



**JOURNAL QUAESTIO IURIS**  
**EDITORIAL FOR VOL. 17-4 (2024)**

**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. 17, N.04, 2024.  
Maurício Jorge Pereira da Mota  
DOI: 10.12957/rqi.2024.90936

The *Quaestio Iuris Journal*, indexed in the Web of Science, is a quarterly publication. In this volume 17, issue 04, 2024, we are pleased to inform all our readers that our Journal is indexed in several open-source tools used daily by millions of people in universities, companies, and libraries worldwide to discover, connect, and analyze research products. The open-source tools where the *Quaestio Iuris Journal* is indexed include: FATCAT; ZDB; DOAJ; WEB OF SCIENCE; WIKIDATA; SUDOC; OPENALEX; EZB; and CROSSREF.

We are also pleased to publish the article "*The Impact of the Jurisprudence of the Inter-American Court of Human Rights on Mexican Constitutional Justice*" by Raúl Montoya Zamora.

This article, "*The Impact of the Jurisprudence of the Inter-American Court of Human Rights on Mexican Constitutional Justice*", seeks to explain how the jurisprudence of the Inter-American Court of Human Rights (IACtHR) has influenced the evolution of the constitutional and conventional control system in Mexico. It does so through an analysis of key contentious cases, namely the Jorge Castañeda Gutman case and the Rosendo Radilla Pacheco case against Mexico. Additionally, the article offers a prospective examination of the implications of IACtHR rulings in the cases of *Txompaxtle Tecpile et al. v. Mexico* and *García Rodríguez et al. v. Mexico* in the development of the so-called "conventionality control."

For this study, the following legal methods were applied: dogmatic, exegetical, and case analysis. These methods aim to explain and justify that IACtHR jurisprudence has had a positive impact on the evolution of Mexico's constitutional and conventional control system. This impact has undoubtedly resulted in better conditions for national judges to ensure the full effectiveness and enforcement of human rights in cases where individuals report violations by public authorities and private entities.

As in previous issues, in this volume 17, issue 04, 2024, we have published 13 (thirteen) original articles, including 04 (four) international articles: "*The Impact of the Jurisprudence of the Inter-American Court of Human Rights on Mexican Constitutional Justice*"; "*Teleworking: Emergence and Progress in Portugal*"; "*From Freedom of Expression to Public Opinion in New Spain: The Protection of the New Hispanic Against Despotic Government (1808-1812)*"; "*Would Aristotle Agree with Abortion and Transgenderism?: The Epistemological Status of the Unscientific and the Illegitimacy of Feminist and LGTBIQ+ Eristic Ideologies as the Steering Wheel of Society's Drift in Theseus' Ship*".

In our *Essays Section*, we present two public policy studies: "*The Issue of Feminism in the Decoloniality of Gender: An Analysis of the Application of the Maria da Penha Law in Cases Involving Trans Women*"; "*The Right of Children and Adolescents to Participate in Family Mediation Hearings*".



In this issue, we have maintained our extensive network of reviewers, which includes professors from various states in Brazil and international scholars, totaling over 650 (six hundred and fifty) reviewers.

Additionally, we provide immediate access to links for various national and international journal indexing platforms where the *Quaestio Iuris Journal* is indexed.

We sincerely thank all our readers, authors, reviewers, and contributors for their trust and collaboration, as well as for their consistently excellent work. We remind you that submissions to the *Quaestio Iuris Journal* are open on a rolling basis and must be made through the journal's online submission system.

Good reading to all!

**Mauricio Mota**  
Editor of the Journal Quaestio Iuris



Rev. *Quaestio Iuris*, Rio de Janeiro, Vol. 17, N.04, 2024.  
Maurício Jorge Pereira da Mota  
DOI: 10.12957/rqi.2024.90936

**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. 17, N.04, 2024.

Maurício Jorge Pereira da Mota

DOI: 10.12957/rqi.2024.90936