

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

Dr. Beatriz Berrios Aguayo. Universidad de Jaén, España

Editores Asociados / Associate Editors / Editores associados

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

- Cuadro de mando integral en el sector público: caso de estudio la Gendarmería Nacional Argentina 7
Balanced scorecard in the public sector: case study of the Argentine National Gendarmerie
Óscar Alcides Zampedri, Marco Antonio Rojo Gutiérrez. Instituto Universitario de Gendarmería Nacional Argentina (Argentina) / Universidad Autónoma Metropolitana (México).

- Un problema en los PPA de contratos de suministro de energía eléctrica, la indexación 28
A problem in PPAS of electricity supply contracts, indexation
Kevin Zea Castañeda. Universidad Internacional Iberoamericana (Guatemala).

- Principio de tutelaridad protección jurídica preferente ante el menoscabo al derecho del trabajo 41
Principle of guardianship preferred legal protection before impairment of labor law
Josefa Eufemia López Herrera. Universidad Internacional Iberoamericana (Guatemala).

- Necesidade de políticas públicas para combater a violência de gênero no Brasil 52
Need for public policies to combat gender violence in Brazil
Manuela Bonfim Magalhaes Conceição. Universidad Europea del Atlántico (Brasil).

- Sistemas de conocimiento ágil en la política pública desde la integración del estado y la sociedad civil a partir de la participación ciudadana 70
Agile knowledge systems in public policy through the integration of the state and civil society through citizen participation
Karim Hussein Dasuki, Carmen Margarita Molinares. Universidad del Sinú Cartagena (Colombia).

- Importancia del cumplimiento normativo en México. Implementación del compliance en las empresas mexicanas 82
Importance of compliance in Mexico. Implementation of compliance in Mexican companies
Daniela Cecilia Solis Gutierrez. Universidad Internacional Iberoamericana (México).

Editorial

We are pleased to share the first issue of the year 2023 of the Law and International Politics magazine, which is integrated by great scientific contributions, which allow us to visualize the trend of knowledge growth 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 rethink the legal-political action agendas for the world.

The first text in this edition deals with the feasibility of applying the Balanced Scorecard (BSC) to the management of resources in the Argentine National Gendarmerie (GNA), as a tool capable of converting the vision and strategies to the organization, communicating and relating objectives and indicators with the purpose of achieving administrative efficiency. To achieve this, a mixed methodology (qualitative, quantitative and descriptive) was used, based on the theoretical references linked to the BSC, the analysis of the administration of the Force, the budget, the organizational climate and the citizens' concept of the GNA.

The second research work focuses on a course of action for the solution of a calculation procedure within the energy purchase contract for the supply of an electricity distribution company in Guatemala. The difficulty of working with an uncertain indexation is explained, which causes different interpretations, leading to a problem of decision by the parties, since the correct procedure to be taken is not explicit, given that what exists in writing is ambiguous. The Economic Theory of Contracts is analyzed along with the most relevant aspects are: to analyze the international context of long-term contracts and the difficulties that arise in the application of indexation.

The third research article addresses the issue of the undermining of the right to work that has been a social problem in Guatemala, which has affected workers since past centuries, they were subjected to torture and slavery, in the present century slavery is no longer very notorious, thanks to the protection of human rights; even so, there is an abuse of the employer towards the worker, he does not pay a fair salary, not paying the indemnity is another factor to sue the employer before the Labor Court, once the administrative process is exhausted, he enters into a labor conflict with the employer before a jurisdictional Court, which hears and resolves, based on current law, with preferential legal protection, this awakens the interest to deeply analyze the human rights, principles of law, that the due process is not violated; the current norms in labor matters provide elements for the common good of the parties, taking the Principle of tutelary protection that assists all workers

The fourth scientific article that makes up this edition studies the scenario of female oppression that has taken hold throughout the world, stripping women of their most fundamental rights. This context began to change more effectively in the 20th century, when women began to climb the social ladder and claim their rights in a more assertive manner. In this context, this qualitative literature review article conducted a documentary research through the deductive method, seeking to understand the importance of female participation registered in the 1988 Constitution, responsible for chaining an important process of empowerment of women, triggering the right to gender equality, so necessary in view of the context of violence in the country.

The fifth scientific text is composed of a reflective analysis on the conceptualization and implementation of public policy as a mechanism for citizen participation, the

practical theoretical reflection, which incorporates several novel conceptual and methodological aspects related to systematic methodologies that have emerged in recent years. This theoretical/practical review is based on the concept of the interrelation of actors (public, private and civil society) as the primary entities of the social system, addressing the experience Colombia has had in identifying and understanding the social elements that constitute the design of the public policy route.

Finally, the magazine has integrated a sixth article in which an investigation is made regarding regulatory compliance, also known as compliance, has become an important topic of concern for companies around the world. In Mexico, legal compliance has become increasingly important due to the growing complexity of the regulatory framework and the more severe sanctions imposed by the authorities in the event of non-compliance. Regulatory compliance systems are established in Mexican legislation as mitigating and/or excluding factors of legal liability in any of the ramifications that through law establish the basis of sanctions to achieve compliance to which legal entities must comply without providing minimum standards of application without unifying criteria, regulations and procedures.

Dr. Roberto García Lara, Jorge González Márquez
Editores Jefe / Editors in chief / Editores Chefe