



JOURNAL QUAESTIO IURIS

EDITORIAL FOR THE VOL. 16-2 (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.02., 2023.
Maurício Jorge Pereira da Mota
DOI: 10.12957/rqi.2022.71944

The Quaestio Iuris Journal, indexed in Web of Science and Google Scholar with a median H5 of 9.0, quarterly, in this volume 16, number 02, 2023, is pleased to publish the Dossier on environmental law entitled “Commented international environmental jurisprudence and its connections with Brazilian Environmental Law” which was coordinated by professors Romeu Thomé affiliated with PPGD DOM HELDER/MG, Délon Winter de Carvalho from PPGD UNISINOS/RS, Paulo de Bessa Antunes from PPGD UNIRIO/RJ and Talden Farias from PPGCJUFPB/PB.

The dossier is made up of 13 articles, in addition to its presentation, which focus on emblematic cases of environmental law that have occurred around the world, whether: Sierra Club vs. Morton 405 U.S. 727 (1972) (Mineral King), Judgment Klimatchutzgesetz of the Bverfg, March 2021, Chernobyl Case, Neubauer et al. vs. Germany Case, Atrato River in Colombia Case, Matanza-Riachuelo Hydrographic Basin Case, oil tanker MV Erika Case, AC. TRL OF 10-9-2019 (Proc. n° 922/15.4T8VFX.L1-7), Plan B Earth and others vs. Secretary Of State for Transport, Shell Case, Urgenda Case, Paper Companies Case (Uruguay vs. Argentina) and the Love Canal Case.

At a time when the whole world is debating the necessary measures to try to reduce the speed of climate change and make countries and their populations resilient to these changes, the dossier proves to be a unique academic contribution to promoting dialogue between authorities, academia and the population in general. The dossier had the collaboration of researchers from the Universities of Lisbon and Coimbra, both in Portugal, the University of Seville in Spain, the London School of Economics and Political Science in England and several Brazilian researchers.

As usual, in addition to the dossier, in this issue we published 20 unpublished works, 5 (five) by foreign researchers: “La gobernanza de los datos de la soberanía territorial a la soberanía digital” by Yamila Eliana Juri from the National University of Cuyo-Conicet in Argentina; “Libertad religiosa e la igualdad de género: Aportaciones del relator especial sobre libertad de religión o creencias” by Montserrat Gas-Aixendri from the International University of Catalonia, in Spain; “Exploring the Nexus between Transfer of Technology Obligations and the Promotion of Foreign Investments in Renewable Energy” by Mohammad Akefi Ghaziani, Seyed Yaser Ziae, Mostafa Fazaeli, all from University of Qom in Irā; “Retórica, argumentación e inteligibilidad del derecho: una propuesta de abordaje de la praxis argumentativa judicial partir de los aportes de Pilar Zambrano” by Eliana de Rosa from National University of Cuyo in Argentina and the paper “Artificial intelligence and the right to memory” by Favio Farinella from University of Buenos Aires in Argentina.



In the monograph section, the study called “Pesquisar e publicar nas Ciências Criminais: Apontamentos críticos sobre a pesquisa (que se anuncia como) científica e a pretensão de publicação em periódicos qualificados” by Bruno Leitão and Francisco de Assis de França Júnior, seeks to establish a dialogue about scientific research in the field of criminal law.

In the essays section, works were published that deal with topics related to human rights. The paper “Dilemas bioéticos entre a ciência, o direito e a religião” by Edna Raquel Hogemann, “A tradição dos direitos humanos: um estudo sobre estado da arte, narrativa histórica e crítica” by Daniel Carneiro Leão Romaguera and the aforementioned “Artificial intelligence and the right to memory” by Favio Farinella.

Finally, we would like to thank all readers, authors, evaluators and collaborators for their contribution, trust and excellent work that made the publication of this journal possible. We remind you that submissions to Revista Quaestio Iuris are permanent and must be made through the system, directly on the Journal's website.

Good reading!

Maurício Mota

Editor-in-Chief of Quaestio Iuris Journal

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



Rev. Quaestio Iuris., Rio de Janeiro, Vol. 16, N.02., 2023.

Maurício Jorge Pereira da Mota

DOI: 10.12957/rqi.2022.71944