as other currently arising facets in law and legislation.

These are several abstracts of the first volume.

Case Law of the ECtHR in the Legal System of the Russian Federation and the Challenges Faced by the Judicial Rulemaking. Authors: Mihail Victorovich Kuchin (Russia), Elena Evgenyevna Gulyaeva (Russia). The article deals with the problem of determining the place and significance of international case law in the legal system of the Russian Federation. On the basis of analysis of international and domestic legal acts and judicial practice existing contradictions are identified and ways to resolve them are offered.

DOI: https://doi.org/10.6000/2817-2302.2022.01.01

Transnational Organized Crime and the UN Convention. Authors: Aişe Gül Akkoyun (Turkey), Muhammet Emir Çelik (Turkey). The United Nations Convention against Transnational Organized Crime, as well as regional, national, and international collaboration to prevent and control transnational organized crime, are discussed in this paper. It investigates the transnational organized crime implementation mechanism and jurisdiction in light of international criminal law and the crimes and elements covered by the Convention.

DOI: https://doi.org/10.6000/2817-2302.2022.01.02

International Norms: The Impact of Women in Peace Building Processes. Author: Aişe Gül Akkoyun (Turkey). This study points out that the rules of positive international law need to be more effectively enforced in practice. It explains the absence of women from peace processes as a result of a lack of effort to include them in official peace processes rather than women's lack of experience in negotiation or conflict resolution.

DOI: https://doi.org/10.6000/2817-2302.2022.01.03

Information and Communication Technologies and the Law: Some Concrete Boundaries. Author: Fernando Galindo (Spain). The study considers that Laws and regulations are crucial in governing technology, especially in regards to its development and use in society. While it is undeniable that technology, specifically information and communication technologies (ICTs), has a relationship with the law, this relationship should be restricted to the actions of judges and lawyers rather than being exercised directly or indirectly by ICTs themselves. The article aims to address this issue and provide concrete examples and references to illustrate the importance of avoiding such attitudes.

DOI: https://doi.org/10.6000/2817-2302.2022.01.04

The Role of a Condominium's Association in Adapting, Complying, and Self-Reducing Anxiety in Response to COVID-19 Precautionary Measures. Authors: Romina Fucà (Italy), Serena Cubico (Italy), João Leitão (Portugal). The article is part of a micro-inquiry into the small reality of co-ownership to formulate hypotheses on the evaluation of behaviors (non-pharmaceutical precautionary measures) in addition to pharmaceutical actions put in place by the authorities against future pandemics.

DOI: https://doi.org/10.6000/2817-2302.2022.01.05