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International Review of Law

Editorial

Editorial Foreword

The International Review of Law has always been a comprehensive scholarly platform for numerous legal studies, especially in terms of their visions and approaches, which reflect the cognitively disciplined and renewable legal thoughts. The International Review of Law reinforces the national law by being open to different legal systems regionally and internationally. The Review of Law serves as a stage for all readers with a passion for law. It has also updated its data on the DOAJ platform to reach the largest number of readers.

The editorial board of the International Review of Law selected a number of research papers that respond to the standards of authentic and accurate scientific work in both Arabic and English. This issue contains nine high-quality scientific research, in addition to three book reviews. The first paper (Obeidat and Alfadel) evaluates “The Dominant Position and Its Impact on Competition within the Framework of Economic Concentration Processes - Analytical Study in the Jordanian and Qatari legislations.” While the second research paper (Al-Hababi) deals with the “Oppression versus Prosecution in Asylum Cases Under International Law & Municipal Laws.” The third research paper (Lamchichi) focuses on the topic of “Laws with Constitutional Provisions in the Qatari Legislation - An Attempt to Define the Concept.” As for the fourth research paper (Ali); It is concerned with “The Civil Liability of Judicial Experts - A Comparative Study in Qatari and French Laws.” While the fifth research paper (Noh and Sheha) addresses the topic of “Administrative Jurisdiction in Asylum Matters - A Comparative Study between French and Qatari Laws.” The sixth research paper (Reziq) is interested in “Claiming against the Guarantor; Its Time and Scope - Analytical study within Light of the United Arabian Emirates Civil Transactions Law.” The seventh research paper (Al-Khaldi) sheds light on “The Civil Liability of Companies Producing Vaccines and Medicines for Coronavirus (COVID-19).” While the eighth research paper (All-laymoon) focuses on “The Constitutional Status of the Crown Prince in the Jordanian Constitutional System- An Applied Comparative Study with the Qatari and Kuwaiti Constitutional System.” The last research paper (Abu-Sharida) is in English. It answers the following question: “Why Harmful Posts on Social Media should be Regulated.” This issue is concluded by reviews of three books, which have been recently published by Qatar University Press. The first review (Almuhtady bellah), of the book titled: “Peaceful Settlement of International Disputes” by Ibrahim Al-Anani. The second review (Benlahcene), of the book titled: “Qatar and the Gulf Crisis” by Kristian Ulrichsen. The third review (al-Masry), of the book titled: “A Practical Guide to Upstream Petroleum Granting Instruments” by Peter Roberts. The editorial board thanks the distinguished researchers and arbitrators who contributed to this issue’s quality and scientific value, who strive to make the International Review of Law a platform for scientific knowledge that benefits the readers and researchers in various fields.

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