Editorial Note

The 2018 second issue of Católica Law Review has permitted the consolidation of our major challenge: editing a Review with articles that result from a call for papers and a peer review process.

In the doctrinal part, this issue includes six magnificent texts by Paulo de Tarso Domingues (Universidade do Porto); Pedro Múrias (CEJUR); Pedro Romano Martinez (Universidade de Lisboa); Rui Pinto Duarte (Católica-Lisboa); Tanmayi Sharma (Jindal Global Law School) and Vasiliki Fasoula (Université Paris II Panthéon-Assas).

Paulo de Tarso Domigues’ text rejects the possibility for a person to have simultaneously the status of director and worker in the same company. Pedro Múrias demonstrates the importance of personal value concept for the analyses of claim-rights. Pedro Romano Martinez’ article constitutes an essay about civil liability insurance that associates the insurance contract regime to the civil liability rules. Rui Pinto Duarte’s contribution deals with the duties contents of the directors of commercial companies.

These texts are joined by the contributions of Tanmayi Sharma and Vasiliki Fasoula, which focus on current questions of great practical relevance: international arbitration evidence and the challenges imposed to contract law by the globalized labor market of professional football players.

This issue also includes a commentary by Brandão Proença (Católica-Porto) and Victor Hugo Ventura (ISCAP) to the Judgment of the Court of Justice of the European Union Birutė Šiba v Arūnas Devėnas.

In the first issue, it was identified that this Review should have the ambition of being a cosmopolitan forum promoted by Católica School of Law. We believe that the diversity of the contributions that integrates this private law issue is another achievement of this initial aspiration.