

Argentinean Juridical Digest

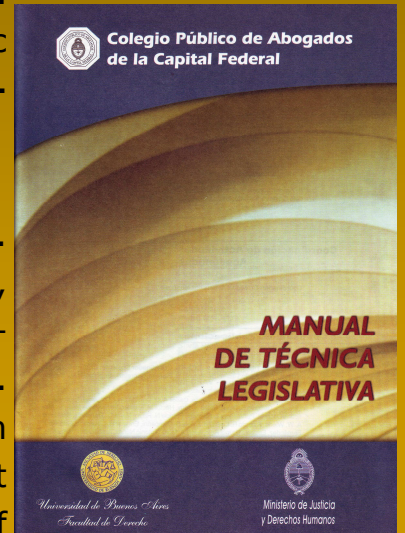
Being the legislation the most important output of the political process, in recent times it passive **the simplification**. The Argentina has treaty this subject since the creation of the law number **24.967, Argentinean Digest**, given a number of steps and criteria for making a good and truly legislative consolidation: 1-manual and 2- revision 27.000 statutory law and 22.000 decrees.



The University of Buenos Aires won the tender to actually make the Legal Digest. In August of 1999, **started divided in two: one** referred to the drafting of a Legislative Tecnico **Manual**, and the **second** one bigger in charge of **revising** all the normative texts

1-The manual, directed for Antonio A. Martino were finish and deliver in the 2001, (www.antonioanselmomartino.it). It has 27 defini-

tions, 71 rules and examples of Argentine legislation. It also has a check list. The manual were finish and deliver in the 2001, and it is available in the *Colegio Publico de Abogados* of the City of Buenos Aires (9000 copies). It



has 25 definitions, 71 rules and examples of Argentine legislation. It also has a check list, and the theoretical foundations of its redaction. The manual it's already been used by the jurists, and is starting to be a standard of legislation.

2-Revising all most the 27 thousand laws and 22 thousand decrees had been revised after 7 years of work, following the plan given a number of steps and criteria for making a good and truly legislative consolidation.

2.1-The first important thing it was establish that in Argentina there is only 26 juridical matters.

2.2- It was constituted the 26 commitions for eminent jurist for each subject. For readapt and renumber the results of derogation. This was very important because one rule of the manual privet that each laws couldn't t belong no more of two juridical matters.



2.3- **The final result** was achieving and reduce them, to **3700 laws and 2 thousand decrees**, having discarded the laws expressly abrogate, the obsolete ones, and all those abrogated laws or part of them as tacitly abrogated or derogated. The Consolidation is finish and delivered to the Ministry of Justice.

The next step:

The rest of the important work of selection, comparison, elimination of all the obsolete texts, and reorganization, it has been delivered in May to the Ministry of Justice and to the bicameral Commission of 5 deputies, and 5 senators. Now is the Congress the one who has to rule act. They have to decide if they approve and adopt this Consolidation and the manual for not to make the same mistakes in the future.

