

## Editorial

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Editor

The July-December 2020 issue of the *Via Inveniendi et Iudicandi* journal offers a diversity of topics to the academic community, the product of institutional research projects led by researchers devoted to analysis, reflection, and research.

This issue includes articles about political science and law, specifically about topics that, to date, have received little analysis by the scientific research community. To this end, among the articles included in this issue, we can find articles such as “Some Reflections on Democracy and Bureaucracy and their Impact on the Colombian Case” and “The Andean Community (CAN) in the Political Sphere”. Furthermore, and in connection with the scene of the Colombian post-conflict phenomenon, the Journal presents to the academic community the articles “Fiscal Sustainability as a Constraint on Administrative Reparation for Victims of Forced Displacement” and “What is the Methodology for Consolidating Data in a Culture of Peace and Reconciliation in Colombia?”

Now, from the perspective of the defense of the constitutional right to equality and equity, in this issue we have published four articles whose subject matter raises debate in the Colombian academic sphere while taking into account the legal, social, and political scenarios. These articles are: “Affirmative Action as a Means to Preserve the Tradition of the Third Gender (muxe) in the Isthmus of Tehuantepec (Mexico)”, “Development of Occupational Safety and Health Management Systems in Colombia in Terms of Decree 1072: A Systematic Review”, “Female Genital Mutilation: Consequences for

Physical and Mental Health; A Violation of the Human Rights of Women and Girls”, and “Building Social Rights for Individuals Legally Deprived of their Liberty in Latin America”.

From the scenario of legal positivism and taking into account the discipline of administrative procedural law, this issue has wanted to present the articles “Efficiency of Arbitration in Ensuring the Right of Access to the Administration of Justice”, and “Adaptation of the Detrimental Action to the Means of Control Contemplated in Law 1437 of 2011”, which will surely allow readers to understand the context of the legal nature of arbitration and its means of control as stipulated in the Contentious-Administrative Procedures Code.

Finally, and as subjects in which scientific research is hardly evident, two articles have been published: “Defending the Constitutional Order and Subjecting the Armed Forces to the People”, and “Social Law and Digital Technologies”.