



**JOURNAL QUAESTIO IURIS**  
**EDITORIAL FOR VOL. 15-2 (2022)**

**Maurício Jorge Pereira da Mota**

Universidade do Estado do Rio de Janeiro (UERJ), Rio de Janeiro, RJ, Brasil

Lattes: <http://lattes.cnpq.br/8340543270360777> Orcid: <https://orcid.org/0000-0002-9722-1330>

E-mail: [mjmota1@gmail.com](mailto:mjmota1@gmail.com)



This work is licensed under a Creative Commons Attribution 4.0 International License.



Rev. Quaestio Iuris., Rio de Janeiro, Vol. 15, N.01., 2022.

Maurício Jorge Pereira da Mota

DOI: 10.12957/rqi.2022

The Journal *Quaestio Iuris*, indexed in Web of Science, of quarterly periodicity, in this volume 15, number 02, 2022, is pleased to inform that the article "Legal anthropology", by Benjamín Rivaya, published in the Journal *Quaestio Iuris*, volume 12, no. 04, 2019, was cited in the article "Socio-anthropological approach to the study of legal cultures: evolutionism and functionalism" by Sergey Borisovich Zinkovsky, RUDN University, Institute of Law, Department of Theory of Law and State, Moscow, Russia, presented at the RUDN Conference on Legal Theory, Methodology and Regulatory Practice (RUDN LTMRP Conference 2021), March 2021, Moscow, Russia and published in SHS Web of Conferences, volume 118:

[https://www.shs-conferences.org/articles/shsconf/pdf/2021/29/shsconf\\_rudnltmrp2021\\_02017.pdf](https://www.shs-conferences.org/articles/shsconf/pdf/2021/29/shsconf_rudnltmrp2021_02017.pdf)

The Journal is also pleased to publish the article "Observance of human rights and freedoms in the implementation of intelligence-gathering" by Tatiana Ivanovna Bondar, Alexey Yurievich Molyanov, Taulan Osmanovich Boziev, Nikolay Nikolaevich Bukharov and Alexandr Vladimirovich Shakhmatov, all professors of the Moscow University of the Ministry of Internal Affairs of Russia, appointed by V.Ya. Kikot University or the St. Petersburg University of the Russian Ministry of Internal Affairs, Russian Federation.

The article "Observance of human rights and freedoms in the implementation of intelligence-gathering" discusses the fact that currently in most states of the world, including the Russian Federation, intelligence-gathering is being carried out, affecting fundamental private interests. The problem is acute, because at the current stage of development, changes are taking place in society due to the introduction of information and communication technologies. In the context of the development of these technologies, the problem of the observance of human rights is becoming more acute. To solve this issue, a new look at the theoretical and legal foundations of information gathering is needed in search of new ways to achieve proportionality and maintain the balance of interests while ensuring it. All of this attests to the need and relevance of a comprehensive theoretical and legal study of the grounds for limiting a person's and citizen's fundamental rights and freedoms during information gathering. Such an analysis will allow us to start working on the harmonization of the legislation of the Russian Federation in this area and the permissible restrictions on the constitutional rights and freedoms of man and citizen, appropriate to the existing threats to the security of the Russian Federation, its significant institutions, society and citizens.

As in the previous issues, in the current volume 15, number 02, 2022, we published 15 (fifteen) unpublished articles, of which 05 (five) are foreign articles: the already mentioned "Observance of human rights and freedoms in the implementation of intelligence-gathering", by Tatiana Ivanovna Bondar, Alexey Yurievich Molyanov, Taulan Osmanovich Boziev, Nikolay



Nikolaevich Bukharov e Alexandr Vladimirovich Shakhmatov, all professors of University of Moscow of the Ministry of Internal Affairs of Russia, appointed by V.Ya. Kikot University or St. Petersburg University of the Ministry of Internal Affairs of Russia, Russian Federation; “Constitutional jurisprudence by precedent in Mexico: challenges and proposals” by Raul Montoya Zamora, Researcher Professor of Legal Research Institute of the Juárez University of Durango State, Mexico; “BRomanistic bases of auxiliary contracts to navigation. Regarding law 14/2014, of 24 july, on maritime navigation”, by Tewise Ortega González, PhD in Law and collaborating professor in the area of Roman Law at the Faculty of Legal Sciences of the University of Las Palmas de Gran Canaria, Spain; “The family policy narrative in today's society” by Belén Zárata Rivero, professor of Philosophy of Law at the International University of Catalunya, Barcelona. PhD in Law from Complutense University of Madrid, Spain and “What does it mean to be a person in law? Ideas from three historical stages in the argentinean legal system”, by Helga Lell, Adjunct Researcher at CONICET and Coordinator of Research and Graduate Studies at the National University of La Pampa, Argentina.

We also published in our *Monograph* section, a study called “Plato's Republic: the actuality of man as the measure of everything”, by José Luiz Vilchez, Professor of University of Granada, Granada, Spain.

The monograph states that, unfortunately, it is possible to identify several governments of nations leaded by men whose human integrity is quite questionable. It seeks to demonstrate a It seeks to make a comparison between the concepts found and the actuality of certain political systems. The types of government stated by Plato (aristocracy, timocracy, oligarchy, democracy and tyranny) are reviewed from the human characteristics of politicians that can be found in the international governmental scenario. As a main conclusion, it will be pointed out that it is worth to renew the transcendence of Plato's work with the current events, which the whole humanity is going through (Covid-19), and reveals the significance of this work and the importance and risk of the formation (or non-formation) of man when he acts as a ruler.

In our *Essays* section we published 04 (four) essays, 02 (two) of which are studies on philosophy of law: “Science-technique rationality in the contemporary neo-capitalist system” e “Truth and comprehension in philosophical gadamerian hermeneutics”.

In this issue of the journal we have broad our body of reviewers/evaluators, from several states of the country and foreign professors, in a total of more than 700 (seven hundred) reviewers/evaluators. We also publish, for immediate consultation by the readers, the links to several national and international indexers of journals and periodicals where our Journal Quaestio



Iuris is indexed. We thank, as always, all readers, authors, reviewers and collaborators for their collaboration and trust and for the always excellent work done. We always remind you that submissions to Journal Quaestio Iuris are permanent and must be done through the system, directly in the Journal's page.

Good reading to all!

**Mauricio Mota**  
**Editor-in-Chief of Journal Quaestio Iuris**

**Sobre o autor:**

**Maurício Jorge Pereira da Mota**

Graduação em Direito pela Pontifícia Universidade Católica do Rio de Janeiro (1994), mestrado em Direito pela Universidade do Estado do Rio de Janeiro (1997) e doutorado em Direito pela Universidade do Estado do Rio de Janeiro (2002). Atualmente é Professor do Mestrado e Doutorado em Direito da Universidade do Estado do Rio de Janeiro - UERJ, Professor Adjunto da Universidade do Estado do Rio de Janeiro - UERJ e Procurador do Estado - Procuradoria Geral do Estado do Rio de Janeiro. Membro do Instituto dos Advogados Brasileiros - IAB. Editor Chefe da Revista Quaestio Iuris e da Revista de Direito da Cidade. Coordenador do Curso de Especialização em Advocacia Pública da Universidade do Estado do Rio de Janeiro - UERJ. Membro do Fórum Permanente de Direito da Cidade da Escola de Magistratura do Estado do Rio de Janeiro - EMERJ. Consultor da Coordenação de Aperfeiçoamento de Pessoal de Nível Superior (CAPES). Tem experiência na área de Direito, com ênfase em Direito Privado e Direito Ambiental, atuando principalmente nos seguintes temas: boa-fé, contratos, proteção ao devedor, políticas públicas, direito ambiental e controle da administração pública.

Universidade do Estado do Rio de Janeiro (UERJ), Rio de Janeiro, RJ, Brasil

Lattes: <http://lattes.cnpq.br/8340543270360777> Orcid: <https://orcid.org/0000-0002-9722-1330>

E-mail: [mjmota1@gmail.com](mailto:mjmota1@gmail.com)



Rev. Quaestio Iuris., Rio de Janeiro, Vol. 15, N.01., 2022.

Maurício Jorge Pereira da Mota

DOI: 10.12957/rqi.2022