

EDITORIAL

6ª EDITION

The first quarter of 2025 is a turning point for the internationalization process of ESMA/PB, as this is 6th edition of Revista Cognitio features scientific articles of renowned international researchers.

Therefore, from the reflections presented in the following texts, the increasingly academic, social and democratic perspective is identified in a special way.

Throughout the texts, the reader will be able to identify the scientific responsibility that ESMA/PB has assumed, since the texts portray social realities that need to be questioned and discussed.

In the first article, the reader will understand the challenges related to the ownership of space mineral resources, since the national legislation of some countries breaks with the Outer Space Treaty and, therefore, it is observed that international legal regulations are vague, and existent theories cannot guarantee and promote the development of outer space resources. In this way, it will be possible to understand that the key to perfecting the ownership of space mineral resources is to determine, in accordance with the UN space system, that the recovering country must be the first subject of rights over recovered space mineral resources and private entities or NGOs can claim ownership or use the benefits on this basis (property rights).

From the same perspective of international law, the second article has a reflection on the new regulatory framework for cryptocurrencies, with relevant explanations about how the “blockchain” works, the legal treatment of brokers who deal with the sale and other relevant legal issues, making a comparison of Brazil’s legal treatment (through Law nº 14.478/22) with other countries around the world.

The third scientific article presents an important social and democratic scenario, as it reflects on the feast of Our Lady of Conception on the hillside of Conceição, in the city of Recife, Pernambuco. The article discusses issues of power and politics in Recife and their direct relationship with to the residents of Conceição.

The main objective of the fourth article is to study rental contracts with insurance guarantee, and its general objective is to highlight the assumptions of the lack of hypofunction of individual tenants vis-à-vis insurance companies and real state agents in such rental contracts, with a view to substantiating the legal possibility of reversing the burden of proof in the related legal proceedings.

The fifth text discusses aspects of the responsibility of the right to healthcare as a human right and its implications for elaborating public policies. It then analyzes state obligations regarding the promotion of this right, promoting the distinction between the right to be healthy and the right to adequate health conditions. The text first explores the concept of the right to health as a human right and its implications for the formulation of public policies. It then analyzes the state obligations related to the promotion of this right, displaying the distinction between the right to be healthy and the right to adequate health conditions.

Finally, the sixth article discusses that the approval and regulation of the Padre Júlio Lancellotti Law legally reinforces the argument that such enclosure constitutes a hostile construction technique that violates the right to the city, especially for migrants who once inhabited the area. Methodologically, the article combines analysis of journalistic coverage of the occupation and eviction of Venezuelan migrants from Simón Bolívar Square with a literature review on the right to the city and hostile architecture. The first section includes photographic documentation of the occupation, eviction, and the renovation process characterized as segregatory.

In this sense, this edition seeks to help members of the judiciary, researchers, scholars and society as a whole in this process of continuous re-signification of science.

Good Reading!

Milena Barbosa de Melo
Chief Editor