

OPEN ACCESS

Prof. Sonia Mallek

Editor-in-Chief of the
International Review of Law

Editorial

Editorial Foreword

The *International Journal of Law* (IRL) continues to take shape as an international journal open to comparative laws and committed to enriching the Qatari law through its comparative approach. While striving towards universality, IRL has always been open to diverse legal systems. Since its inception, the journal is a significant platform representing Qatari law and continues to play an aspiring role in the international arena by establishing a relationship between comparative law and Qatari law.

Through its editorial process, IRL advanced its position among the top legal journals and achieved in 2018 accreditation from the Arab Citation and Impact Factor (Arcif). The latter is aligned with the international standards. In addition, the journal continues in its efforts towards the preservation of its scientific value while promoting its position among the world-renowned journals.

The IRL first regular issue - volume 2019 includes various legal topics. This issue includes six research articles. The first paper by (Bader Al Maskari) studies the evaluation of legal certainty under the insolvency regulations of the European Union. The second paper (Mohamed Belfedhal) examines the legal framework of renewable energies in Algeria and their role in preserving the environment and attracting investment. The third paper (Alian Bouziane) highlights cases of constitutional deviation and constitutional control between the Algerian constitution and the comparative constitutional justice, while the fourth paper (Bayan Saleh Hamad) focuses on the legal dimension of racial discrimination through application models from South Africa and Palestine. The fifth paper (Ghannam Mohammad Ghannam) addresses the subject of including entities in the list of terrorism and the requirements of a fair case. The issue also includes a commentary on judgments (Jaber Mahjoub Ali), which highlights the declaration of the intercessor's desire in taking pre-emption (commentary on the ruling of the Qatari Court of Cassation in appeal No. 314 of 2015, hearing January 19, 2016).

Last but not least, we would like to thank all the researchers for their valuable contributions, which continue to make the IRL an reliable reference to scholars in the region and the world.