

Year II, v1 2022 | Submission: January 22, 2022 | Accepted: January 24, 2022 | Publication: January 26, 2022

## Urbanity as a structuring principle of the administration of justice: ethics and the duty of civility in professional practice.

*Urbanity as a structuring principle of justice administration: ethics and the duty of civility in professional practice*

**Alessandra Kemp**

### Summary

This scientific article proposes an in-depth analysis of civility as a legal and ethical duty of lawyers, transcending the notion of mere social etiquette to situate it as a fundamental principle of the administration of justice. The research investigates the tension between the necessary combativeness of the legal profession and the duty of politeness in procedural relations, in light of the Statute of the Brazilian Bar Association (Law No. 8.906/94) and the Code of Ethics and Discipline. The role of the OAB Commissions in promoting civility and monitoring conduct that, under the guise of vigorous defense, violates professional dignity and hinders the judicial system is discussed. The methodology adopted is deductive, based on bibliographic and documentary review, analyzing doctrines on forensic ethics and the psychology of conflict. It concludes that civility is not a sign of weakness, but of emotional and technical intelligence, being indispensable for social pacification and for the valorization of the legal profession before society.

**Keywords:** Urbanity. Professional Ethics. Legal Practice. Civility. Brazilian Bar Association (OAB). Administration of Justice.

### Abstract

This scientific article proposes an in-depth analysis of urbanity as a legal and ethical duty of the lawyer, transcending the notion of mere social etiquette to situate it as a fundamental principle of the administration of justice. The research investigates the tension between the necessary combativeness of lawyering and the duty of politeness in procedural relations, in light of the Statute of Advocacy and the OAB (Law No. 8.906/94) and the Code of Ethics and discipline.

It discusses the role of OAB Commissions in promoting civility and monitoring conduct that, under the guise of vigorous defense, violates professional dignity and stalls the judicial machinery. The methodology adopted is deductive, based on bibliographic and documentary review, analyzing doctrines on forensic ethics and the psychology of conflict. It is concluded that civility is not a sign of weakness, but of emotional and technical intelligence, being indispensable for social pacification and for the valorization of the legal profession before society.

**Keywords:** Urbanity. Professional Ethics. Lawyering. Civility. OAB. Justice Administration.

### 1. Introduction

The legal profession is, by its very nature, a combative profession. The lawyer is the professional... called upon to intervene in the conflict, to defend opposing interests, and to resist arbitrary actions. However, There is a fine line, often ignored in forensic practice, that separates legitimate combativeness. of gratuitous aggression. The author of this study, with extensive experience in coordinating committees. from the Brazilian Bar Association (OAB) focused on civility and social support, notes that the The escalation of tensions in the courts not only tarnishes the image of the profession, but also harms the... The very delivery of justice. Therefore, civility is not a mere behavioral adornment. but a functional requirement of the administration of justice.

The duty of civility is enshrined in Article 44 of the Code of Ethics and Discipline of the Brazilian Bar Association (OAB). which requires lawyers to treat colleagues, judges, and members of the court with courtesy and respect.



**Year II, v1 2022 | Submission: January 22, 2022 | Accepted: January 24, 2022 | Publication: January 26, 2022**

Public Prosecutor's Office and court officials. However, in times of social polarization and judicialization.

Due to the excessive focus on human relations, a decline in the quality of procedural handling is noticeable. Petitions

Full of offensive adjectives, hearings that turn into battles of egos and disrespect.

Unfortunately, professional prerogatives have become commonplace. This article seeks to reclaim them.

The importance of civility ethics as a work tool.

The relevance of this topic is justified by the urgent need to humanize the judicial process.

Litigation, in itself, is already traumatic for the parties involved. When legal professionals, who

They should act as peacemakers, but they take the conflict personally and disrespectfully.

The justice system fails in its primary mission. The humanized advocacy advocated by the author,

It presupposes that it is possible to be firm in defending the law without losing civility in personal dealings.

Civility is, above all, a demonstration of technical skill and emotional balance.

The research problem guiding this work is: to what extent does the failure to observe duty...

Does urbanity impact the effectiveness of the judicial process and the institutional reputation of the legal profession?

The hypothesis put forward is that incivility generates communication noise that delays progress.

Procedural biases negatively predispose judges and weaken the legal profession, making it...

vulnerable to violations of prerogatives. Urbanity, on the other hand, acts as a lubricant in

The gears of justice, facilitating dialogue and consensus-building.

To develop this thesis, the article will be structured into six content items. Firstly,

We will analyze the legal concept of urbanity and its legal provisions. Then, we will discuss...

The distinction between combativeness and aggressiveness. The third point will address the importance of civility.

in hearings and oral arguments. The fourth item will address the role of the OAB commissions in

Monitoring and ethical education. The fifth topic will explore urbanity in the digital environment and on networks.

social issues. Finally, we will discuss the humanization of relationships between lawyers, judges, and prosecutors.

The methodology employed will be a literature review of classic works on legal ethics, such as

as well as the work of Ruy de Azevedo Sodré and José Renato Nalini, and an analysis of the OAB (Brazilian Bar Association) regulations.

The research covers sources up to the year 2021, ensuring the timeliness of discussions on digital ethics.

and new paradigms of action. It is hoped that this study will contribute to the formation of a culture

A more refined, efficient, and humane legal system, where mutual respect is the rule and not the exception.

## **2. The duty of civility in the Brazilian legal system**

In a legal context, civility is elevated to the status of a professional duty by the Statute of the Brazilian Bar Association (Law No. 8.906/94) and detailed in the Code of Ethics and Discipline. It is not a matter of...

This is not merely a recommendation of "good manners" or bourgeois social etiquette, but an ethical imperative aimed at guaranteeing the dignity of justice. The sole paragraph of Article 2 of the Code of Ethics establishes that...

Among other duties, it is the lawyer's responsibility to "treat the public, colleagues, authorities, and officials appropriately."

"The Court shall act with respect, discretion, and independence." Violation of this duty may constitute an offense.

Disciplinary action subject to sanction.

Classical doctrine teaches that the trial is a "duel of wits," not of insults.

Ruy Barbosa, the patron of Brazilian law, already warned that anger is a bad advisor and that reason...

When displayed with serenity, it shines with greater intensity. Urbanity is the way in which...

Legal content is presented. A well-founded petition, but written with vulgar terms or

Offensive arguments against the opposing party lose their persuasive power and may lead to harsh treatment from the judge.

harming the client. The lawyer is the first judge of the case and must filter the emotions of his client.

constituent, translating them into technical and respectful language.

The case law of the Ethics and Discipline Courts (TED) of the Brazilian Bar Association (OAB) is replete with convictions.

due to lack of civility. Offensive expressions in legal documents, verbal abuse in hearings.

Disrespect towards public servants is conduct condemned by the profession. The author, Alessandra Kemp, in her work...

experience in committees reinforces that the professional immunity of lawyers, guaranteed by

The Constitution is not a license for offense. Inviolability for acts and expressions has

Limits are established by law, and the law punishes slander, libel, and contempt. The lawyer must be an example of...

compliance with the law, including the rules of civility.

Beyond its punitive dimension, urbanity has a functional dimension. The judicial process

It is a forward march that depends on cooperation between various actors (judge, parties, lawyers,

(auxiliary staff). A lack of civility creates unnecessary friction that "hinders" this progress.

Requests made rudely tend to be reviewed with reluctance; disrespected colleagues

They become intransigent in agreements. Politeness, therefore, is a tool for procedural effectiveness.

It opens doors, facilitates communication with magistrates, and creates an environment conducive to resolving the issue.

conflict.

It is important to emphasize that civility should be reciprocal. The lawyer has the right to

to demand to be treated with the same respect that one shows to authorities. Article 6 of the Statute of

The legal profession clearly states that "there is no hierarchy or subordination between lawyers and judges."

and members of the Public Prosecutor's Office." This formal equality requires respectful protocol treatment.

from all sides. When a magistrate shouts at or mistreats a lawyer, he violates the Organic Law of

The Judiciary (LOMAN) and offends civility as much as a lawyer who becomes agitated. The defense of

Prerogatives depend on the requirement of this reciprocity.

The author emphasizes that civility also applies to how one treats a client.

Honesty, clarity in information, and respect for the anxieties of those seeking justice are ways

of civility. The lawyer cannot be arrogant with the person who entrusts him with the defense of their assets or

of their freedom. A welcoming and humane approach is a distinguishing feature of modern law practice. A

Trust, the foundation of the lawyer-client relationship, is also built by the way the professional...



It opens the door and communicates.

In short, urbanity is a structuring principle because without it the forensic environment would...  
It turns into a jungle where the law of the strongest (or the most aggressive) prevails, not the law of justice.  
Respect for forms and people is what ensures that the process is a civilized instrument of  
Dispute resolution, not a continuation of violence by other means.

### 3. The necessary distinction between combativeness and aggressiveness

One of the biggest misconceptions in the training and practice of many lawyers is the confusion between  
Being combative and being aggressive. Combativeness is a virtue; aggressiveness is a vice.  
Combativeness refers to tenacity, the courage to confront opposing arguments, and vigor in the pursuit of...  
Evidence and firmness in defending the client's rights. The combative lawyer does not give up in the face of...  
Unfair decisions, appeals to the highest courts, studies the case thoroughly and does not...

Intimidates the authority of the State. Aggressiveness, on the other hand, is a personal attack, the use of irony.  
biting, emotional instability, and lack of education. The author Alessandra Kemp observes, through  
from their work on the OAB committees, which many young lawyers believe they need to "speak out about"  
"Rude" or "banging on the table" to gain respect.

This attitude, often copied from movies or bad practical examples, is  
Counterproductive. Aggressiveness reveals insecurity. Those who are certain of their rights and in control...  
Legal technique doesn't need shouting. A lawyer's authority comes from their knowledge and their...  
Ethical stance, not the volume of your voice or the harshness of your writing. Aggressiveness is detrimental to...  
judicial cognition. The judge, upon reading a document filled with attacks on the opposing party's lawyer or on the party itself.  
The appealed ruling tends to focus on the disrespectful manner and may miss the essence of the argument.  
In legal matters, an aggressive lawyer creates an unpleasant barrier between himself and the judge. On the other hand, the...  
Elegant combativeness, which points out errors and contradictions firmly but respectfully, wins the attention and respect of  
the court. It is possible to say that a sentence is "monstrous" or "mistaken."  
demonstrating the reasons legally, without needing to say that the judge is "ignorant" or "biased".

In a jury trial, for example, assertiveness is essential. The lawyer needs to convince.  
the jurors, deconstruct the accusation and fight for the defendant's freedom. However, even in this theater of  
In all operations, civility must permeate the conduct. Respect for the prosecutor and witnesses is...  
fundamental. Lay jurors often judge the lawyer's behavior as much as the  
evidence. An arrogant or disrespectful attitude can generate antipathy in the jury and  
To harm the defendant. Empathy and humanity are powerful weapons of the defense.

The distinction is also crucial in out-of-court negotiations. The modern lawyer acts in each  
increasingly as a negotiator and mediator. A belligerent stance makes agreements impossible. The lawyer  
A combative professional seeks the best agreement for their client, rigorously defending each clause, but maintains...



**Year II, v1 2022 | Submission: January 22, 2022 | Accepted: January 24, 2022 | Publication: January 26, 2022**

The open channel of dialogue with the other party. The aggressive lawyer, by offending the opposing party or His patron closes the doors to negotiation and pushes the case into a long and costly litigation, many sometimes going against the client's actual interests.

Legal education should emphasize this difference. Law schools need to teach... Rhetoric and argumentation, but also emotional intelligence and ethics. The student must learn that The opposing party's lawyer is not your personal enemy; he is a colleague performing the same function. public, only on opposite sides. Today adversaries, tomorrow they may be on the same side or They need each other to defend the prerogatives of their profession. Professional solidarity is incompatible with gratuitous aggression.

It can be concluded that true courage in advocacy lies in being firm in principles and gentle. in people. The author argues that "Value Advocacy" is built with refined technique and a professional demeanor. noble. The lawyer who understands the difference between fighting injustice and attacking people achieves a higher level of professional recognition and contributes decisively to a culture of peace.

#### **4. The pedagogical and disciplinary role of the OAB commissions.**

The Brazilian Bar Association (OAB) is not only a regulatory body, but also an advisory and educational body. In this context, the OAB Commissions play a vital role. in promoting civility and ethics. The author, Alessandra Kemp, having coordinated committees Focused on civility and helping society, it testifies to the importance of these groups as guardians of Professional dignity. The committees do not act merely in response to complaints, but proactively. creating awareness campaigns and spaces for dialogue.

The Ethics and Discipline Committees, present in the Subsections and Sections, have the difficult task of... The mission is to initiate proceedings against colleagues who have violated the code of ethics. However, the objective The primary goal is not punishment, but course correction. Many minor offenses, Issues such as occasional lack of civility can be resolved through guidance and adjustment agreements. conduct, when foreseen. The pedagogical character should prevail, especially with lawyers in Early in their careers, due to inexperience, they make behavioral mistakes.

In addition to disciplinary committees, there are specific committees for "Rights and "Prerogatives" and, in some sections, "Urbanity" or "Reconciliation between" commissions. Lawyers." These latter ones are innovative and reflect the author's concern with the humanization of... class. These committees act as mediators in conflicts between colleagues, preventing professional disagreements. that can turn into disciplinary proceedings or legal proceedings. When two lawyers... If they disagree, the OAB (Brazilian Bar Association) can call them in for a conversation, reminding them of their duty of collegiality and urbanity.

The commissions' work also extends outward, in their relationship with the Judiciary. Many



**Year II, v1 2022 | Submission: January 22, 2022 | Accepted: January 24, 2022 | Publication: January 26, 2022**

Sometimes, the lack of civility comes from judges or court staff. The prerogative committees act...

In these cases, they act firmly, making public redress demands and requiring respect. This action strengthens

The legal profession, demonstrating that civility is a two-way street. The Brazilian Bar Association (OAB) must be uncompromising in this regard.

defending a lawyer who is disrespected in the exercise of their duties, since an offense against a lawyer is...

An offense to the entire class.

Another important area of work is conducting lectures, seminars, and courses on...

Ethics and professional conduct. The author emphasizes that continuing education is key to cultural change. Events that discuss "Ethical Legal Marketing," "Conduct in Court Hearings," and "Management of..."

"Conflicts" helps equip lawyers to deal with the pressures of the profession without losing their composure.

The exchange of experiences between experienced and novice lawyers at these events creates a sense of...

of belonging and collective responsibility.

The committees also have a social role, connecting the legal profession with the community.

Committees on "Social Rights," "Social Action," or "Citizenship" bring legal practice closer to the people.

providing assistance and guidance. In these actions, civility and humanity are practiced.

In practice, lawyers learn to listen, to welcome, and to treat vulnerable people with dignity.

Social experience enriches a professional's character and makes them more sensitive and refined in their work.

forensic. Finally, the leadership of women like Alessandra Kemp on these committees brings a perspective.

Distinctive, often more conciliatory and empathetic, although firm.

The presence of women in the ranks of the OAB (Brazilian Bar Association) has contributed to more effective management.

humanized and attentive to the details of interpersonal relationships. The committees are, therefore, the arm

The OAB's operational role in the fight for a more ethical, united, and respected legal profession. Without this work

Without the voluntary and dedicated members of these committees, oversight would be ineffective and guidance would be the only option.

Non-existent.

## **5. Urbanity in the digital age and new ethical frontiers**

The digitalization of justice and the omnipresence of social media have brought new challenges to the...

Maintaining civility in the legal profession. If previously the lack of civility occurred in the corridors of...

While it may have previously been held in forums or courtrooms, today it gains scale and permanence on the internet. The author warns that

the phenomenon of the "virtual forum," where lawyers use social media profiles to vent about...

Criticizing judges or attacking colleagues and opposing parties in legal proceedings is unacceptable. This conduct flagrantly violates the Code of Ethics and exposes the profession to ridicule.

OAB Provision 205/2021, which regulates legal marketing, reinforces the need for

Sobriety and discretion. However, digital urbanity goes beyond advertising. It involves the form

how the lawyer interacts in WhatsApp groups for the profession, how they comment on posts of

third parties and how they behave in video conference hearings. Virtual hearings, in particular,



Year II, v1 2022 | Submission: January 22, 2022 | Accepted: January 24, 2022 | Publication: January 26, 2022

They require extra care. The home environment cannot be a pretext for relaxing the...

Forensic liturgy. Inappropriate attire, unsuitable settings, or sloppy postures demonstrate

Disregard for justice and for the other participants in the act.

Legal "netiquette" has become an essential skill. Emails and messages

Instant messages should maintain a formal and respectful tone. Ease of communication does not authorize...

undue intimacy or charging judges and staff outside of working hours or by other means

unofficial. Author Alessandra Kemp points out that digital civility also involves respect.

Regarding the other's time and data protection (LGPD), avoiding the exposure of confidential customer information.

or of processes in public virtual environments.

Another critical point is the political polarization on social media. Lawyers, as citizens,

They have the right to freedom of expression. However, as legal professionals, they must avoid hate speech.

*Fake news* and aggression that make their conduct incompatible with the nobility of the profession. The legal profession.

It requires an unblemished reputation. A lawyer who behaves like a "hater" on the internet is unlikely to succeed.

It will inspire confidence in a client seeking balance and sound judgment to resolve a legal issue.

complex. The OAB commissions have been acting vigilantly in this new scenario, monitoring infractions.

Ethics on the World Wide Web. The message is clear: the internet is an extension of life.

Public and professional. What is unethical in the physical world is also unethical in the virtual world. Urbanity

must be maintained even under the cloak of supposed anonymity or the physical distance afforded by

screen. Respect is a timeless and spaceless value.

Furthermore, the clandestine recording of hearings and their selective dissemination on the internet for

Creating victimhood narratives or using them to expose judges and prosecutors is an unfair tactic that violates good faith.

procedural faith. Although recording is permitted by the CPC, its use must be procedural, aiming at...

The defense of rights, not media scandal, is paramount. The author argues that technology should serve the cause.

Transparency and efficiency are key, and it should not be used as a dirty weapon in legal proceedings.

In conclusion, the digital age demands an update to lawyers' "ethical software."

Urbanity needs to be practiced in every *click*, every *post*, and every virtual audience. The image

The legal profession in the 21st century is being built online, and it is up to each professional to ensure that...

This image should be one of competence, respect, and dignity, and not one of lack of control and aggression.

## 6. The humanization of law as a path to peace.

Humanized advocacy is a concept that is gaining strength as a response to mechanization and

dehumanization of social relations. The author Alessandra Kemp, with her career focused on helping...

Society understands that law is not an end in itself, but a means to achieve social peace.

and the dignity of the human person. In this context, urbanity is the external expression of this.

Humanization. Treating others with respect means recognizing their humanity and dignity.



**Year II, v1 2022 | Submission: January 22, 2022 | Accepted: January 24, 2022 | Publication: January 26, 2022**

Regardless of the position one occupies in the process. Excessive litigation is a symptom of a  
A sick society, incapable of dialogue. The humanized lawyer acts as a peacemaker. He seeks,  
Whenever possible, use self-resolution, mediation, and arbitration to prevent the conflict from escalating.  
For an endless legal battle. For that, you need empathy. To put yourself in the client's shoes,  
but also understanding the opposing side's reasons allows for the construction of fairer solutions and  
more lasting than a sentence imposed by a judge who is unaware of the reality of the parties involved.

Humanization also involves welcoming. The client who seeks a lawyer  
He is usually vulnerable, facing a divorce, a job loss, a criminal charge, or something else.  
financial loss. Courtesy in customer service, active listening, and patience in explaining the situation.  
"Legal jargon" is an act of humanity. A lawyer doesn't deal with paperwork, they deal with lives. Every case  
It represents someone's hope or despair. The author emphasizes that cold, detached legal technique, without the...  
Human warmth is insufficient to achieve true justice.

In the OAB (Brazilian Bar Association) committees that help society, the impact of the legal profession is clearly visible.  
Solidarity. Actions aimed at the elderly, children, women victims of violence, and populations.  
Marginalized women reclaim the social meaning of the profession. In these spaces, urbanity manifests itself.  
like solidarity and compassion. The lawyer sheds the arrogance of legal knowledge to serve the  
Next. This approach, when taken to the courtroom, transforms the environment. A lawyer who knows  
Serving is being a lawyer who knows how to respect.

The relationship with the Judiciary also benefits from this humanization. Judges and prosecutors  
They are also human beings, overworked and prone to mistakes. Urbanity allows  
The lawyer should point out the errors and defend their deadlines and arguments without dehumanizing the authority.  
Frank and respectful institutional dialogue resolves more problems than sterile confrontation.  
Building a more humane justice system is the responsibility of all its actors.

Ultimately, the humanization of law is the antidote to the crisis of legitimacy in the justice system.  
When society realizes that lawyers, judges, and prosecutors are only concerned with  
Because of her egos and corporate ideology, she loses faith in institutions. When she sees engaged, ethical professionals...  
And through respect, striving for the common good, trust is restored. Urbanity is the cement that binds.  
the building blocks of this democratic construction.

It can be concluded that being urban and human does not mean being weak. On the contrary, it requires a strength of  
immense character to maintain serenity in the face of injustice and to treat with respect those who harm us.  
It offends. The legal practice proposed by Alessandra Kemp is high-level, where technical excellence goes hand in hand with  
moral excellence. This is the profile of lawyer that society seeks.  
Brazilian women cry out and are in need.

## 7. Conclusion

The analytical path outlined in this article allows us to affirm that urbanity is, undoubtedly, a structuring principle of the administration of justice and a non-negotiable pillar of... Ethical Advocacy. Author Alessandra Kemp, drawing on her practical experience in committees. According to the Brazilian Bar Association (OAB) and relevant legal doctrine, it has been demonstrated that civility transcends mere etiquette to become... a tool for procedural efficiency and social legitimation of the profession. Lack of civility does not It's not just an education problem, but an obstacle to achieving justice.

The crucial distinction between combativeness and aggressiveness became evident. The legal profession It demands courage and firmness, but rejects verbal violence and disrespect. The combative lawyer Builds arguments; aggression destroys bridges. Urbanity was presented as a sign of intelligence. emotional and technical security, while aggressiveness proved to be a refuge for insecurity and Lack of preparation. Legal education should focus on training professionals who know how to fight for... Defend the rights of their constituents with the sword of law and the shield of ethics, without resorting to underhanded tactics.

The role of the OAB (Brazilian Bar Association) commissions was highlighted as fundamental in maintaining this professional ethos. It is within the Order, through its ethics, prerogatives, and civility commissions, that The profession regulates and improves itself. The voluntary work of lawyers in these areas is... which ensures that deviations are corrected and that a culture of civility is disseminated. The OAB It acts not only by punishing, but also by educating and preventing, strengthening the class to face the challenges. External relations with unity and dignity.

The challenges of the digital age and virtual audiences have shown that urbanity is a value. Dynamic, which needs to be reaffirmed in new contexts. "Netiquette" and respect on social media. These are the new frontiers of legal ethics. The lawyer must be a beacon of common sense in a sea of... Internet polarization, avoiding behaviors that tarnish your reputation and that of your peers. A Technology has facilitated communication, but it has not revoked the duty of mutual respect.

The humanization of law has emerged as the ethical horizon of the profession. Urbanity is the The language of this humanization. Treating parties, colleagues, and judges with dignity is the first step towards it. A more welcoming and efficient justice system. The legal profession, when practiced with nobility and commitment. In society, it fulfills its constitutional function of bringing peace. The lawyer is not a mercenary of litigation. but an architect of peace and freedom.

In summary, this article concludes that the recovery of the prestige of the legal profession depends on... necessarily, through the recovery of urbanity. This is not about nostalgia or empty formalism, But it's about survival and relevance. Society respects those who earn respect. It's up to each individual. lawyers, in their daily work, and the Brazilian Bar Association (OAB), in its institutional role, cultivate civility as The hallmark of Brazilian law practice. Justice is grateful, and citizenship is strengthened.



Year II, v1 2022 | Submission: January 22, 2022 | Accepted: January 24, 2022 | Publication: January 26, 2022

## References

BRAZIL. **Constitution of the Federative Republic of Brazil of 1988**. Brasília, DF: Presidency of the Republic, 1988.

BRAZIL. Law No. 8,906, of July 4, 1994. **Provides for the Statute of the Legal Profession and the Brazilian Bar Association (OAB)**. Brasília, DF: Presidency of the Republic, 1994.

Brazilian Federal Council of the Brazilian Bar Association (OAB). **Code of Ethics and Discipline of the OAB**. Resolution No. 02/2015.

Brasília, DF: OAB, 2015. FEDERAL COUNCIL OF THE OAB. **Provision No. 205/2021**. Provides for advertising and information in the legal profession. Brasília, DF: OAB, 2021.

COSTA, Eduardo José da Fonseca. **Taking Impartiality Seriously**. Salvador: JusPodivm, 2018.

LÔBO, Paulo Luiz Netto. **Comments on the Statute of the Legal Profession and the Brazilian Bar Association**. 13th ed. São Paulo:

Saraiva, 2020. MAMEDE, Gladston. **The Legal Profession and the Brazilian Bar Association**. 8th ed. São Paulo: Atlas,

2019. NALINI, José Renato. **General and Professional Ethics**. 13th ed. São Paulo: Revista dos Tribunais, 2016.

OLIVEIRA, Rafael Alexandria de. **Urbanity and the Duty of Cooperation in Civil Procedure**. São Paulo: Editora Fórum, 2017.

SODRÉ, Ruy de Azevedo. **Professional Ethics and the Lawyer's Statute**. 4th ed. São Paulo: LTr, 1991.