Code of Conduct of the Catholic Law Review Reviewer

The work of Catholic Law Review’s reviewers shall be governed by this Code of Conduct.

1 — The reviewer has a duty to contribute to ensuring the quality of the magazine.

2 — The reviewer has a duty to respect the confidentiality and protection of intellectual property of the articles he/she has in his/her possession for evaluation.

3 — The reviewer has a duty to make detailed and accurate comments on the articles submitted.

4 — The reviewer has a duty to respect and act courteously to authors evaluated.

5. — The reviewer shall submit its criticism amicably.

6 — The reviewer should refrain from making personal comments in their evaluations.

7 — The reviewer has a duty to give constructive criticism.

8 — In its evaluation, the reviewers should use the questionnaire provided by the Editorial Board.

9 — The reviewer has the duty to reason his/her criticism.

10 — The reviewer should evaluate the texts submitted within 30 days.

11 — The failure of the review period will imply the designation of new reviewer.

Failure of any of these duties will imply the immediate designation of a new reviewer and may lead to the eviction of the journal’s reviewers frame.