

JOURNAL QUAESTIO IURIS

EDITORIAL FOR THE VOL. 16-1 (2023)

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



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



Rev. Quaestio Iuris., Rio de Janeiro, Vol. 16, N.01., 2023. Maurício Jorge Pereira da Mota DOI: 10.12957/rqi.2022.71944 The Journal Quaestio Iuris, indexed in Web of Science and Google Scholar with median H5 of 9.0, of quarterly periodicity, in this volume 16, number 01, 2023, is pleased to inform that the article "FRANKLIN, Naila Ingrid Chaves. When home is the prison: an analysis of decisions of prison household of pregnant and mothers after the law 12.403 / 2011. Quaestio Iuris Journal, v. 9, n. 1, p. 349-375 2016. [1091946]. Available from: http:// www.e-publicacoes.uerj.br/ind ex.php/quaestio iuris/article/view/18579" was cited in the Federal Supreme Court (STF) collection "Brasil. Supreme Court (STF). Direitos da criança e do adolescente [electronic resource]: jurisprudência do STF e bibliografia temática Brasília: STF, Secretaria de Documentação, 2017, p. 134.

The Journal is also pleased to publish the article "Gobierno abierto, gobernanza y desarrollo sostenible: una visión en la era post covid-19" by Maria Fatima Pinho de Oliveira, PhD in Public International Law, Mention in Human Rights (ULAC). Master and Specialist in Criminal Law (USM). Lawyer (USM). Associate Professor at the Department of Economic and Administrative Sciences of Simón Bolívar University (USB), Venezuela, and Gustavo Hernández, PhD in Social Sciences (UCV). Professor (UCV). Director of the Communication Research Centre (UCAB). Former Director of the Communication Research Institute, (ININCO), Andrés Bello Catholic University, Venezuela.

The article "Gobierno abierto, gobernanza y desarrollo sostenible: una visión en la era post covid-19" discusses the idea of Open Government, centred on the pillars of transparency, collaboration and participation, which has become incorporated in many governments to strengthen the creation of democratic governments in accordance with the demands of today's information societies and which act based on the principles of accountability, transparency and access to information of general interest. In this sense, through a documentary methodology, the objective of the article is to theoretically describe the influence of Open Government in the context of governance and sustainable development. Public administration in today's world requires flexibility, creativity, effectiveness, efficiency, participation, cooperation and co-responsibility. Open government cuts across the 2030 Agenda because SDG 16 proposes to shape a new public governance structure and renewed state architecture to promote peaceful and inclusive societies for sustainable development, facilitate access to justice for all, and build effective, accountable, responsible and inclusive institutions at all levels.

As in previous issues, in the current volume 16, number 01, 2023, we publish 15 (fifteen) unpublished articles, being 06 (six) foreign articles: the already mentioned "Gobierno abierto, gobernanza y desarrollo sostenible: una visión en la era post covid-19" by Maria Fatima Pinho de



Oliveira, Doctor in Public International Law, Mention in Human Rights (ULAC). Master and Specialist in Criminal Law (USM). Lawyer (USM). Associate Professor at the Department of Economic and Administrative Sciences of Simón Bolívar University (USB), Venezuela, and Gustavo Hernández, PhD in Social Sciences (UCV). Professor (UCV). Director of the Communication Research Centre (UCAB). Former Director of the Communication Research Institute, (ININCO), Andrés Bello Catholic University, Venezuela; "The Worker's Diaspora Towards Portugal and the Role of European Union Law: the Labor Revolution of the 21st Century" by Lurdes Varregoso Mesquita, Maria João Machado, Maria Malta Fernandes, Patrícia Anjos Azevedo, Sérgio Tenreiro Tomás, Susana Sousa Machado, all professors at the Escola Superior de Tecnologia e Gestão - Politécnico do Porto, Porto, Portugal; "Legal acts in the Metaverse world", by Roberto Sanromán Aranda, Research Professor at the Autonomous University of the State of Mexico, Centro Universitario UAEM Valle de México. Member of the National System of Researchers Level I, Autonomous University of the State of Mexico. Mexico, Autonomous University of the State of Mexico, Mexico; "The rule of law and the social construction of fear: violence and forced displacement in Mexico" by Juan Cajas, MA in Political Sociology from the "Dr. Mora" Institute and PhD in Social Anthropology from the National Autonomous University of Mexico (UNAM). Full time Professor-Researcher at UAEM. Guest Professor of the Doctorate in Law of the Autonomous University of Querétaro (UAQ), Mexico. Member of the National System of Researchers (SNI), Mexico, Autonomous University of the State of Morelos - UAEM, Cuernavaca, Mexico; "Forensic study of the principle of due process in Latin America" by Carlos Manuel Rosales Garcia, Doctor and Master of Laws from the University of Chile (Santiago, Chile). Graduated in Law from the National Autonomous University of Mexico. He has a degree in the Rule of Law from the University of Heidelberg, University of Chile, Chile; and "Reflections on the Conventionality of Indefinite Presidential Re-election", by Raul Montoya Zamora, Research Professor at the Faculty of Law and Political Science of the University Juárez of Durango State, Mexico.

We also published in our Monographs Section a study entitled "The Necropopulist Violence of the Bolsonaro Government and the Attack on the Constitutional Project of Social and Democratic Social Welfare State in Brazil", by Andre Leonardo Copetti Santos, postdoctoral fellow at the University of Vale do Rio dos Sinos (UNISINOS) and postdoctoral fellow at the University of Santiago de Chile (USACH), Professor of the permanent body of the Postgraduate Program in Law of UNIJUÍ, IJUÍ, RS and of the Postgraduate Program in Law of URI, Santo ângelo, RS and



Humberto Acacio Trez Seadi, Professor of the disciplines Administrative Law and Civil Procedure of CNEC - Santo Ângelo. Rio Grande do Sul.

The central aim of the monograph is to demonstrate the necropopulist character of the Bolsonaro government's political narratives and actions and the potential for violence contained in them against the constitutionalised social welfare and democratic project. The article firstly demonstrates the ideological foundations of social democracy that has been positivised in the constitutional text through a welfare state model. Next, it analyses, from a typology of violence, the possibility of considering as violence governmental actions which, apparently, can be considered political options based on a particular worldview. Finally, it seeks to unveil the character of objective violence (systemic, structural and symbolic) that is ingrained in speeches, interviews and actions of Bolsonaro's government, which frontally affect and aim to destruct the civilizational-constitutional advance that represented the positivization of the Welfare and Democratic State in the Constitution of the Republic of 1988.

In our Section Essays we published 04 (four) essays, being 02 (two) essays on public policies: "A Libertarian Perspective on State Intervention in Brazil": Innovation as a Subject" and "The Dignity of the Human Person and the Custody Hearing: a Reflection on the Indiscriminate Demand for the Use of Handcuffs in Rio de Janeiro".

In this issue of the Journal we have increased our body of reviewers/evaluators, from several states of the country and foreign professors, to a total of more than 700 (seven hundred) reviewers/evaluators. We have also published, for immediate consultation of the readers, the links of 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 Quaestio Iuris Journal are permanent and must be done through the system, directly in the Journal's page.

Good reading to all!

Mauricio Mota - Editor of the journal Quaestio Iuris



Sobre o autor:

Maurício Jorge Pereira da Mota

Graduação em Direito pela Pontificia 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, Professor Adjunto 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 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

