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**Rafael Rubin Magro**

*The Brazilian Way of Doing Public Administration* Erika Lisboa,Ricardo Corrêa Gomes,Humberto Falcão Martins,2023-02-22 The Brazilian Way of Doing Public Administration is an accessible collaboration between scholars and practitioners rich with findings applicable worldwide, exploring Brazil's government's functioning at various points in recent history.

*Knowledge for Governance* Johannes Glückler,Gary Herrigel,Michael Handke,2021-01-14 This open access book focuses on theoretical and empirical intersections between governance, knowledge and space from an interdisciplinary perspective. The contributions elucidate how knowledge is a prerequisite as well as a driver of governance efficacy, and conversely, how governance affects the creation and use of knowledge and innovation in geographical context. Scholars from the fields of anthropology, economics, geography, public administration, political science, sociology, and organization studies provide original theoretical discussions along these interdependencies. Moreover, a variety of empirical chapters on governance issues, ranging from regional and national to global scales and covering case studies in Australia, Europe, Latina America, North America and South Africa demonstrate that geography and space are not only important contexts for governance that affect the contingent outcomes of governance blueprints. Governance also creates spaces. It affects the geographical confines as well as the quality of opportunities and constraints that actors enjoy to establish legitimate and sustainable ways of social and environmental co-existence.

A Morbid Initiation Philippe Boulle,2002

**Production and Operations Management** Jorge Vargas Florez,Irineu de Brito Junior,Adriana Leiras,Sandro Alberto Paz Collado,Miguel Domingo González Alvarez,Carlos Alberto González-Calderón,Sebastian Villa Betancur,Michelle Rodriguez,Diana

Ramirez-Rios,2022-10-03 This proceedings volume convenes selected, peer-reviewed contributions presented at the POMS 2021 - International Conference on Production and Operations Management, which was virtually held in Lima, Peru, December 2-4, 2021. This book presents results in the field of Operations Management of key relevance to practitioners, instructors, and students. Topics focus on Operations Management, Logistics and Supply Chain Management, and Industrial and Production Engineering and Management, where mathematics and its applications play a role. In this work, readers will find a colorful collection of real-world case studies, accompanied by operations research-based managerial models. They touch on myriad topics, ranging from Artificial Intelligence and Data Analytics in Operations, Defense, Tourism, and other emerging issues in Operations Management to Healthcare Operations Management and Humanitarian Operations and Crisis Management. The POMS Lima 2021 International Conference has been organized by the Latin America & Caribbean Chapter of the Production and Operations Management Society, the most renowned professional and academic organization representing the interests of production and operations management professionals and academicians around the world. Since 2018, POMS International Conferences have been organized by POMS-LA, the first venue being in Rio de Janeiro, Brazil. Venue 2021 event was hosted by the Pontifical Catholic University of Peru and Pacific University, two Peruvian Latin-American leading academic institutions from Peru.

Collected Courses of the Xiamen Academy of International Law, Volume 2 (2009) The Xiamen Academy of International Law,2009-11-23 The Collected Courses of the Xiamen Academy of International Law contain the Summer Courses taught at the Xiamen Academy of International Law by highly qualified international legal professionals.

*The Madness of Priests* Philippe Boule,2024-03-18 A DESPERATE SEARCH, A DEADLY GAME Regina Blake races into

unknown territory to save her mother from the clutches of the blood sorcerers who have claimed her. But with every step, she enters further into the benighted world of the undead. Her only guides are the seductive Victoria Ash and the mad priest Anatole, but each seems more interested in making her theirs than freeing her mother. Meanwhile, her father and her fiancé scour London to save her, but find themselves embroiled in the intrigues of the damned and the mad. Will Regina's quest cost the lives of those she loves?

*The Trust Prescription for Healthcare* David A. Shore, 2005 With the healthcare industry under increasing scrutiny, hospitals and other healthcare providers must seek out ways of building trust, both within their organization and throughout the community. David Shore's *The Trust Prescription for Healthcare* shows providers and organizations how to build their capacity for trust and trustworthiness and how to turn that capacity into a trusted reputation and brand. The data is compelling: having both the trust of the community and a reputation as a trusted provider are at once good medicine, good business, and great leadership. Providers and organizations who make the investment in trust will find that they become more effective and efficient, both clinically and administratively. This book guides readers in building a trust capacity with questions, ideas, and examples. It also spells out the return on investment that organizations can expect from building the trust brand. This book provides readers with tools, strategies, and techniques they can put to use in rebuilding their department, service, or organization into a trustworthy one.

*The Solidarity Economy Alternative* Vishwas Satgar, 2014 This book brings together contributions from leading thinkers and practitioners supporting the solidarity economy alternative in South Africa, Brazil, the United Kingdom, Italy and the United States...This book is for anyone concerned about democracy, transformative politics and emancipatory utopian alternatives. -- Back cover.

## Perspectivas de um Direito Administrativo em movimento

Luciana Moraes Raso Sardinha Pinto,Maria Tereza Fonseca

Dias,2023-05-18 A presente obra, a ser lançada no XIII Congresso Mineiro de Direito Administrativo, tem o propósito de render homenagem aos 35 anos do Instituto Mineiro Administrativo - IMDA e àquele cuja trajetória de vida se entrelaça com o Instituto Mineiro de Direito Administrativo sendo um dos seus fundadores. Os artigos foram elaborados por professores de indiscutível conhecimento, dotados de uma escrita fina, arguta e crítica, como aqueles que elegeram a academia como seu habitat. São professores de renome que comungam da preocupação com a valorização da administração pública e rendem, pois, a devida homenagem àquele que dedica sua vida e força de trabalho para a coletividade. A homenagem se justifica não apenas em face da inquestionável dedicação à Administração Pública, onde já serviu em diferentes frentes: Professor universitário, Secretário de Estado, Vice-Governador, Governador, Senador e agora Ministro do Tribunal de Contas da União. Esta obra reflete um pouco a demonstração dos sentimentos que nos une a todos pela figura do hoje Ministro Antonio Augusto Junho Anastasia: carinho, respeito e, sobretudo, admiração pela trajetória de vida e ensinamentos desse ilustre cidadão das nossas Minas Gerais.

*Hermeneutics* Anthony C. Thiselton,2009-10-09 Anthony Thiselton here brings together his encyclopedic knowledge of hermeneutics and his nearly four decades of teaching on the subject to provide a splendid interdisciplinary textbook. After a thorough historical overview of hermeneutics, Thiselton moves into modern times with extensive analysis of scholarship from the mid-twentieth century, including liberation and feminist theologies, reader-response and reception theory, and postmodernism. No other text on hermeneutics covers the range of writers and subjects discussed in Thiselton's *Hermeneutics*.

## Tyrol and Its People Clive Holland,1909

## **Formalidades do procedimento licitatório** David Luiz

Pereira Berlandi,2022-06-07 A matéria de licitação, dispensa e inexigibilidade, nos últimos tempos, tem sido alvo de diversas discussões relacionadas à corrupção na administração pública. Por isso, o presente trabalho se propôs à análise deste tema, que foi dividido em duas partes: a primeira tratou da fase administrativa que compreende o procedimento licitatório, sendo dividido em quatro fases: a) planejamento; b) edital; c) contrato; d) execução contratual. Na sequência, foram objeto de estudo o dever de obediência ao rito e às formalidades no procedimento licitatório, dispensa ou inexigibilidade de licitação. Posteriormente, na segunda parte, tratou-se das hipóteses de crime cometidos em decorrência de realização de dispensa ou inexigibilidade de licitação com base no art. 337 E do Código Penal e as hipóteses de fraude nos processos licitatórios previsto no artigo 337 F do Código Penal, e enfrentou-se à aplicação da Súmula 645 do Superior Tribunal de Justiça versus prejuízo ao erário. Ao final, buscou-se a resposta ao problema aqui proposto: nos crimes licitatórios, o objeto da tutela penal busca proteger o procedimento licitatório ou os cofres públicos? Por essa razão, fez-se necessária a análise referencial da doutrina ? julgados do Tribunal de Contas, do Tribunal de Justiça do Estado de São Paulo, do Superior Tribunal de Justiça, do Supremo Tribunal Federal ? e das Leis: no 8.666/19293, no 10.52/2002 e no 14.133/2021.

### **Câmara Municipal** André Luiz de Oliveira,2024-04-19

Participar, conhecer e compreender a função do poder legislativo nos municípios brasileiros contribui para a difusão e o fortalecimento da democracia e consequentemente para a organização cidadã, afinal, a voz do vereador é a voz do povo, na casa do povo. A câmara municipal de vereadores é o espaço político mais próximo das pessoas, nela ocorre a representatividade popular e as discussões que impactam no futuro do município. Ao longo das últimas décadas, o processo legislativo municipal vem se transformando, muitas são as inovações e atualizações, tanto na sua forma operacional como

regimental, o que impacta e influencia tanto o trabalho dos vereadores como dos servidores. Acompanhar o desenvolvimento e a evolução legislativa diz respeito a um novo olhar sobre a câmara municipal, alicerçado em novas informações, projetos e leis que fazem a diferença na vida dos moradores. Os vereadores são os políticos mais próximos da população e, por consequência, os que melhor conhecem a sua realidade. Neste sentido, busca-se amparar o seus trabalhos com importantes ideias e ações articuladas, para serem desenvolvidas e pensadas juntamente à equipe da câmara municipal, com a finalidade de atender as demandas existentes. Vereadores e servidores do poder legislativo municipal prestam um grande serviço à sociedade, e estão sempre abertos a conhecer novos conteúdos relacionados a sua função. Desta forma, este livro apresenta-se com objetivo de auxiliar e desenvolver o processo legislativo, assim como nortear todo arcabouço legal que compreende seu funcionamento operacional e constitucional.

**Corrupção** Cesar Luiz de Oliveira Janoti, 2022-02-01 A corrupção é um dos problemas mais graves das sociedades contemporâneas, constituindo uma ameaça constante para o Estado de Direito, para a democracia e para os direitos humanos, enxovalhando os princípios de boa administração, de equidade e de justiça social, obstaculizando o desenvolvimento econômico e dilacerando fundamentos morais da sociedade. Por esta razão, a corrupção merece uma defrontação urgente, consistente e decisiva, sendo certo que somente a partir de uma profunda análise das causas, das consequências e das vertentes da corrupção será possível compreender a fenomenologia e propor a adoção de medidas preventivas e repressivas verdadeiramente eficazes ao seu combate. É, portanto, muito oportuna e de grande relevância a produção acadêmica que resultou neste livro, principalmente porque a literatura jurídica brasileira carece de uma obra completa sobre a corrupção, que a aborde em todos os seus aspectos - histórico, penal, político, administrativo, eleitoral,

cível, internacional e meios de combate, entre outros. Este livro trata com profundidade os mais variados aspectos concernentes à corrupção e oferece ao leitor um manual de referência sobre o tema em todas as suas vertentes.

**Princípio da presunção de responsabilidade de agentes públicos** Marcília Metzker,2022-01-31 O Estado é o maior contratante de obras, serviços, bens e utilidades oferecidos pelo setor privado; daí, as aquisições devem ser alvo permanente de fiscalização pela sociedade e pelo corpo administrativo, sob a ótica da presunção de responsabilidade que exsurge do exercício de funções públicas. Nos anos 20?s do Século XXI, o Brasil colocou-se em evidência internacional pela pujança de sua economia e pela integridade de seus dirigentes, mas, poucos anos antes, ocupou lugar de destaque pelos escândalos de corrupção, favorecimentos, desvios de dinheiro público, conflitos de interesses, o que resultou em julgamento e condenação de agentes políticos de vários níveis de poder. Nesta obra, faz-se uma abordagem jurídica, política e, sobretudo, crítica dos controles existentes sobre atos de pessoas praticados em nome do Estado, e de suas respetivas consequências, para propor a formação de um sistema amplo que abranja a fiscalização do exercício das funções públicas e a adequada responsabilização dos agentes envolvidos em desvios de conduta, atos de improbidade ou imoralidade administrativa. O aprofundamento da questão resultou na revelação do novo princípio de direito que dá título à obra.

*Instituições de Direito* LUCIANA CORDEIRO DE SOUZA FERNANDES,2020-01-31 O presente livro é fruto das aulas ministradas nos cursos de Administração de Empresas, Administração Pública, Gestão em Agronegócio, Gestão em Comércio Internacional, Gestão Ambiental, Publicidade e Propaganda e em Engenharias (civil, mecatrônica, elétrica, mecânica etc.) como disciplina introdutória de Direito em diversas Universidades. Embora elaborado como material didático complementar as disciplinas de Instituições de Direito e outras

introdutórias a esta temática, destina-se também a alunos de Direito e a cada um de nós, pessoas comuns que vivem em sociedade sob o manto do regramento legal. Afinal, em cada ação e a todo o momento, da concepção a morte, do casamento a separação, da compra e venda de bens, surgem consequências jurídicas! Somos todos regidos pelo Direito e, através destas páginas poderemos conhecer os principais assuntos que afetam o viver em sociedade dentro do Estado brasileiro. Destaca-se o uso de um personagem Just que acompanha a autora, indagando-a sobre o Direito e formulando questões que permitem compreensão da temática, de forma que os primeiros capítulos são mais conceituais para oferecer as noções introdutórias do Direito, não permitindo o uso de exemplos práticos, mas estes vão sendo oferecidos ao longo do texto. A proposta deste trabalho é oferecer um texto com conteúdo jurídico e com linguagem palatável, que possibilite acesso fácil e compreensível deste mundo ao leitor. Ressaltando que este trabalho não pretende exaurir qualquer dos temas apresentados, tão somente compartilhar a informação para que este conhecimento seja retido e multiplicado pelo leitor, o qual se identificará com nosso personagem em diversas situações. Toda esta narrativa se dará a partir do Texto Constitucional de 1988 - nossa Lei Maior, complementado pelos principais normativos legais que regem nosso cotidiano. Por isso, esta obra se reveste também de um cunho cidadão. Afinal, como poderemos participar da vida política de nosso país, sem conhecer as leis básicas que regem nosso dia a dia? Através do conhecimento poderemos ser protagonistas em nossas vidas e no Estado!

### **Termos aditivos no Regime de Contratação Integrada**

Rafael Rubin Magro, 2024-02-06 Aditivos contratuais são vedados, em regra, em contratos celebrados sob o regime de contratação integrada, previsto na Lei nº 12.462/2011, que instituiu o Regime Diferenciado de Contratações Públicas (RDC). Contudo, há duas exceções legalmente previstas: (i) para recomposição do equilíbrio econômico-financeiro decorrente de caso fortuito ou força maior e

(ii) por necessidade de alteração do projeto ou das especificações para melhor adequação técnica aos objetivos da contratação, a pedido da Administração Pública, desde que não decorrentes de erros ou omissões por parte do contratado. Assim, com o objetivo de avaliar se a restrição imposta pelo legislador inibiu o Poder Público de celebrar aditivos em contratos no regime de contratação integrada, este livro traz pesquisa contendo a análise de casos reais de licitações que fizeram uso desse formato de contratação. Além disso, a obra discorre sobre aspectos gerais do RDC; especificidades da contratação integrada, em especial os aditivos; irregularidades frequentes em licitações e contratos no regime de contratação integrada; bem como elenca propostas visando ao aprimoramento da contratação integrada, em cotejo com as disposições da Lei no 14.133/2011 (Nova Lei de Licitações e Contratos Administrativos). Dessa forma, acredita-se que o conteúdo do livro possa contribuir para uma melhor compreensão da temática, notadamente quanto ao uso correto do regime de contratação integrada em licitações pelo Poder Público.

**Implantação de compras públicas sustentáveis em universidades federais** Erika Maria Ribeiro Souza,Andréa Cardoso Ventura,2020-12-07 O livro explora, de maneira detalhada, as compras públicas sustentáveis (CPS): um dos principais instrumentos globais para o desenvolvimento sustentável. Para tanto, após apresentar as normas e estratégias já consolidadas neste sentido no Brasil, analisa, por meio do estudo de caso aprofundado da Universidade Federal da Bahia (UFBA), o processo de implementação desta modalidade de compras. Ao apresentar propostas de melhoria para a UFBA, propõe-se a contribuir para a disseminação desta prática pelos órgãos da administração pública e, portanto, para a consolidação desta importante política pública.

**MARCAS DA ADMINISTRAÇÃO PÚBLICA** VALTER FARID ANTONIO JUNIOR,2022-08-25 O autor, Valter Farid Antonio Junior, eminent Procurador do Estado de São Paulo desde junho de

1998, ostenta pleno reconhecimento no meio jurídico pela sua destacada atuação funcional, somando inspiração à transpiração, sem prejuízo de desenvolver uma referencial carreira acadêmica, como professor e jurista, coroada pela obtenção do valioso título de Doutor em Direito Civil pela Universidade de São Paulo, sendo aprovada, com distinção e louvor, a tese defendida, cuja publicação aqui concretizada decorre indubitavelmente da qualidade e relevância da obra.

**Invisibilidade** João Gustavo Jara Russo, 2021-07-26 Nesta obra, o autor apresenta o processo de terceirização de serviços no espaço na IES. O objetivo principal foi analisar a incidência da precarização nas relações de trabalho dos empregados terceirizados em uma universidade federal. A conjectura é de que a terceirização e a reestruturação produtiva do capital têm forte vínculo uma com a outra. Apresenta conceitos e aspectos históricos, políticos, econômicos, sociais e legislativo em que a terceirização está inserida, bem como um resumo das condições dos terceirizados na UFGD e suas consequências mais diretas para a universidade, bem como uma breve reflexão sobre as perspectivas para o mundo do trabalho, levando em conta as alterações na legislação trabalhista, aprovadas nos últimos anos, que intensificam as tendências de flexibilização e terceirização do trabalho.

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