ANALYSIS OF THE OPPORTUNITY OF AMMENDING THE FUNDAMENTAL LAW

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Moto: „All virtues are gathering into an interest just like the rivers into the sea.”
Francois de la Rochefoucauld

ABSTRACT: The Constitution of a country represents the legislative act bestowed with the highest legal force. Called the law of the laws, it represents the foundation for all other legislative acts adopted. However, the constitution is itself a legislative act and so it too can be subject to certain procedures of amendment and even abolition, as the constitutional history of numerous countries has already proved. In this study we analyze the opportunity and the social motivations that might represent amendments of a possible revision of the supreme law, without focusing on the technical legislative procedures of amending the most important law in the country. The studied elements are points of view accompanied by a minimum of arguments without pretending to be the sole themes or the most evoked ones in the ever ongoing process of legislative perfecting.

KEY-WORDS: constitution, revision, fundamental law, immunity, (bi) unicameralism, sovereignty.

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