VI CONGRESS OF THE BRAZILIAN CIVIL LAW INSTITUTE: PRIVATE AUTONOMY, EXISTENTIAL FREEDOM AND FUNDAMENTAL RIGHTS

UNIVERSITY OF FORTALEZA - UNIFOR FORTALEZA – CEARÁ OCTOBER 18-20, 2018

CALL FOR ABSTRACTS

We kindly invite participants from all over the world to submit, from December 10, 2017 to March 19, 2018, an abstract (500 words maximum) pertaining to one of the subjects included in ANNEX I of this Call that I would like to present at the VI Congress of the Brazilian Civil Law Institute "Private autonomy, existential freedom and fundamental rights", to be held at the University of Fortaleza (UNIFOR), Fortaleza, Ceará, Brazil, from October 18 to 20, 2018. The abstract must be unpublished and can be written in Portuguese, English, French, Spanish or Italian, on one of the topics listed in ANNEX I, and is to be sent to e-mail address: vicongressoibdcivil@ibdcivil.org.br. On the cover page, the author must indicate his/her full name and the name of the co- author, if any, degrees (master students, doctoral students, masters, juris doctors), institutional affiliation, country of origin and e-mail address. Only summaries of authors with a Stricto Sensu Postgraduation Degree, in progress or completed, will be accepted.

Each participant may submit, at the most, two abstracts that will go through double blind evaluation by reviewers with doctoral degrees in order to select those that will be approved for presentation. At the end of the evaluation process, all participants will be notified by **March 28**, **2018** about the result attributed to their respective abstract. Among those approved for oral presentation, those who have an interest in expanding their abstract into a scientific paper for publication in the annals of the event, must send a new submission, sending the complete text to the same electronic address above, from **April 01 to 30, 2018**.

The scientific article must comply with the norms established by **ANNEX II** and will be subject to a new evaluation by means of double blind evaluation by reviewers with doctoral degrees.

Rio de Janeiro, February 07, 2018

Scientific Committee of the 6th IBDCivil Congress

ANNEX I Private autonomy, existential freedom and fundamental rights Civil law, codification and Constitution Application of constitutional rules in relationships among individuals Proportionality and reasonableness Methods of interpretation Plurality of normative sources The precedents of the interpretation theory New technologies and private relations Information, technology and new goods Cryptography Software and know how New legal business (platforms, sharing economy, smart contracts, etc.) The legal challenges arising from the advancement of robotics and artificial intelligence Big data The protection of personal data on the internet Genetic discrimination, health protection and vulnerability Genetic discrimination in private relations Genetic data protection upon contracting insurance New forms of interaction between the body and technologies: possibilities and risks of post-Acts of disposition of the body itself Orthotanasia and living will Legal treatment of abortion Autonomy of vulnerable patients Risk and responsibility Equitable reduction of indemnity and objective liability Civil liability and insurance Objective responsibility for risky activities Criteria for identifying new damage, especially in the context of breach of human dignity Causal link, alternative causation and imputation link Risk analysis of development as exclusive of responsibility The loss of chance in Brazilian law Punitive function and civil liability Repercussions of plea bargain and leniency agreements on award of damages Comprehensive risk and environmental protection Profit from intervention Damage from deprivation of use

Contractual protection and vulnerabilities

Contractual freedom and objective good faith

Contract freedom and social function of the contract

Contractual freedom and contractual balance

Incomplete contracts

Termination clause in contractual relations

Substantial performance

General duties of conduct in contractual relations

Transformations in inheritance law

Legitimate heirs in contemporary civil law

The legal regime of the succession of companions: repercussions of the judgment of the REs 646.721 and 678.694 in the Federal Supreme Court

Concurrent succession

Collation of donated goods and their method of calculation (divergence between CC and CPC)

Wills and the new information technologies and simplification requirements

Ownership, company and guarantees

Social function of property

Social function of the company

Trust utilities for the orders of the Roman Germanic family

New functions of security interest

Atypical personal guarantees: qualification and control of deserving guardianship

Objective good faith and corporate law

Fiduciary guarantees

Equity of public access and use

New boundaries between the company and the market (hybrid contracts, associative contracts and contract networks)

Existential autonomy and private relations

Fundamental rights and protection of vulnerable groups

Protection of people with disabilities

Protection of children and adolescents

Unauthorized biographies

Effectiveness of advance directives of will

Privacy and voluntary exposure on social networks

Right to forgetfulness

Right to ignorance

Right to personal identity

New families, equality and solidarity

Plurality of forms of family entities. Scope of recognition of equality between spouse and partner.

Homoaffective families

Simultaneous and polyamory families

Repercussions of the Statute for Persons with Disability on family law

Parameters for the legal recognition of multiparentality

Patrimonial and existential provisions in prenuptial agreements

Food obligation and solidarity in families

The challenges of gestation by substitution

The biotechnological revolution and family relations

Legal challenges arising from genetic manipulations in family relationships Shared egg donation Person, market and consumption Preemptive and prescriptive periods in consumer relations Advertising aimed at children. Misleading and abusive advertising. General clause against abuse: theoretical analysis and practical examples Legal discipline applicable to captive contracts Over-indebtedness Integral reparations and international treaties and conventions Formation of electronic contracts and internet advertising Electronic contracts Civil liability of suppliers of electronic goods and services Default payment in consumer relations: addictions, facts and losses and damages Cookies policy and mandatory registration for purchases Real estate structuring and new functions New condominium functions Martian pact Property right Surface right **Immaterial property** Search engines and their repercussions on industrial property Content providers and offenses posted by third parties Hosting providers/platforms and responsibility for fake news Copyright in the face of new media Copyright in the digital age Access to fundamental rights and common goods New technologies and knowledge appropriation Common use of essential goods: possible model? Community models of management and sharing Democratic city and new technologies Internet as a common good and right of access Comparative private law Methodology of study of comparative law Methods of weighing interests in common law and civil law systems Compulsory licensing in Brazil and worldwide Transformations of contractual law in Latin America

Non-signatory parties to arbitration: internal rules and international principles

ANNEX II

- Papers should be submitted in Word 97 format or higher (DOC standard).
 The full text, including tables, illustrations and bibliographical references, must comply with the Brazilian Association of Technical Standards (ABNT), following the instructions below:
 - Title in Portuguese, in English and in the original language of the article, for texts written in another language);
 - The title in Portuguese must be written without bold, centralized and in upper-case letters. The title in English and/or in the original language of the text must be below the title in Portuguese, in italics, centralized, in upper-case letter.
 - Abstract (maximum 250 words) and three keywords, written in Portuguese, English (and in the original language of the article).
 - Text (containing introduction, development, and completion, even if the topics are given different designations). The textual structure must fit scientific work requirements, containing introduction, development, conclusion and references.
 - References, aligned to the left.
 - Attachments (optional).
 - Formatting:

Spaces

- between the lines: 1.5;
- between paragraphs: 0 pts;
- between title and text: one line (one enter);
- between footnotes: 1.0;
- between the lines of long citations: 1.0;
- between the lines of the same reference: 1.0;
- between one reference and another: 6 pts;
- between the text and a long citation: 6 pts;
- Start paragraph with 1.0 cm in the Word ruler;
- Long citation (more than 3 lines) should be placed with a 4.0 cm indentation from the left margin (3.0 cm over the margin of the paragraph).

Font

- Times New Roman
- Abstract 10
- Text 12
- Long Citation 10
- Footnote 10

Titles

- Title of article 14 Upper case no bold
- Titles of the chapters of the article 12 Upper case bold
- Subtitles 12 Upper case italics
- Sub-subtitles 12 Regular upper case

References

- Font size 12 (titles highlighted in bold)

Margins

- left: 3.0 cm
- right: 2.0 cm
- upper: 3.0 cm
- lower: 2.0 cm
- 4. References: list of works and research sources cited in the article according to ABNT NBR 6023/2002.