

AUTHOR GUIDELINES

The Brazilian Journal of Civil Law – RBDCivil has a qualified committee of reviewers, to whom are submitted the papers sent to publication. The preliminary analysis of the text is performed by the editorial coordinators, not to appreciate its merits, but only to verify the adequacy of the paper's content in relation to the journal's editorial line. Subsequently, the papers are submitted to the double-blind peer review system, which requires two favorable reviews to be published. If any of the blind reviews recommends the publication subjecting it to alterations, the respective suggestions will be sent to the author for approval and eventual modification of the paper, without identifying the reviewer. After the final approval of the papers by the reviewers, alterations in the texts by the authors will no longer be admitted.

The submission of Editorial Content to be published in RBDCivil implies acceptance of the terms and conditions of the ASSIGNMENT OF COPYRIGHTS OF ORIGINAL AUTHORAL COLABORATION AND STATEMENT OF RESPONSIBILITY, by which the author globally assigns the copyright of the Editorial Content sent exclusively to the Brazilian Journal of Civil Law and its successors or assignees, for the complete period of validity of the author's patrimonial rights, as stated by the Brazilian Copyrights Law, to the publication or distribution in print version or electronically, being authorized to include this Editorial Content by disseminating it in printed or electronic meanings, on-line, Intranet, by Internet and hosting, individually or combined with other works and electronic informational services, in owned servers or in servers belonging to third parties and clients, being able to distribute it commercially and to commercialize it, by all the existing electronic means or by those means to be created, including by temporary or definitive storage in memory or hard drives of users and clients, in mobile or fixed phones and apparels, portable or not, whilst RBDCivil shall determine all its editorial and graphic characteristics, price, distribution modes, provision, visualization, access, downloads, sale and resale to the distributors, Internet portals, databases, as well as promotions, divulgation and publicity. The Brazilian Journal of Civil Law is also authorized to perform modifications and corrections in the text to adequate it to publication standards.

The works submitted to the Brazilian Journal of Civil Law – RBDCivil must comply to the following norms:

1. Excluding exceptional situations of publications upon invitation, the papers submitted to evaluation must be original, in both printed and digital meanings, in any language, and exclusive, i.e., the publication must not be pending in any other local.
2. Excluding exceptional situations of publications upon invitation, the minimum title of the principal author of the paper submitted to evaluation is a master's degree. The RBDCivil does not accept papers written in co-authoring with graduate students.
3. The papers shall be submitted to the e-mail address rbdcivil@ibdcivil.org.br. It is allowed the utilization of any word processor, as long as the papers are saved in the format .rtf (Rich Text Format), the reading format common to all word processors.
4. The papers cannot contain any identification of the author. The papers shall be preceded by a cover sheet with the article's title (in English and in the paper's original language), author's name (or authors), address, telephone, fax, e-mail, academic status, titles, institutions which the author (or authors) is (or are) related, and the principal activity developed by them.
5. The paper's file and the cover sheet shall be separated and nominated pursuant to the article's title.
6. If the paper has received financial support to its development by a private or public institution, the author must indicate the name of the institution.
7. The papers submitted to the Doctrine session shall have, preferentially, from 15 to 35 pages, and be written in Portuguese, English, or any neo-Latin idiom.
8. The paragraphs shall be aligned in 3 cm from the left written margin. There shall not be using of backlashes, displacements, and neither spacing before or after. There shall not be using of the tabulator <TAB> to determine the paragraphs: the sole <ENTER> already determines it, automatically. The font utilized shall be Times New Roman, 12. The paragraphs shall have 1,5 of spacing between lines; the margins shall be of 3cm in the left side, 2,5cm in the right side and 2,5cm in both upper and lower margins. The paper size shall be A4.
9. The bibliographic references shall be made in accordance with NBR 6023/89 (Brazilian Association of Technical Norms – ABNT). The basic bibliographic reference shall contain: the author's surname in capital

- letters; comma; author's name in lowercase letters; period; work's title in italics; period; edition number; period; abbreviation of the word edition; period; local; colon; editor (excluding the elements indicating its commercial nature); comma; publication year; comma; page; period. Example: DAVID, René. *The great systems of contemporary law*. 2. ed. São Paulo: Martins Fontes, 1993, p. 10. KONDER, Carlos Nelson. Cause of contract x social function of contract: comparative study on the control of private autonomy. *Revista Trimestral de Direito Civil*, Rio de Janeiro, vol. 43, 2010, p. 34. TEPEDINO, Gustavo. Notes on the social function of contracts. In: *Temas de direito civil*, t. III. Rio de Janeiro: Renovar, 2009, p. 150. KONDER, Carlos Nelson; RENTERIA, Pablo. The functionalization of obligational relations: the creditor's interest and the economic content of the performance. In: TEPEDINO, Gustavo; FACHIN, Luis Edson (Orgs.). *Diálogos sobre Direito Civil*, vol. 2. Rio de Janeiro: Renovar, 2007, p. 267.
10. As of the second citation of the same work, it is admitted to engrave only the author's surname in capital letters; comma; author's name in lowercase letters; period; work's title in italics; comma; cit.; comma; and page. Example: DAVID, René. *The great systems of contemporary law*. cit., p. 10.
 11. Jurisprudential citations must contain: court, judging organ (chamber, etc.), nature and number of the case, reporting judge and judgments date, in this order. Example: STJ (court), Xª T. (chamber), Resp xxx. xxx (nature and case number), Rel. Min. Axxxx Bxxxxx (reporting judge), julg. 2.2.2000 (date of judgement); TJRJ (court), Xª C.C. (chamber), Ap. Cív. xxxxxx.x (nature and case number), Rel. Des. Cxxxx Dxxxxx (reporting judge), julg. 2.2.2000 (date of judgement or, alternatively, publ. 2.2.2000 – date of publication).
 12. All the references shall be made in footnotes.
 13. The papers must be preceded by a bilingual title (in English and in the paper's original language), a bilingual analytic resume that does not exceed 10 lines, the indication of key-words in English and in the original language, and by a Summary also bilingual, numerated, with the paper's divisions, separated by a dash. Example: Summary: Introduction – 1 Social reality and the legal order – 2 Rules of law and social rules – 3 The jurist and the legislative choices – 4 The Civil Code – 5 The Constitution 6 – The so called decodification – 7 Conclusion
 14. Any emphasis to be given to the text, always with parsimony, must be made using italics. There shall not be use of the bold type or the underline.

15. The author is fully responsible for the orthographical and grammatical revisions.
16. The author must indicate any potential conflict of interests, as well as every eventual source of financing or any other kind of support, institutional or private, to the realization of the study.

Esta obra foi composta na fonte Frankfurt, corpo 10 e impressa em papel Offset 75g (miolo) e Supremo 250g (capa) pela Laser Plus Gráfica, em Belo Horizonte/MG.