



EQUIPO EDITORIAL / EDITORIAL TEAM / EQUIPA EDITORIAL

Editor Jefe / Editor in chief / Editor Chefe

Dr. Roberto García Lara. Universidad Internacional Iberoamericana, México
Jorge González Márquez. Universidad Europea del Atlántico, España

Secretaria / General Secretary / Secretário Geral

Dra. Beatriz Berrios Aguayo. Universidad de Jaén, España

Editores Asociados / Associate Editors / Editores associados

Dra. Erika Barony Vera. Centro de Estudios en Gobernanza Política, México
Dra. Carla Gómez Macfarland. Instituto Belisario Domínguez, México
Dr. Alejandro Gutiérrez Dávila. Universidad de San Carlos, Guatemala
Dra. Karen Góngora Pantí. University of Twente, Holanda
Dra. Alina Celi Frugoni. Universidad Internacional Iberoamericana
Dr. Haim Castro González. Barra Nacional de Abogados, México
Dra. Cynthia Cuenca González. Universidad Autónoma Metropolitana, México
Dra. Ligia Lee Guandique. Universidad Internacional Iberoamericana, Guatemala

Comité Científico Internacional

Dr. Juan Abelardo Hernández Franco. Universidad Panamericana, México
Dr. Jesús Niebla Zatarin. Universidad Autónoma de Sinaloa, México
Dr. Eduardo Silva Alvarado. Universidad Internacional Iberoamericana, México
Dr. Alejandro Sahuí Maldonado. Centro de Investigaciones Jurídicas, Universidad Autónoma de Campeche, México

Patrocinadores:

Funiber - Fundación Universitaria Iberoamericana
Universidad internacional Iberoamericana. Campeche (México)
Universidad Europea del Atlántico. Santander (España)
Universidad Internacional Iberoamericana. Puerto Rico (EE. UU)
Universidade Internacional do Cuanza. Cuito (Angola)

Colaboran:

Centro de Investigación en Tecnología Industrial de Cantabria (CITICAN)
Grupo de Investigación IDEO (HUM 660) - Universidad de Jaén
Centro de Innovación y Transferencia Tecnológica de Campeche (CITTECAM) - México.

SUMARIO / SUMMARY / RESUMO

- Editorial 5
- Mínimo existencial y reserva de lo posible: reflexiones sobre el control jurisdiccional de las políticas públicas después de la Constitución de 1988, Brazil 7
Existential minimum and reserve of the possible: considerations on jurisdictional control of public policies in post-1988 Constitution, Brasil
Adilson de Paulo de Almeida Júnior, Marcus Wagner de Seixas. Universidade Federal Fluminense, Brasil.
- La despenalización del aborto sentimental en el código penal peruano 2024 por vulneración a derechos fundamentales en mujeres 21
The decriminalization of sentimental abortion in the peruvian penal code 2024 due to violation of fundamental rights of women
Dora Itala Castillo Diaz. Universidad Internacional Iberoamericana, México.
- Estado del arte del derecho a la protesta o manifestación pacífica 36
State of the art of right to protest or manifestation
Edgar Estuardo Pérez Barrios. Universidad Internacional Iberoamericana, Guatemala.
- Análisis de las leyes y decretos como vías jurídicas para garantizar los derechos de las comunidades indígenas y afrodescendientes en Honduras: problemas y retos actuales 53
Analysis of laws and decrees as legal pathways to guarantee the rights of indigenous and afro-descendant communities in Honduras: current problems and challenges
Edwin Alexander Álvarez. Universidad Internacional Iberoamericana, Estados Unidos.
- Revelando la dependencia: Una mirada crítica a la autonomía del Banco Central de Angola 69
Unveiling dependency: A critical look at Angola's Central Bank autonomy
Emílio Alfeu Quissanga, Fernando Cassinda Quissanga, Carlos Alfeu Quissanga. Nations University, Estados Unidos / Universidade José Eduardo dos Santos, Angola.
- Inflación y Recesión: una historia política económica y el PBI Peruano 1950-2022 86
Inflation and recession: an economic political history and the peruvian GDP 1950-2022
Marlene Esther Yanayaco Aguilar. Universidad Internacional Iberoamericana, México.

Editorial

We are pleased to share the second issue of the year 2024 of the Law and International Politics journal, which is integrated by important scientific texts that provide guidelines through its research lines that allow us to observe the scientific dynamism for the growth of knowledge in the areas of law, business and politics. It is important to note that the views of the writers in this issue provide a multifaceted panorama that leads us to a deeper analysis of the legal-political action agendas for the world.

The first text in this edition reflects on the jurisdictional control of public policies after the 1988 Constitution, Brazil, offering a doctrinal and jurisprudential approach to aspects related to the manifestation of judicial activism in the field of judicial control of public policies in Brazil. Through this documentary analysis, the increasingly proactive action of the Judiciary is presented, pointing out the lack of observance of the "existential minimum" by the Brazilian State.

The second research work focuses on governments as safeguards and guarantors of the rule of law, they need clear, assertive and adequate visions to the needs of the populations they lead and represent. The article entitled "The decriminalization of sentimental abortion in the Peruvian penal code 2024 for violation of women's fundamental rights", shows a human face of the needs of sexually violated women and their criminalization in the practice of abortion, in turn, demonstrates the perception of the transgression of the fundamental rights of pregnant women and victims of sexual crimes.

The third research article addresses aspects of governmental representation, as a State Custodian of the interests of its population, which the population is capable of manifesting through the exercise of its civil and political rights. The article explores aspects of the protection of the right to peaceful demonstration in defense of democracy in the international system, the subsystems of protection of human rights and the protection of fundamental rights established in national law.

The fourth scientific article reviews the conventional parameters to which every State is bound by international agreements and treaties, which allows for an interpretative review of the internal regulations applied to the various countries and their compliance with international standards. The text analyzes and compares Honduran laws and decrees that protect the rights of indigenous and Afro-descendant communities, seeking to evaluate the strengths and weaknesses of the current legal framework and the obstacles to its effective implementation from a qualitative approach.

The fifth scientific text develops an analysis of the principle of progressivity in the field of human rights, the Nation States are required to use their resources in the fulfillment of their national and international obligations in this field. The article identifies the short-run linkages and long-run equilibrium dynamics in Angola's economic landscape, focusing on understanding the complex dynamics of these variables.

Finally, this issue of the magazine includes a sixth article that points out the effect of the right political decisions that allow avoiding economic and humanitarian crises around the world, because through a look at history, politics and economics, it reflects how inflation and recession play a fundamental role in unemployment, lack of investment, inequality, among many other aspects.

We hope that this is another edition to your liking.

Dr. Roberto García Lara
Mtro. Jorge González Marquez
Editores Jefe / Editors in chief / Editores Chefe