PRESENTATION

HUMANITARIAN ASSISTANSHIP AND RESPONSABILITY TO PROTECT

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The States have the obligation to protect and assist the population when in cases of suffering, that is how the humanitarian issues are understood. This obligation is also observed in the international society and contributes to the humanity revalue.

Also, the non-govern organization growth, as well as the support in emergency and peace operation on the side of the United Nations Organization, join to this responsibility to protect, yet in serious situations. It is here where the human rights international law, gathers international efforts to protect and promote activities of humanitarian assistantship, reason why, the rule set of human rights is offered as an aid to the victims in need.

Consequently, the United Nations Organization, under resolution 43/131 dated December 8, 1988, named humanitarian aid to the victims in natural disasters and in similar emergencies, reassures the principles of humanity, neutrality and non-partiality, besides the UN purposes in a frame of international cooperation, giving solution to economical, social, cultural, environmental, and humanitarian problematic.

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All the above, is joined to the protection of the fundamental liberties, without a distinction, due to race, sex, language or religion. Considering the fact of leaving the victims without a humanitarian assistantship represents a menace to the human life and an attempt against dignity.

Consequently, exists the shared responsibility to protect the life, the security and to promote the welfare, avoiding situations that attempt against the victims, thus, appropriate and necessary measures must be adopted, so this way, we widen to the international community and among all, offer answers on time before situations that violate the human rights.

According to the observed, the Universidad Católica Luis Amigó, the law and political sciences faculty, added to the magazine Summa Luris, present the #7 volume, number one of the year 2019, in which you will find research collaborations from experts coming from Cuba, Mexico, Brazil, and Colombia.

We thank and greet those who made this edition possible: Walter Moura Do Carmo and Alisson José Maia Melo, who from the Brazilian editorial, analyzed what concerned to the “Recognition of the human rights to water and the basic cleaning by the United Nations” also, to Joseph Fernando Rodriguez by his collaboration called “The substitution of the complaint and the judgment of protection: from the perspective of the Mexican penal accusatory system”, going on with this construction of scientific knowledge, we have the collaboration of Gustavo Andrés Lobo Garrido, with his article “Juridical Nature of the subrogated maternity, or by substitution in the frame of the theory of juridical business in Colombia. As well as, Auxilio Palacio Lopera who investigates about the “Environmental Legislation in Colombia, yesterday, today and challenges”. As a complement, we find the study of Juan Camilo Puentes Sánchez, who through his investigative experience, provides an article about the “Cherry-picking in participative budgets: an approach to his determining facts”. We will finish this edition with the collaboration of Lázaro Sánchez, who from Mexico, concretely refers to the “Alternative means to the solution of conflicts to upstream in the hydro carburets industry “This greeting and thank-you note is extended to the team of the Fondo Editorial and to those who support the scientific research.
Because of everything mentioned before, we understand that through the education and the research, we can provide and enrich the knowledge of the Human Rights.

REFERENCES