



LAW AND CITIZENSHIP BEYOND THE STATES

RCSL | SDJ ANNUAL MEETING | LISBON - PORTUGAL

10 - 13 SEPTEMBER 2018

Provisional Complete Programme

Dinâmia'CET-IUL – The Local Organizing Committee

Lisbon, March 2018

www.rcsl-sdj-lisbon2018.com

Organização: DINÂMIA'CET-IUL

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Preliminary Note

This is a provisional document, which main function is to allow potential participants to confirm their inclusion in our programme. The final programme will include complete titles of the contributions to the plenary sessions, indexes, maps of ISCTE-IUL, etc. Several format failures still have to be eliminated.

Room Distribution

Rooms indicated are where the major part of sessions of a WG takes place, and which are available for the WG for their Business Meeting.

Provisional numbering; final numbering corresponding to the ISCTE-IUL room numbers to be included in the Final Version of the Programme. A set of sessions sponsored by CES will take place in the facilities of CES-Lisbon.

Numbers here indicated correspond to the last two digits of the session numbers (example: session 1102 takes place in room 02 in the first WG sessions time slot).

Plenary Sessions	Aula Magna
Featured Sessions	Room_01
WG Civil Justice and Dispute Resolution	Room_32
WG Comparative Legal Culture	Room_31
WG Comparative Studies of Legal Professions	Room_24
WG Gender, Law and Society	Room_23
WG Human Rights	Room_54
WG International Research Group on Law & Urban Space	Room_43; Room_44
WG Law and Development	Room_56
WG Law and Migration	Room_43
WG Law and Politics	Room_42
WG Law and Popular Culture	Room_51
WG Social and Legal Systems	Room_51
WG Sociology of Constitution	Room_02
ST-APS Sociologia do Direito e da Justiça	Room_55
ABraSD	Room_52
CRO3-AISLF Études socio-juridiques	Room_41
Oñati Sessions	Room_25
Thematic Sessions on Prisons and Crime	Room_22
Sessions sponsored by CES	Room_71 (CES Lisbon)

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Overview

	Monday 10 Sept.	Tuesday 11 Sept.	Wed. 12 Sept.	Thursday 13 Sept
9:00am	Reception			
9:30am	Opening Ceremony	Plenary 2 (9:30-11:15)	Plenary 3 (9:30-11:15)	Plenary 4 (9:30-11:15)
10:00am	Plenary 1 (10:15-12:30; c. break)			
11:00am	(Coffee Break)	(Coffee Break)	(Coffee Break)	(Coffee Break)
		Business Mt. WG Business Mt. TS-SLJ-PSA	Business Mt. RCSL 11:30-12.30	Paper sessions 11:30pm-1:15pm
12:00pm		11:30-12.30		
1:00pm				
	Paper sessions 1:30pm-3:15pm	Paper sessions 1:30pm-3:15pm	Paper sessions 1:30pm-3:15pm	
2:00pm				Paper sessions 2:15pm-4:00pm
3:00pm	(Coffee Break)	(Coffee Break)	(Coffee Break)	
	Paper sessions 3:30pm-5:15pm	Paper sessions 3:30pm-5:15pm	Paper sessions 3:30pm-5:15pm	
4:00pm				(Coffee Break) Closing Ceremony
5:00pm				
	RCSL Board Meeting		Plenary organized by CES at CES Lisbon	
6:00pm	+ one paper session		5:30pm-7:15pm	
7:00pm				
	Reception			
8:00pm		Dinner	Social Event	

Monday 10 September, 9:30am-10:00am

Opening Ceremony

Monday 10 September, 10:30am-12:30am

Plenary Session: Researching Law and Justice in Portugal: National Trends, International Connections

Chair: Pierre Guibentif

António Manuel Hespanha

Boaventura de Sousa Santos

Helena Machado

Maria João Leote Carvalho

Monday 10 September, 1:30pm-3:15pm

1101 Lawyers in the 21st Century Society I

WG Comparative Studies of Legal Professions

This session presents some of the 60 chapters of a forthcoming global comparison of lawyers, 'Lawyers in 21 century society', which is a 30 years follow up on Abel & Lewis' 'Lawyers in Society'. Both projects examine lawyers comparatively, their histories and status and offer different approaches to understand lawyers. Since the original books globalisation and neoliberal structures have affected lawyers' work, organisation, education and demography. At one level, legal expertise and legal services become global, at another level transnational legal institutions and law develop and require new forms of legal expertise, while at a national level populations still need legal services. This session take such developments into consideration when examining how lawyers and access to justice are affected by globalization and neoliberal structures in different nation-states.

Chair: Ole Hammerslev University of Southern Denmark

Jan Kober Charles University in Prague; Institute of State and Law of the Czech Academy of Sciences

The Transformation of Czech Legal Professions between Two Economic Systems and the Privatisation of Bailiffs

Isabel Boni-Le Goff University of Lausanne Eléonore Lépinard University of Lausanne Nicky Le Feuvre University of Lausanne
Lawyers in Switzerland. The End of Prosperity in the Age of Globalization?

Ulrike Schultz FernUniversität in Hagen
The Legal Profession in Germany – Resistance and Reactions to Demands of Modernization

Ole Hammerslev University of Southern Denmark
Lawyers in Denmark

1102 Constitutional populism or new wave of constitutionalism. Socio-theoretical and comparative perspectives I

WG Sociology of Constitution

In Eastern and Western Europe, Asia, the Americas, Africa, populist parties have recently challenged traditional ones, and in several countries, they have overwhelmed them. Contemporary waves of populism have taken many people by surprise, particularly since they so soon follow the much-lauded triumph, as it seemed, of third wave democracies, in some of the places where they had seemed to have gained their greatest successes. The latest wave is so widespread and consequential that it has begun to generate a burgeoning literature particularly in social and political science, and to a much lesser extent in constitutional studies, often drawing on comparisons with earlier forms of populism and other sorts of pre-and anti-democratic authoritarianism. However, the new populisms have distinctive relationships with, and elements of, democracy not shared by traditional authoritarian regimes, yet unlike the forms of democracy within which many of them were spawned, they are involved in changing liberal constitutional practices, and institutions. Unlike earlier populisms, the new populists in power engage closely with law, principles of the rule of law and liberal constitutionalism. It is those engagements that the proposed panel seeks to understand. More specifically, we seek to understand the deliberate change of constitutional institutions that have taken place in some of the most prominent of these new democracies around the world.

The panels will focus on the interrelations between modern forms of populism and liberal democracy, authoritarianism, politics, and law, particularly constitutional law. Our specific focus is on a selection of countries that were in the forefront of the 'third wave' of democratic transformation.

Chair: Michał Paździora Centre of Legal Education and Social Theory (University of Wrocław)

Adam Czarnota University of New South Wales
Constitutional populism in CEE or constitutional correction?

Michał Stambulski Centre for Legal Education and Social Theory, Uniwersytet Wrocławski

Populist constitutionalism and neoauthoritarianism on the example of Poland

Anna Sobaczewska The Institute of Law Studies, Polish Academy of Sciences
Constitutional moment theory in Polish reality - the consent, identity, and change of constitution

Ronald Janse Open University Netherlands
Democracy without adjectives and the future of mutual trust

Jack Meakin University of Glasgow
Populism, Constitutional Change, and the Autonomist's Example

1123 Gender stereotypes and legal consequences

WG Gender, Law and Society

The themes chosen for the RCSL/SDJ Lisbon meeting particularly echo the research interests of the Gender, Law and Society WG of the RCSL. The current international context sadly provides for endless examples of gendered and sexualized violence across borders, as well as of the reproduction of gender-based bias, subordination and oppression both at local and global levels. An un-exhaustive list may include: the 'global gag rule' reinstated by Donald Trump, that poses a very real health threat on women needing an abortion; the persistence of the pay gap and the glass ceiling; the 'glass cliff' phenomenon in the political sphere; the issue of human trafficking notably for the purposes of forced labour, sexual slavery, or commercial sexual exploitation, that disproportionately and adversely affects women; the conditions hindering access to citizenship and related rights; the everyday harassment and violence suffered by women and LGBT communities.

The power structures and justice systems across the world, despite decades of feminist/antidiscrimination struggles for equality, seem to perpetuate patriarchal and heteronormative ways of exercising power and in/justice beyond the nation-state borders. In this session, we would like to welcome papers analysing these phenomena from a theoretical, historical or field-based perspective, that shed light on the intersectional, transnational and global dimensions of gender-based violence as well as the colonial legacy that is embedded in them, especially in times of a 'migration crisis'. We are particularly interested in ways, stakes and practices enacted by women and sexual minorities – individually or in coalitions – to challenge, articulate, resist and contrast these forms of oppressions.

Chair: Alexandrine Guyard-Nedelec

Ana Guerreiro FDUP/ISMAI/UMAR Pedro Sousa FDUP Sílvia Gomes CICS.NOVA - UM

Women and organized crime: what role do gender studies play?

Riccardo Mazzola Università degli Studi di Milano Linda Della Ragione Universidad del País Vasco (UPV/EHU)

Addressing Gender Stereotypes in Advertisement: Role and Limits of Restorative Justice

Marina Oliveira Guimarães Universidade de Coimbra

Quem são essas “mulheres”? Uma releitura sobre as mulheres protegidas pela Lei brasileira 11. 340/2006, Lei Maria da Penha

Tiago Ribeiro CES/FEUC

Da origem da tragédia sexual: uma contribuição sócio-histórica

Elisa Girotti Celmer Universidade Federal do Rio Grande - FURG

Verse and reverse of gender conflicts regulation in the conjugal relationships in brazilian legislation

Mafalda Ferreira FMUP - Faculdade de Medicina da Universidade do Porto Sofia Neves ISMAI/ CIEG Sílvia Gomes ISMAI/U.Minho

“Kill or be killed’: Narratives of female victims of gender violence condemned by the murder of their partners”

1131 Panel on Socio-Legal Journals

1142 The Judiciary and Democracy I

WG Law and Politics

When we speak of the judiciary we refer to the branch of the State that carries out every process pertaining to justice administration. This entity allows the government, through specific authorities, to be in charge of protecting the fundamental rights and obligations of citizens. It is also in charge of carrying out law suits where the latter elements are observed. In this sense, conducting studies on the judiciary and its political role implies analysing the practices of its agents and of society. The court houses, ministers and judges are the juridical bodies whose function is completing that task. However, it is important to understand the context in which they perform to carry out their juridical decisions.

The main objective of this panel is to present works that focus on the analysis and observation of the judiciary branch and its relations with politics in the development of democratic societies.

In many countries, the politicization of the judiciary branch has incorporated practices that in some cases exceed the functions of judges and magistrates.

To what extent does the politicization of the judiciary branch contribute to the maturation of democracies or, could it prevent the institutions from strengthening?

Chair: Angélica Cuéllar Universidad Nacional Autónoma de México

Claudia Maria Barbosa Pontifícia Universidade Católica do Paraná - PUC/PR
A Juristocracia brasileira e o risco da erosão da democracia no país

Karina Ansolabehere IJ-UNAM
Diffusion of doctrinal innovations in Latin American Judiciaries

Alberto Abad Suarez UNAM Instituto de Investigaciones Jurídicas
The Mexican Supreme Court as protector of human rights: New uses of amparo trial (2011-2018).

Josafat Cortez Salinas UNAM-FCPyS
La innovación organizacional de la Suprema Corte de Justicia como explicación del cambio en las decisiones judiciales.

Andrea Pozas IJ-UNAM Julio Ríos DEP-CIDE
Anatomy of an Informal Institution: The “Gentlemen’s Pact” and Patronage Networks in the Mexican Judiciary, 1917-1994

1145 As paisagens das Justiças em Moçambique : 15 anos depois

ST Sociologia do Direito e da Justiça

Desde o estudo de Santos e Trindade et. al. (2003) e nos últimos 15 anos os Tribunais Judiciais em Moçambique, num contexto de pluralismo jurídico, por um lado, têm estado em mutação no sentido de aprofundar a independência, a eficiência e a acessibilidade. Por outro lado, os Tribunais comunitários foram abandonados pela política pública de justiça, mas mantêm-se como uma das instâncias de resolução de litígios mais próximas das comunidades e das pessoas. Por último, as Ongs (organizações não governamentais) têm uma representação muito crítica do direito e das Justiça(s).

Chair: João Pedroso FEUC/CES

Elisa Samuel CFJJ - Centro de Formação Jurídica e Judiciária de Moçambique
Os Tribunais Judiciais: Independência, eficiência e acessibilidade

Joaquim Fumo CFJJ - Centro de Formação Jurídica e Judiciária de Moçambique
Os Tribunais comunitários: a resistência

Carmino Machavane CFJJ - Centro de Formação Jurídica e Judiciária de Moçambique
Os Tribunais Judiciais Moçambicanos em números

Denise Mangué CFJJ - Centro de Formação Jurídica e Judiciária de Moçambique
– *As crianças, o direito e a justiça: um olhar das ONGs*

1151 Developments in Popular Legal Culture

WG Law and Popular Culture

Chair: Sam Hillyard

Stefan Machura Bangor University
Theoretical Tools to Understand Law in Film and Television

Peter Robson University of Strathclyde
Ethnicity, Gender and Diversity and Justice on TV: the British perspective

Ferdinando Spina University of Salento
Developments in Popular Legal Culture: an Italian perspective

David S.Wall Centre for Criminal Justice Studies, University of Leeds
Changes in the business model of creative arts: towards the theft of ideas as a cybercrime?

1152 Tribunais, acesso ao direito e ensino jurídico

ST Sociologia do Direito e da Justiça

Chair: TBA

Bruna Gisi Núcleo de Estudos da Violência - Universidade de São Paulo (NEV-USP)
Giane Silvestre Núcleo de Estudos da Violência - Universidade de São Paulo (NEV-USP)
Gorete Marques Núcleo de Estudos da Violência - Universidade de São Paulo (NEV-USP)
A construção da auto-legitimidade no judiciário brasileiro: o caso do Estado de São Paulo

Vera Martins Dinâmia'Cet-IUL e IPRI-Nova
Housing and the rule of law in portuguese foreclosures

Vladimir Vitovsky Justiça Federal-TRF2
Towards the judicial process: the role of judges within the community and the role of the training of magistrates.

Gizlene Neder Universidade Federal Fluminense Gisálio Cerqueira Filho
Universidade Federal Fluminense
Formação Jurídica, Poder, Violência e Arbítrio

Patrícia André Universidade Nova de Lisboa
A dupla face do défice de legibilidade do direito

1153 Violência no Brasil

WG Human Rights

Chair: Katya Kozicki

Marisa Feffermann Instituto de Saude da SESSP
Genocídio da juventude negra - desconstruindo mitos

Katya Kozicki Universidade Federal do Paraná e Pontifícia Universidade Católica do
Paraná Vera Karam de Chueiri Universidade Federal do Paraná Bianca M. Schnider
van der Brooke Pontifícia Universidade Católica do Paraná
*A crise do sistema carcerário brasileiro e o papel dos atores sociais entre o litígio
estratégico e o litígio estrutural*

Carolina Rispoli Leal Universidade de Coimbra
*Dignidade precária: análise de indenização por situação degradante no sistema penal
brasileiro*

Rodrigo Luz Peixoto UFRGS Fiammetta Bonfigli UniLasalle
*Marcos Jurídicos contra o Desaparecimento Forçado e Movimentos Sociais: A nova lei
sobre desaparecimentos do México.*

1155 Justiça criminal em mutação I - delação, negociação e reparação

ST Sociologia do Direito e Justiça

Chair: Sara Leitão Moreira

Criziany Machado Felix Centro de Estudos Sociais da Universidade de Coimbra/PT
*A Emergência e a Institucionalização da Justiça Restaurativa no Brasil: Inovações,
Possibilidades e Desafios – Um estudo documental (2005/2010 e 2016/2017)*

Cristina Rego de Oliveira Universidade de Coimbra - Centro de Estudos Sociais
*Tensões e desafios da Mobilização do Direito no campo da Mediação Penal de Adultos:
uma análise da justiça restaurativa em Portugal*

André Ferreira de Oliveira Faculdade de Direito da Universidade de Coimbra

Negociação de sanções penais: “maravilhoso mundo novo” ou brecha no Estado de Direito Democrático?

Vera Ribeiro de Almeida S. Faria Programa de Pós-graduação em Sociologia e Direito - UFF e InEAC - Instituto de Estudos Comparados em Administração Institucional de Conflitos

Pesquisa empírica sobre a colaboração e a delação premiadas na construção da verdade jurídica do processo penal democrático, em perspectiva comparada – Brasil e Itália

Monday 10 September, 3:30pm-5:15pm

1201 Lawyers in the 21st Century Society II

WG Comparative Studies of Legal Professions

Chair: Ole Hammerslev University of Southern Denmark

Luca Verzelloni Centro de Estudos Sociais Stefanie Gustafsson, Nina Holvast, Hilary Sommerlad

Casualisation and proletarianization of the legal profession

Hilary Sommerlad Shaun Ossei-Owusu Marijke ter Voert, Angela Melville, Lisa Hanson

Ethnicity diversity and the legal profession: 4 case studies of ethnically ‘non-normative’ lawyers

Rosemary Hunter Queen Mary University of London Annette Olesen Aalborg University Rebecca L. Sandefur University of Illinois

Lawyers and Access to Justice

Richard Abel UCLA Law School

Comparative Sociology of Legal Professions: a 30-year perspective

1202 Constitutional populism or new wave of constitutionalism. Socio-theoretical and comparative perspectives II

WG Sociology of Constitutions

Chair: Adam Czarnota University of New South Wales

Samir Forić Faculty of Political Science, University of Sarajevo Marko Mrakovčić
Faculty of Law, University of Rijeka
Post-Yugoslavia, Continuous Populism and Constitutionalism

Alexandra Mercescu West University of Timisoara Lucian Bojin West University of
Timisoara
The Populists against "The People": Romania's New Culture of Protest

Bogdan Iancu University of Bucharest
*"The Rule of Law" vs. "Populism"- Liberal and Illiberal Tropes in Current European
Debates*

Ursus Eijkelenberg International Institute for the Sociology of Law
False Promises: Why democracy is not helped by weak constitutionalism

1223 Multifaceted aspects of state violence & citizenship

WG Gender, Law and Society

Chair: Anne-Claire Sanz-Gavillon

Monica N. Acosta Basque Country University
*From 'private' silences to 'public' truth: Violence against indigenous women in
Colombia*

Sara Araújo Centro de Estudos Sociais - UC
*Descolonizar e despatriarcalizar em contextos juridicamente plurais. Reflexões sobre
direito à igualdade e o direito à diferença a partir dos casos de Moçambique e Timor-
Leste*

Caterina Peroni University of Padua Elisa Rapetti International Cooperation Centre -
Trento (Italy) Lidka Rodak University of Katowice
*The fourth wave of feminism in Italy and Poland: challenging universal citizenship
starting from women's self-determination*

Paula Campos Pimenta Velloso PUC-Rio
*Institutional Violence against the LGBT community: a result of the relationship between
political authoritarianism and moral conservatism?*

Barbara Giovanna Bello Università degli Studi di Milano
Intersectionality in theory and practice in migrant women's everyday life

1232 Mediation and restorative justice

WG Civil Justice and Dispute Resolution

Chair: Luigi Cominelli Università degli Studi di Milano

Charlotth Back Universidad Pablo de Olavide

Tribunal Internacional para a Aplicação da Justiça Restaurativa em El Salvador: justiça e memória a contrapelo

Inês Inverno Mediating Families

Mediating cross-border family conflicts: complying with the law and improving the exercise of citizenship beyond the States

Tsuneo Niki Osaka University

The mimetic gesture in a facilitative mediation process

Míris Jaira Silva Universidade Federal da Bahia Ana Paula Rocha do Bomfim

Universidade Federal da Bahia

Mediação Comunitária: Por uma Prática Transformadora

1242 The Judiciary and Democracy II

WG Law and Politics

Chair: Angélica Cuéllar Universidad Nacional Autónoma de México

Germán Silva García universidad católica de colombia

Justice and politics in colombia. Struggles and paradoxes concerning the independence of justice

Andrei Koerner Universidade Estadual de Campinas, SP, Brasil Celly Cook Inatomi

Universidade Estadual de Campinas, Unicamp, Brasil

O Jurídico e a democracia nos trinta anos da Constituição brasileira

Sandra Serrano FLACSO México

The interaction of the Inter-American Court of Human Right and constitutional courts in Mexico and Colombia

Maria Ines Bergoglio Universidad Nacional de Cordoba, Argentina

Judicial Reform and Civil Litigation in Argentina

Laura Louza Access to Justice

The dissonant formula of the Venezuelan justice system: impunity and repression

Inatomi, Celly Cook Unicamp Andrei Koerner Unicamp

O Jurídico e a democracia nos trinta anos da Constituição brasileira

1251 Developments in Popular Legal Culture II

WG Law and Popular Culture

Chair: Peter Robson

Sam Hillyard Durham University, UK David S. Wall Leeds University, UK
Safe and legitimate use? The case for private firearms ownership in civil society.

Jonathan Glater University of California, Irvine
Provisional Redemption: Lawyers in the Era of Trump

Nancy Marder Chicago-Kent College of Law
What Hollywood, U.S.A. Teaches the World (Incorrectly) about American Juries

Stefan Machura Bangor University
Consumption and effect of law-related media: Changing patterns?

1252 O Futuro do direito do Trabalho

ST Sociologia do Direito e da Justiça

Chair: Cristina Gemmino

Marina Henriques Centro de Estudos Sociais
Constitucionalismo global e proteção dos direitos humanos do trabalho

Teresa Maneca Lima Centre for Social Studies
The Portuguese workers' compensation system: when experiences challenge the Law

Douglas Nunes Vasconcelos Escola Superior do Ministério Público da União
A análise das fraudes à relação de emprego no Brasil e os novos conceitos de subordinação

1253 Juventudes em contextos de violências: novas formas de sociabilidade contemporânea

WG Human Rights

Em uma sociedade de capitalismo globalizado, em especial na América Latina, se observa o recrudescimento de uma tendência totalitária, resultado de contradições de desenvolvimento tecnológico baseado na reprodução da miséria e das desigualdades

sociais com muitas expressões de violências, que estas trazem consigo.

As consequências de o desmoronamento do Estado de Bem-Estar aponta para o declive de um modelo de proteção social, e suas formas institucionais, e a redução da capacidade de aquisição ao mesmo tempo no processo de atualização dos processos de desregulação do trabalho e do conseqüente desqualificação (Castel, 1998; Taylor, 1999; Garland, 2001).

É possível observar a exigência de rigor punitivo (de castigo) de uma sociedade aterrorizada que se traduz em penas severas para os transgressores e a criminalização de conduta generalizada. A verdadeira filosofia do controle da ordem pública pressupõe uma distribuição de justiça, como um problema de repressão dos crimes, e não como prevenção da violência e oferta efetiva de segurança, impondo a ideologia do "Direito Penal do Inimigo" (Jakobs, 1997 Moreno, 2014).

Este cenário é pouco percursos para jovens, que são parte dos segmentos da população mais afetados pela desigualdade social, as políticas de ajuste econômico e a falta de efetividade das políticas sociais, portanto, os efeitos da violência se agudizam, capturando, sobre todo, aos jovens.

Os jovens aparecem como um retrato projetado da sociedade, condensando angustias, medos, mas também como uma esperança em relação com as tendências sociais percebidas no presente e os rumos que estas tendências imprimem para o futuro. A sociabilidade do jovem pode estar totalmente relacionada com a contemporaneidade (Feffermann, 2006). Ser jovem se relaciona com experiências e sensações que invocam ambivalências, alternam dúvidas e certezas e descontentamento. Os jovens, o desejo de experimentar o novo é acompanhado por incertezas, por a experiência de conhecimento de uma realidade, que simultaneamente, atrai e atemoriza. Por sua parte, a violência pode corresponder, sob diferentes formas, a esforços de afirmação e participação em um mundo contraditório, a busca de pertença e reconhecimento. A proposta da mesa é uma reflexão sobre jovens no contexto da violência no Brasil, buscando informações sobre as formas de expressão e de resistência.

Chair: Marisa Feffermann Instituto de Saúde do Estado de São Paulo

Marisa Feffermann Instituto de Saúde do Estado de São Paulo Miriam Abramovay Flacso - Brasil

As jovens do tráfico de drogas: trajetórias interrompidas

Miriam Abramovay Flacso - Brasil Marisa Feffermann Instituto de Saúde/ SES/ SP
O Sentido da Escola para Jovens Traficantes no Rio de Janeiro

Lila Cristina Xavier Luz Universidade Federal do Piauí

Juventudes em contextos de violências: novas formas de sociabilidade contemporânea

Ilana Lemos de Paiva Universidade Federal do Rio Grande do Norte

Mapeamento dos homicídios juvenis na cidade de Natal/RN

Rita Alves Pontifícia Universidade Católica de São Paulo

Imagens das resistências ao genocídio da juventude das periferias de São Paulo

1255 Justiça criminal em mutação II - violências de género e amnistia

ST Sociologia do Direito e da Justiça

Chair: Cristina Rego de Oliveira

Sara Leitão Moreira Universidade de Coimbra/Coimbra Business School/Instituto Jurídico Portucalense

Decisões de hoje, com um pé no passado e com (pouco) futuro à vista: a violência doméstica sob escrutínio judicial

Ana Oliveira Centro de Estudos Sociais

Os domínios imaginário e normativo do assédio

Mariana Farias Silva Universidade Federal de Pernambuco (UFPE) Artur Stamford da Silva Universidade Federal de Pernambuco (UFPE)

Prostituição na América Latina: observações sob a ótica da teoria dos sistemas de Niklas Luhmann

David Oliveira UFC/UECE

Análise de Discurso Crítica da anistia política de militares: um estudo teórico, metodológico e prático

Monday 10 September, 5:30pm-7:15pm

1302 Constitutional populism or new wave of constitutionalism. Socio-theoretical and comparative perspectives III

WG Sociology of Constitutions

Chair: Michał Stambulski Centre for Legal Education and Social Theory, Uniwersytet Wrocławski

Karolina Kocemba Centre for Legal Education and Social Theory, University of Wrocław

Human Rights in the Populism Times

Jakub Łakomy University of Wrocław

“Legal Interpretation in Agonistic Democracies. Hegemony, Populism and the Political”

Michał Paździora Centre of Legal Education and Social Theory (University of Wrocław)
Beyond Harmony and Disagreement. How to Teach Rule of Law in Post-Communist Poland

Jola Sawicka Center for Legal Education and Social Theory; Oñati International
Institute for the Sociology of Law
Democracy Without Constitution

Adam Sulikowski University of Wrocław
"The Argument from the "Common Good" in Contemporary Constitutional Democracies: Between Populism, Axiology and Politics"

Tuesday 11 September, 9:30am-11:15am

Plenary Session: Prison and State: intersections and (re)configurations

Chair: Sílvia Gomes

Dario Melossi

Loïc Wacquant

Manuela Ivone Cunha

Tuesday 11 September, 11:30am-12:30am

Business Meetings Working Groups / ST Sociologia do Direito e da Justiça

2100 Tuesday 11 September, 1:30pm-3:15pm

2101 Mapping the current state of socio-legal studies I

In Mexico City, we discussed the current state of the sociology of law as an empirical field of study. In Lisbon, we would like to expand the scope of our discussion and focus on wider cross-disciplinary field of socio-legal studies including the sociology of law. The panelists will explore the configuration of social science disciplines studying law in different countries that together shape the profile of the subject-matter that can be placed under the umbrella of socio-legal studies, together with the balance between theoretical and empirical approaches and the philosophical grounding that supports

the field intellectually. For instance, in some countries the sociology of law is used interchangeably with socio-legal studies whereas in others it is an insignificant stream of it; some countries display a strong empirical orientation, while in other places the move is towards theoretical discussions of the nature of law, blending with jurisprudence. In this roundtable, we hope to examine developments in different countries and explore the drivers that influence the direction they take.

Chair: Marina Kurkchiyan, Masayuki Murayama (Co-Chair) Meiji University
Mapping the current state of socio-legal studies

Håkan Hydén Department of Sociology of Law, Lund University, Sweden
Sweden regarding Current State of Socio-Legal Studies

Ralf Rogowski Warwick University
The current state of socio-legal studies in the UK

Luigi Cominelli Università degli Studi di Milano
The current state of socio-legal studies in Italy

Pedro Fortes Oxford
The Current State of Socio-Legal Studies in Brazil

2102 Constitutions and Regionalisms beyond the State

WG Sociology of Constitutions

The presence of communities provided by cultural identities and strong political ambitions in long established states is a problem which seems to be increasingly important even in well organised union of states provided by a sort of meta-sovereignty. Is this ambiguous “glocalism” a real threat to the established international order despite the limited dimension of these re-emerging entities?

Chair: Alberto Febbrajo University of Macerata; CSISC

Alberto Febbrajo University of Macerata; CSISC
The EU and its regional dimension

Giancarlo Corsi University of Modena and Reggio Emilia
Political regionalism as cultural identity? Memory and expectations in a globalized political system

Marco A. Quiroz Vitale University of Milan
Constitutions and culture of human rights

Massimo Fichera University of Helsinki
A Call for Communal Constitutionalism

Enrico Damiani di Vergada Franzetti University of Milan
Constitutions and judicial culture of human rights

2123 Reproductive justice, bodily autonomy & citizenship

WG Gender, Law and Society

Chair: Annick Masselot

Silvana Beline Universidade Federal de Goiás Riva de Freitas UINESP/UNOESC
Autonomy of the will in times of setbacks

Natalia Broniarczyk University of Warsaw prof Małgorzata Fuszara University of
Warsaw
Abortion law in Poland- The awakening of Polish women

Anne-Claire Sanz-Gavillon Université Paris 8
*Women's fight for Abortion Rights in Spain and Chile: Equal Citizenship and the
Construction of Democracy in Post-Dictatorship Societies.*

Alexandrine Guyard-Nedelec Paris 1 Panthéon-Sorbonne University
Unwanted court ordered C-sections: what of women's consent?

Renata Babińska-Górecka University Wroclaw, Faculty of Law, Administration and
Economics
*Evolution of social risk perception on the example of Polish legal regulations regarding
parental benefits*

2124 Gender/Women in the Legal Profession I: Gender and Judging

WG Comparative Studies of Legal Professions

The session deals with various aspects of gender and judging: career aspects of women
in the judiciary, gender aspects in judging and specific feminist judging. It combines
information on four continents of the world: Africa, Australia, USA and Europe
(Germany).

Chair Ulrike Schultz FernUniversität in Hagen

Josephine Jarpa Dawuni Howard University
*Vive la Diversité or A luta Continua? Achieving Gender parity on the African Court on
Human and Peoples' Rights*

Rosemary Hunter Queen Mary University of London Kathy Mack Flinders University
Sharyn Roach Anleu Flinders University
Feminist Judging in Australian Magistrates Courts: Empirical Findings

Kathleen Mahoney University of Calgary
*Taking Down a Sexist Judge – How Feminist
Methodology Removed a Judge from the Bench*

Ulrike Schultz FernUniversität in Hagen
Women Lawyers under the Swastika

Rania Maktabi Østfold University College, Norway
*Female Citizenship and Patriarchal Nationality Laws in the Middle East
Pressures for Reform between Faith and Nation in Lebanon and Kuwait*

2125 Oñati Session I - The Local and its Multidimensionality

Chair: Gabriela Farinha ISCTE-IUL, DINÂMIA'CET-IUL

Ihintza Palacin Mariscal European University Institute
Basque speakers and their linguistic rights: (dis)empowerment by law

R. Leopoldo Cruz Balbuena Euskal Herriko Unibertsitatea
*Conceptions of Freedom in the Use of the Open Public Space: The Foruen Enparantza in
Oñati as an Illustration*

Lucero Ibarra Rojas CIDE
Looking at Latin America from the Oñati IISL

Patara McKeen Onati International Institute for the Sociology of Law
Pakistani Migration and Integration in the Basque Country: A Case Study of Oñati.

2131 Intersections of Law, Culture, and the Humanities

Chair: TBA

Patrícia Branco Centro de Estudos Sociais Valerio Nitrato Izzo Univ. di Napoli
Federico II
*Intersections in law, culture and the humanities: contributions to a critical sociology of
law*

Mateja Čehulić Faculty of Law, University of Zagreb
Research approaches to the legal culture

Gabriel S. Cerqueira Universidade Federal Fluminense
Legal ideas in Brazil, intellectual circulation and reproduction of ideas: the case of Law School's academic journals.

2132 Access to Justice

WG Civil Justice and Dispute Resolution

Chair: Paula Casaleiro University of Coimbra

Srun ChhunVoleak Nagoya University
*The civil caseload issue in Cambodian first instance courts:
Lessons from the Japanese judiciary*

Ab Currie Canadian Forum on Civil Justice
*Multi-dimensional and Multi-layered Forms of Outreach: How Legal Aid Can Engage
the Community and Expand Access to Justice*

Daniela Marques de Moraes Universidade de Brasília Benedito Cerezzo Pereira Filho
Universidade de São Paulo
*O exercício do direito, por suas formas de utilização, requer atores capazes de
fomentar um acesso à justiça vocacionado ao desenvolvimento pleno da cidadania*

Marijke ter Voert WODC, Dutch Ministry of Justice and Security Carolien Klein
Haarhuis WODC
*Trends in Paths to Justice in the Netherlands: Justiciable Problems and Actions Taken
over the years*

Jan Winczorek University of Warsaw Karol Muszyński University of Warsaw
Uncertainties of law and laws of uncertainty. Polish SMEs on using law in business.

2141 Citoyenneté, État, mobilisations du droit à l'heure de la mondialisation

AISLF-CR03

Chair: Emmanuelle Bernheim

Simona Andrini Università degli Studi di Roma Tre Fedele Cuculo Università degli
Studi di Chieti G. D'Annunzio
Legal institutions and new citizenship: spaces and paths of the multitudes

Francesca Carocchia Università degli Studi dell'Aquila - DIIIE (dipartimento di
Ingegneria e dell'Informazione e di Economia)
Ordre public and private law. Managing cultural conflicts in the age of mondialization

Camara Fodé Idetcom

*Migrations "south north", from liquid right to solid borders
Portuguese and French examples*

Roca i Escoda, Marta Université de Lausanne

*The recognition of homosexual filiation beyond the national framework: the legal
actions of gay fathers in Spain*

ATEBA Arnold Martial Université de Yaoundé II/DReSPS

*Implementing rights: the mobilization of the consumer protection associations in
Cameroon*

2142 Construction of Citizenship, Citizen Participation and Rights

WG Law and Politics

Chair: Karina Ansolabehere IIJ-UNAM

Mirosław Michał Sadowski University of Wrocław

*Citizens of what? Local identities, the Mainland, collective memory: The question of
citizenship in Hong Kong and Macau*

Marfisa Cysneiros de Barros Faculdade de Ciências Humanas de Pernambuco

The significance of social rights on constructing citizenship in Brazil

Andreia Santos Faculdade de Economia da Universidade de Coimbra/Centro de
Estudos Sociais

*Uma análise sociojurídica do trabalho e seus direitos: austeridade versus trabalho
digno*

Carolina Vestena University of Kassel

The ambivalent role of law in mobilisations of social movements in times of austerity

Ainhoa Montoya Institute of Latin American Studies, University of London

Citizens as Lawmakers: Banning Mineral Extraction in El Salvador

2143 Migration, Integration and Law

WG Law and Migration

Chair: TBA

Cathalina SANCHEZ-ESCOBAR Universidad Pontificia Bolivariana

Migration and democracy: The Colombian challenge

Iker Barbero University of the Basque Country

Are duty immigration lawyers in the Industry? Public Legal Aid and Deportation procedures in Spain

Jan Bazyli Klakla Jagiellonian University in Cracow

Applying biographical method in the field of sociology of law. Acculturation strategies among foreigners in Poland - preliminary report of a pilot study

Yehuda Sharim Rice University

"I Don't Trust Your Camera but I Trust You": The Poetics and Politics of Representing US Immigrant and Refugee Realities

Andrew N. Le UCLA

Why Work the Dangerous High Seas? Vietnamese Migrant Fishermen in Taiwan

2145 Laws and rights in a plural world: challenges and debates on legal pluralism and interlegality in the 21st century I

Legal pluralism is not a recent concept in Social Sciences and its recognition today is hardly problematic. Many questions however still lack final answers and discussions on accommodating diversity in a non-Eurocentric way remain extremely relevant. Debates are not only legal but also political. They may technically focus on how to accommodate the rule of law with soft law, international law and local law or go further and critically discuss what is justice and fairness and the balance between the right to be different and the right to be equal. The aim of this panel is to discuss how to address legal pluralism and interlegality in order to democratise 21st century societies.

We challenge participants to move beyond the conceptual discussion and the mapping of the various forms of legal pluralism and invite them to raise legal and political relevant questions and contribute to embedded debates on how to deal with interactions between legal orders and, therefore, contribute to informed policy making. We welcome both empirically grounded and theoretically informed contributions capable of thinking about, and beyond, the forms of contemporary legal pluralism in the world in a forward-looking but historically based and non-Eurocentric perspective.

The set of issues and questions we intend to discuss includes, but is not limited to: the relation between human rights, rule of law and legal pluralism; legal pluralism, criminal law and violence(s); legal pluralism and the problematic bifurcated state; legal pluralism and access to justice; legal pluralism and feminisms; legal pluralism and access to water; legal pluralism and access to land; legal pluralism and decolonizing the law and the state; politics of state informalisation; legal pluralism and intercultural constitutionalism; legal pluralism and legal education.

Chair: Sara Araújo Centro de Estudos Sociais - UC

Marta Patrício CEI-IUL

Contemporary legal pluralism in rural Mozambique: intersections between legal orders and access to justice

Laura Edith Saavedra Hernández Centro de Investigación y Estudios Superiores en Antropología Social (CIESAS)

The Participatory Legal Defense: a proposal to build intercultural dialogues between tseltal women and the legal systems in the legal context of Chiapas, Mexico

Helene Maria Kyed Danish Institute for International Studies

The politics of Legal Pluralism in Mozambique

Antônio Carlos Wolkmer UNESC-SC, UNILASALLE-RS. Maria de Fatima S. Wolkmer UNESC-SC

Para uma Alternativa Pluralista e Descolonial: a cosmovisão cultural do buen vivir | For a Pluralist and Decolonial Alternative: the cultural worldview of good living

2151 Perspectivas Brasileiras na Sociologia do Direito I

WG Social and Legal Systems

Chair: Germano Schwartz UniRitter

Cinthia Obladen de Almendra Freitas Pontifícia Universidade Católica do Paraná - PUCPR Charles Emmanuel Parchen Pontifícia Universidade Católica do Paraná - PUCPR Jussara Meireles Pontifícia Universidade Católica do Paraná - PUCPR

O contrato eletrônico na era digital e o vício de consentimento por meio do neuromarketing: uma internet fragmentada e personalizada

Sergio Duarte Cademartori Universidade La Salle Jose Alberto Antunes de Miranda Universidade La Salle

Instituições internacionais versus Estados nacionais: onde está a sociedade internacional e seus problemas comuns no âmbito da governança global.

Jayme La Salle Canoas Ingo Wolfgang Sarlet Pontifícia Universidade Católica do Rio Grande do Sul Jayme Weingartner Neto La Salle Canoas

Religious Freedom and Secularism in transformation in Brazil – a case study

Germano Schwartz UniRitter Renata Almeida da Costa Universidade La Salle
As Constituições Estão Mortas? Comunicações Constitucionalizantes e Momentos Constituintes dos Novos Movimentos Sociais do Século XXI

Antonio Carlos Wolkmer Universidade La Salle, Canoas_RS, Brasil Antonio Carlos Wolkmer Universidade La Salle, Canoas-RS, Brasil Maria de Fatima S. Wolkmer UNESC,SC, Brasil

For a Pluralist and Decolonial Alternative: the cultural world view of good living

Leonel Pires Ohlweile⁵ Universidade La Salle
Pessoas com Deficiência e Vulnerabilidades: perspectivas sociológicas da autonomização por meio direito à educação.

Discussant Ingo Sarlet PUCRS

2152 Direito e Justiça: um apelo à comunidade

ST Sociologia do Direito e da Justiça

Chair: Helga Castro

Cristiane de Souza Reis Instituto Comparado em Administração de Conflitos -
Universidade Federal Fluminense
As vozes e discursos que ecoam nos Conselhos Comunitários de Segurança Pública do Rio de Janeiro

Arkeley Xênia Souza da Silva UFRN (Universidade Federal do Rio Grande do Norte)
Lore Fortes UFRN (Universidade Federal do Rio Grande do Norte) Adriana Cláudia
Câmara da Silva IFRN (Instituto Federal de Educação, Ciência e Tecnologia do Rio
Grande do Norte)
A mediação como instrumento transformador do conflito e a possibilidade da criação de um espaço público à prática dialógica

Kizzy de Paula Mota PUC- Rio, Pontifícia Universidade Católica do Rio de Janeiro
O papel das ONG's no empoderamento de comunidades carentes do Estado do Rio de Janeiro em relação ao direito à moradia e habitabilidade

2153 Direito do Trabalho, empresarial e Direitos Humanos

WG Human Rights

2153 Chair: Dani Rudnicki

Tiago Muniz Cavalcanti Universidade Federal de Pernambuco Tiago Muniz Cavalcanti
Universidade Federal de Pernambuco Juliana Teixeira Esteves Universidade Federal
de Pernambuco
Reformas e retrocessos: o controle difuso de convencionalidade derivado do dever estatal de proteger direitos humanos

Cinthia Obladen de Almendra Freitas Pontifícia Universidade Católica do Paraná -
PUCPR Danielle Anne Pamplona Pontifícia Universidade Católica do Paraná - PUCPR

A complexa relação entre Negócios e Direitos Humanos: as violações dos direitos de personalidade por meio de tracking e profiling em serviços online

Rogério de Almeida Pinto Guimarães Escola Superior do Ministério Público da União
A Responsabilidade da Cadeia Produtiva nas Violações Sistemáticas à Direitos Humanos e o Direito do Trabalho

Amélia Sampaio Rossi Pontifícia Universidade Católica do Paraná
A Constitucionalização do Direito Internacional dos Direitos Humanos e as novas estruturas protetivas fortalecidas pela possibilidade de construção de um diálogo multinível.

2155 Direito(s) e privação de liberdade: desafios ético-metodológicos na investigação I

ST Sociologia do Direito e da Justiça / CICS.NOVA

A equipa Direitos, Vulnerabilidade e Justiça do CICS.NOVA promove uma abordagem crítica e plural sobre a efetivação dos Direitos humanos que destaca a ordem jurídica e a governação integrada enquanto garantes fundamentais para o desenvolvimento sustentável e coesão social. Em articulação com redes nacionais e internacionais, a investigação centra-se na análise das dinâmicas sociais que afetam grupos mais vulneráveis da população (i.e., crianças, jovens, mulheres, migrantes, grupos étnicos e reclusos) na experiência e acesso aos sistemas de ação social e administração da justiça, problematizando os contextos e as condições que constroem a sua inclusão e o exercício de uma cidadania ativa.

A realização de investigação no campo das ciências sociais tem de estar ancorada num quadro ético cujos valores e princípios que o informam assegurem necessariamente a conjugação dos interesses de investigadores e de participantes que constituem os sujeitos ou o objeto de estudo. Neste âmbito, a realização de pesquisas sobre as pessoas sujeitas a medidas ou penas que determinam a privação do seu direito à liberdade, que pode assumir várias formas e ser concretizada em diferentes graus, bem como sobre os sistemas de justiça juvenil ou de justiça penal responsáveis pela execução das mesmas, coloca um conjunto de importantes desafios éticos e metodológicos à comunidade científica e aos operadores judiciais e sociais que importa melhor compreender e publicamente debater. Entre eles incluem-se os relativos às fontes de informação utilizadas, aos tempos da investigação, ao posicionamento de quem investiga, à negociação e ao acesso às pessoas e aos contextos de privação de liberdade, às formas de consentimento e de participação e às dimensões dos impactos da investigação.

À luz deste enquadramento, neste painel pretende-se discutir alguns dos principais desafios ético-metodológicos que se colocam à investigação no campo das ciências sociais quando a privação do direito à liberdade é o eixo orientador da análise. A discussão a promover a partir da experiência de diversos investigadores posiciona-se no interface entre o(s) Direito(s), a justiça e as pessoas que, por se encontrarem privadas da sua liberdade, sob alçada do Estado, no âmbito da intervenção dos sistemas de justiça juvenil e de justiça penal, são necessariamente consideradas em

situação de vulnerabilidade.

Chair: Sílvia Gomes / Maria João Leote de Carvalho / Vera Duarte / Ana Manso /
Manuela Ivone Cunha (coordenação) CICS.Nova UMinho / ISMAI

Maria João Leote de Carvalho CICS.NOVA.FCSH/UNL Centro Interdisciplinar de
Ciências Sociais da Universidade Nova de Lisboa
*“Aos olhos dos outros nós somos sempre o problema!” Questões éticas e dilemas
metodológicos na investigação com jovens com medidas de privação de liberdade*

José Eduardo Faculdade de Letras (FLUC)/ e de Economia (FEUC) / CES - Universidade
de Coimbra
Poetic inquiry within prisons: a reflection on inmates’ voice and silence

Marisa Feffermann Instituto de Saúde da Secretaria Estadual de Saúde do Estado de
São Paulo
Os desafios das investigações com jovens privados de liberdade em São Paulo (Brasil)

Catarina Frois Centro em Rede de Investigação em Antropologia
Distância e proximidade no fazer etnográfico em contexto penitenciário

Sílvia Gomes CICS.Nova UMinho / ISMAI Rafaela Granja CECS UMinho
(Dis)trusted Outsiders: Conducting ethnographic research on prison settings

2156 The Politics of Legal Regulation

WG Law and Development

Chair Pedro Rubim Fortes

Dr. Anis Farida Shariah and Law Faculty, State Islamic University of Sunan Ampel
Surabaya Dr. Priyo Handoko Shariah and Law Faculty, State Islamic University of
Sunan Ampel Surabaya

Does the Law Protect Society?
*The Implication of Increasing Cigarette Excise Tariff in Controlling Illicit Cigarette
Distribution in Indonesia*

Kaleo Dornaika Guaraty University of Sao Paulo Rubens Becak University of Sao
Paulo

Political consciousness and politization in the philosophy of Eric Voegelin

Diego Gil Mc Cawley Stanford Law School

The Limitations of Regulatory Minimalism in Law and Urban Development

Stine Piilgaard Porner Nielsen University of Southern Denmark
*Acting Together – the role of local normativity and state law in the interactions
between caseworkers and long-term unemployed citizens*

Discussant David Restrepo Amariles

2200 Tuesday 11 September, 3:30pm-5:15pm

2201 Mapping the current state of socio-legal studies II

2201 Chair: Marina Kurkchyan, Masayuki Murayama (Co-Chair) Meiji University

Stefan Machura Bangor University
The current state of socio-legal studies in Germany

Adam Czarnota University of New South Wales
I will discuss on the current state of socio-legal studies

Alberto Febbrajo University of Macerata; CSISC
The current state of socio-legal studies in Italy

Marina Kurkchyan University of Oxford
The current state of socio-legal studies in the UK

2202 Law and Society in the European Periphery: Challenges of Modernization in Post-Transformation Societies – Perspectives from the Ilia State University

WG Sociology of Constitution

Social and legal changes are rapidly transforming Eastern European regions, including Caucasus. Georgia has become an illustrative example of recent political and societal transformations for many observers. The aim of the session is to present perspectives on modernization and describe dynamics of development from the interdisciplinary perspective, focusing on current evolutionary trends in Georgia. The idea of peripheral modernity, stemming from the systems theory, will be elaborated to explain outcomes of insufficient differentiation and correlation between mechanisms of inclusion and exclusion. The theory of neoclassical realism will be employed for analyzing the processes of state-centered modernization projects and redirection of foreign policy. The semantics of modernization will be described both as a project and as a process. The idea of multiple modernizations will be discussed in the context of law and citizenship beyond the state. Papers will focus on sociological, legal, economic, and

political descriptions of planned social change and spontaneous societal evolution in Europe's eastern part, straggling for inclusion into the modern world society. All observations are elaborated at the Ilia State University – www.iliauni.edu.ge/en.

Chair: Giga Zedania Ilia State University

Giga Zedania Ilia State University
Modernization as a Project and as a Process

Ghia Nodia Ilia State University
Revisiting the Concept: Georgia's Multiple Modernizations

Giorgi Gvalia Ilia State University
Explaining Georgia's Pro-western Assertiveness: Ideology, State-Building and Balance of Power

Lasha Bregvadze Ilia State University
Co-evolution of Societal and Legal Structures in Peripheral Modernity of World Society: The Case Study from Georgia

2222 Inclusion and Exclusion in the Penal Domain

Chair: TBA

Letizia Mancini University of Milan - Italy
Protecting vulnerable subjects and/or increasing social exclusion? Some remarks on the use of 'culture' in penal law in European societies

Barbara Smith Hartwick College
Public perceptions about the sex offender registry website and community protection policies

Mariana A. Manzo Universidad Nacional de Córdoba Elena Alejandra Ibarra UMSNH
Lucero Ibarra Rojas CIDE
Law, rights and political mobilization, without justice? The case study of "gender violence alert" in México

Javier Cigüela Sola UAO / UOC
Citizenship and Criminal Law in a Globalized World

Marta Martins CEC, Institute of Social Sciences, University of Minho Helena
Machado CECS, Institute of Social Sciences, University of Minho
Media narratives, moral panics and cross-border crimes: the "transnational suspect"

2223 Gender and the Courts

WG Gender, Law and Society

Chair: Barbara Giovanna Bello

Madalena Duarte Centre for Social Studies
Law and gender violence: a typology of judging narratives

Tanja Herklotz Humboldt Universität zu Berlin
Feminist Legal Activism in India

Mari HIRAYAMA Hakuoh University
What the Lay Judge System Can Do for the New Era of the Criminal Justice in Japan- A Comparative Study of Sex Crime Trials with Lay People Participation in Japan and the US.

Cecilia Caballero Lois Universidade Federal do Rio de Janeiro
Gender and judging: the enlargement of the judicial democratic legitimacy, considering the inclusion of underrepresented groups in the judicial function exercise

Annick Masselot University of Canterbury, New Zealand Roberta Guerrina
University of Surrey
Walking into the Footprint of EU Law: Unpacking the Gendered Consequences of Brexit

Anne Michelle Schneider Universidade Fernando Pessoa
A (i)legitimidade das decisões judiciais na sociedade da informação

2224 Gender/Women in the Legal Profession II

WG Comparative Studies of Legal Professions

The focus of the session is on timely gender issues in legal practice and the notariat: differences in attractiveness of legal occupations for women and men, coping strategies for young lawyers under professional pressure, wellbeing as an uprising subject in management strategies, now also applied to the legal profession, and cultural capital as a key factor for success in the profession.

Chair: Ulrike Schultz FernUniversität in Hagen

Isabel Boni-Le Goff University of Lausanne Eléonore Lépinard University of
Lausanne Grégoire Mallard Graduate Institute Geneva, IHEID
Finding meaning in lawyering? Gendered alienation and coping strategies in France and Switzerland

Peter Robson University of Strathclyde
Women in the Scottish Legal Profession in the 21st century

Hilary Sommerlad University of Leeds professor Pete Sanderson University of Huddersfield

Valorising cultural capital: understanding occupational stratification in the legal profession

Richard Collier Newcastle University, U.K.

Wellbeing and gender in the legal profession

Julie Paquin University of Ottawa

The feminisation of notariat in Quebec: Accounting for the differential attractiveness of notarial law for female and male law students

2225 Oñati Session II - Beyond State Law: the power of Normativities and Discourse

Chair: Lucero Ibarra Rojas CIDE

Francesco Forzani University of Westminster

The Living Law of Farmed Animals: a spatio-temporal analysis of animal welfare as a normative concept

YANCE ARIZONA LEIDEN UNIVERSITY

The Return of Adat: An enigma of indigeneity in Indonesian Law

Marisela López Zaldivar Onati International Institute for the Sociology of Law

Law in the Time of Internet. The "Netlaw" as the Technology of the Normativity and the Normativity of the Technological

2232 Disputing Behavior and Judicial Policy in the Super-Aging Society: Preliminary Report on the Civil Justice Research Project in Japan

WG Civil Justice and Dispute Resolution

Contemporary Japanese society faces a formidable challenge, namely the challenge of "super aging society." As of October 2016, the people who are 65 or older are as high as 27.3% of the population. It is expected that the proportion of aged population exceed 1/3 in 2035. The super-aging society will cause the increase of the number and the complexity of new types of disputes, e.g., guardianship, care/nursing/medicine, housing, family, asset/property management, pension, consumer protection, inheritance etc. But little evidence has been gathered about the realities of these problems.

With the special focus on people's disputing and litigation behavior in the super-aging society, we started 5 years project of large-scale surveys (Civil Justice Research Project: CJRP) in 2016, comprised of many socio-legal scholars throughout Japan. CJRP conducts 2 nation-wide surveys through 2017 to 2018: Disputing Behavior Study (DBS)

and Litigation Behavior Study (LBS). DBS is on people's dispute experience and disputing behavior in their everyday life and conducted through November to December 2017. The sample consists of 12,000 individuals randomly selected from the national population. LBS is on people's civil litigation behavior and will be conducted through January to March 2018. The sample consists of about 3,000 individual litigants and 2,500 lawyers randomly selected from 1,500 civil cases which completed in 2014. As an additional study of LBS, Internet survey for ordinary citizens will be carried out in February 2018.

This session aims to give preliminary report on these surveys, while comparing its results with those of the previous studies in Japan and in other countries.

Many developed countries will face the problems of aging society sooner or later. Many more countries share similar challenges with Japan in the 21st Century. CJRP will give many invaluable findings and theoretical suggestions to the global socio-legal studies in the field of empirical study on disputes and litigation in the [super-]aging society.

Chair: Iwao Sato The University of Tokyo

Iwao Sato The University of Tokyo Masaki Abe Osaka City University Shozo Ota
The University of Tokyo

Disputing Behavior and Judicial Policy in the Super-Aging Society: Backgrounds and Research Design of the Civil Justice Research Project in Japan

Masaki Abe Osaka City University

A Nationwide Survey on the Experience of Disputes among Japanese People

Aya Yamaguchi The University of Tokyo, Japan Society for the Promotion of Science
An analysis on Japanese experiences of disputes Involving elderly people

Takayuki II Senshu University Shozo OTA The University of Tokyo
Survey of Civil Litigants and Their Lawyers 2018: Its Outline and Early Findings

Daisuke MORI Kumamoto University Tomohiko MAEDA Meijo University Kiyoshi
HASEGAWA Tokyo Metropolitan University
*How are Japanese people seeing the aging society as legal issues? Findings from
Internet Survey of General Public Regarding Civil Litigation 2018.*

Discussant Marijke ter Voert WODC, Dutch Ministry of Justice and Security

2241 Sociologie du droit du travail

AISLF-CR03

Chair: Laurence Dumoulin

Michel Coutu School of Industrial Relations, Université de Montréal
*The New Constitution of Labour: Its Impact
on Worker's Rights in Canada*

Thierry Kirat CNRS (IRISSO, Paris Dauphine)
Economists and labour courts in France. Empirical criticisms of labor litigation criticisms

Claude Didry The plurality of the national juridical answers to Uber drivers claim for labor contracts
The plurality of answers to the Uber drivers claim for labor contracts

Diane Gagné Université du Québec à Trois-Rivières
*La conception polymorphique de la discrimination systémique et le parler « frileux » :
deux barrières à une citoyenneté inclusive au Québec.*

Fontaine L.L. UQAM Simon St-Onge UQAM
*L'extension des conventions collectives : les magasins d'alimentation Couche-Tard -
Pour une mise à l'épreuve de la théorie des insiders/outsideers*

2242 Political Decisions within the State Powers

WG Law and Politics

Chair: Alberto Abad Suarez

OTA Shozo The University of Tokyo KATO Junko The University of Tokyo
ASAMIZUYA Takeshi The University of Tokyo
*The Neuro-cognitive Structure of Lay Perception and Judgments on Legal Problems:
Standard of Proof and Defendant's Repentance in Criminal Procedure*

George Pavlich University of Alberta, Canada
Criminalization and Settler-colonial State Formation

Yoav Dotan Faculty of Law, Hebrew University, Jerusalem
Impeachment by Judicial Review: Israel's Odd System of Checks and Balances

Chiara Scivoletto Università di Parma, Italy
Probation and Restorative Justice in Italy.

Claudia Maria Barbosa Pontifícia Universidade Católica do Paraná Fabiane Lopes
Bueno Bessa Pontifícia Universidade Católica do Paraná
A ausência de accountability social que facilitou o Golpe no Brasil

Lisa L. Miller Rutgers University
Constitutions as Power: Mobilization and Empowerment in the 21st Century

2243 Issues of Citizenship

WG Law and Migration

Chair: Iker Barbero University of the Basque Country

Tobias Eule University of Bern

Convenient citizenship: an ethnography of naturalisation processes

Eddie Kolla Georgetown University

Passport Unions and the Present and Future of Citizenship

Yasmine Bouagga CNRS

Negotiating legality in the informal refugee camp (Calais Jungle)

Iker Barbero University of the Basque Country Ana Lopez Sala CSIC-Spain

Activists in the crimmigration debate

Deborah De Felice Deborah De Felice

Legal contexts, citizenship and HT investigation

2245 Laws and rights in a plural world: challenges and debates on legal pluralism and interlegality in the 21st century II

Chair: Sara Araújo Centro de Estudos Sociais - UC

Tshepo Madlingozi University of Pretoria

Towards an Ecology of Constitutional Theories and Praxes

José Blanes Sala Universidade Federal do ABC - UFABC

A relação entre o princípio de não discriminação e o princípio de autodeterminação dos povos num debate sobre o pluralismo. Para entender melhor os direitos das minorias nos regimes jurídicos democráticos.

Lívia Gimenes Dias da Fonseca Universidade de Brasília

Decolonial feminism and the struggle for rights in an intercultural perspective

Marisa Ramos Gonçalves Centro de Estudos Sociais, Coimbra Maria Paula Meneses

Centro de Estudos Sociais, Coimbra Sara Araújo Centro de Estudos Sociais, Coimbra

“Sé mak tesi lia?”— Interlegalidade e Hibridismo dos Sistemas de Justiça em Timor-Leste

cesar augusto baldi unb

Pluralismo jurídico e o repensar epistêmico a partir da América Latina

2251 Perspectivas Brasileiras na Sociologia do Direito II

WG Social and Legal Systems

[Part of the papers of session 2151 Perspectivas ... I]

2252 Novos atores do direito: as crianças e os idosos

ST Sociologia do Direito de da Justiça

Chair: Vera Martins

Helga Castro CIEC-UMinho

Entre a utopia e as vivências nos tribunais de família e da criança: que lugar para a cidadania da infância?

Murilo da Silva Vilas Boas Universidade Federal da Bahia Ana Paula Rocha do Bomfim Universidade Federal da Bahia Jane Márcia Lemos Luz Universidade Federal da Bahia

Mediação Escolar como instrumento de acesso à Justiça e empoderamento social: a experiência do Observatório da Pacificação Social.

Euridice Da Conceição Tobias Fatec- Faculdade De Tecnologia Cruzeiro- Sp - Brasil
Falar de si, revelar-se, encontrar-se ... Uma experiência na terceira idade

2253 Direito: o controlo, violência e exceção

ST Sociologia do Direito e da Justiça

Chair: Cristiane de Souza Reis

António Pedro Dores ISCTE-IUL

The role of the people in the modern legal system

Paulo Incott Centro Universitário Internacional Rui Dissenha Centro Universitário Internacional

The ambivalent criminal control of universal citizenship: analysis of the Brazilian case

Raiane Ataíde de Meneses Faculdade de Direito da Universidade de Lisboa

Crise, biopolítica e estado de exceção: uma análise da portaria normativa 3.461/md como instrumento da exceção soberana

Ana Oliveira Centro de Estudos Sociais

A perseguição política nas políticas de asilo

2255 Direito(s) e privação de liberdade: desafios ético-metodológicos na investigação II

ST Sociologia do Direito e da Justiça

Chair: Sílvia Gomes / Maria João Leote de Carvalho / Vera Duarte / Ana Manso /
Manuela Ivone Cunha (coordenação) CICS.Nova UMinho / ISMAI

Sílvia Gomes CICS.Nova UMinho / ISMAI Vera Duarte ISMAI / CICS.Nova UMinho
What about ethics? Developing qualitative research in confinement settings

Marco Ribeiro Henriques FDUNL/FCT
*Novamente o consentimento livre e esclarecido. Revisitar institutos e lançar novos
desafios às metodologias de investigação em meio prisional. Existe uma reflexão ético-
jurídico a fazer?*

Ana Manso CICS.NOVA FCSH Maria João Leote Carvalho CICS.NOVA FCSH
*O lugar estranho: interrogações éticas a partir de um estudo sobre a subjetivação de
jovens institucionalizados em Centro Educativo*

Raquel Matos Research Centre for Human Development - Universidade Católica
Portuguesa
*Desafios metodológicos da investigação com cidadãos estrangeiros detidos em
Portugal*

Ana Roseira FLUC/CES
Da escuta à transformação: a importância da história oral

2156 Algorithms

WG Law and Development

Chair: Diego Gil McCawley

Tilen Cuk Université libre de Bruxelles (Perelman Centre)
*How algorithms make law: the curious case of ICOs (Initial Coin Offerings) and altcoins
(alternative coins)*

Pedro Fortes Oxford
*A Case Study of Geo-Discrimination: How Algorithms Discriminate Based on
Geographical Location of Consumers.*

Håkan Hydén Department of Sociology of Law, Lund University, Sweden
Algorithms as Norms

Gregory Lewkowicz Université libre de Bruxelles

Traduttore, traditore: The transformation of legal concepts in automated decision-making

Discussant David Restrepo Amariles

Wednesday 12 September, 9:30am-11:15am

Plenary Session: Law and Citizenship above the States: A World to be Constitutionalized

Chair: Maria Eduarda Gonçalves

Christopher Thornhill

David Whyte

Maria Manuel Leitão Marques

Wednesday 12 September, 11:30am-12:30am

Business Meeting RCSL

3100 Wednesday 12 September, 1:30pm-3:15pm

3101 Better regulation and its importance for citizens and companies in Portuguese-speaking countries and regions –

Projeto de investigação Regras comuns de legística nos Estados e Regiões Lusófonas
<https://www.icjp.pt/cidp/investigacao/4462/projectos/11618> / Rules for legal drafting in Portuguese-speaking countries/regions research project - Lisbon Centre for Research in Public Law - University of Lisbon School of Law

This session will approach the importance of better regulation for the citizens and companies of nine Portuguese-speaking countries and regions: Angola, Brazil, Cape Verde, East Timor, Guinea-Bissau, Macao Special Administrative Region, Mozambique, Portugal and São Tomé and Príncipe.

The Portuguese-speaking countries and regions represent a relevant geographical area where more than 250 million people speak the same language and nine different legal systems coexist.

The approach will be done by presenting three papers on the following topics: i) Rules for legal drafting in Portuguese-speaking countries/regions research project ii) the

Portuguese Legislation Observatory (Observatório da Legislação Portuguesa) and the quantitative assessment of legislation as an exercise of citizenship iii) social norms and standards and its importance for individual actions and the Law.

Whilst presenting these three topics, the researchers intend to show how better regulation can improve the life of citizens and the activity of companies within and, perhaps, beyond nine specific States and Regions.

Chair: Inês Inverno Centro de Investigação de Direito Público - Instituto de Ciências Jurídico-Políticas- Faculdade de Direito da Universidade de Lisboa

João Tiago da Silveira Faculdade de Direito da Universidade de Lisboa Inês Inverno Centro de Investigação de Direito Público - Instituto de Ciências Jurídico-Políticas - Faculdade de Direito da Universidade de Lisboa Rui Tavares Lanceiro Faculdade de Direito da Universidade de Lisboa

Rules for legal drafting in Portuguese-speaking countries/regions research project

Sónia Rodrigues Faculdade de Direito da Universidade Nova de Lisboa Sónia Rodrigues Faculdade de Direito da Universidade Nova de Lisboa Inês Inverno Faculdade de Direito da Universidade de Lisboa

Observatório da Legislação Portuguesa - a análise quantitativa da lei e outras ferramentas para o exercício da cidadania

Raquel Franco Faculdade de Direito da Universidade de Lisboa

As normas sociais - sua relevância na formação dos comportamentos individuais e na realização do Direito

Mariana Melo Egídio Faculdade de Direito da Universidade de Lisboa Gonçalo Carrilho António Delicado

A avaliação de impacto no processo legislativo governamental: o caso português"

3102 Transconstitutionalism and the New Symbolic Dimensions of Constitutions I

WG Sociology of Constitutions

Nowadays even advanced constitutions appear affected by a general democratic crisis and show from a theoretical perspective their own paradoxical nature. Consequently, the real impact of the norm of the norms on the life of people is increasingly perceived as a variable with a high level of volatility. Is this the general result of the slow decline of politics and/or of the increasing role of new collective actors in an uncontrollable transnational horizon?

Chair: Alberto Febbrajo University of Macerata, CSISC

Alberto Febbrajo University of Macerata, CSISC
The constitution and its paradoxes

Giancarlo Corsi University of Modena and Reggio Emilia
Constitutional rights between law and politics

Lasha Bregvadze Ilia State University
*Transnational and Local Constitutions in Collision:
Lex Constructionis against Spontaneous Constituencies of Locality
and the Center/Periphery Dilemma of Modernity*

Ferdinando Spina University of Salento
Political activities of judges and the symbolic dimensions of Constitutions

Francesco Bilancia University "G. d'Annunzio" of Chieti-Pescara
The constitutional dimension of democracy within a democratic society

Marta Maroni University of Helsinki
*The right to access the Internet: political encounters between law and Internet
communication technologies*

3124 Gender/Women in the Legal Profession III: Gender and Careers in the Legal Academy

WG Comparative Studies of Legal Professions

The session combines papers which result from a current research project on gender and careers in the legal academy for which a publication in the Onati series at Hart publishing is prepared.

Chair Rania Maktabi Østfold University College, Norway

Maria da Gloria Bonelli Federal University of Sao Carlos -Brazil
Women, difference and identities in the Brazilian legal professoriate

Córa Hagino CES/Unifoa
Gender and LGBT studies at Coimbra Law School: a sociology of absence?

Harriet Silius Åbo Akademi University
Inkeri Anttila, legal reformist and Scaninavian feminist of the 1960s

Professor Hilary Sommerlad University of Leeds
*The reasonable man and how patriarchal discourses persist in the feminised legal
academy*

Jan Kober Charles University, Prague / Institute of State and Law of the Czech
Academy of Sciences
The Position of Women in the Czech Legal Academia between 1945 and 2015

3125 In the Midst of the Paradox: Citizenship and State

Chair: TBA

Trevor Purvis Carleton University
Sovereignty and the Limits of Citizenship

Susan M. Sterett University of Maryland, Baltimore County
Law, Time, Displacement: Extending Disaster in Law

Begoña Dorronsoro CES Centro de Estudos Sociais, Universidade de Coimbra
Is there such a thing as international nationalism? Beyond the modern nation-state failed system.

Khadija Ahmed University of Toronto
For Security's Sake: Muslims' Mobility and Citizenship Rights in Canada and the U.K.

3131 The “cross-link-type” of legal education

Chair: Rikiya Kuboyama Oita National College of Technology, JAPAN

Rikiya Kuboyama Oita National College of Technology, JAPAN
The concept and way of “bridge-type education of law”

Shohei Sugita Graduate school of law, Nagoya University and Keio University Law School
Legal education for foreigners in Japan

Satoshi Yamamoto University of Tokyo and Seikei University
Straddling Boundaries: Teaching Japanese Law in Mongolia

3141 Sociologie de la justice

AISLF-CR03

Chair: Jean De Munck

Laurence DUMOULIN CNRS - PACTE Univ Grenoble Alpes
*Le jugement juridictionnel en question :
verdict, jugement et décision*

Cristina Ferreira and Ludovic Maugué Haute Ecole de santé Vaud (HESAV) Ludovic
Maugué Haute école de santé Vaud
Les justices de paix et la protection des droits des adultes vulnérables en Suisse

Laurence Dumoulin CNRS-PACTE, Univ. Grenoble Alpes Cécile Vigour CNRS,
Sciences Po Bordeaux, Centre Emile Durkheim
*Les rapports au droit et à la justice de citoyens Français. Les apports d'une approche à
partir d'entretiens collectifs*

Julie Paquin University of Ottawa Emmanuelle Bernheim Université du Québec à
Montréal
*Access to justice in Quebec: A comparative inquiry into the non-use of law in four legal
areas*

Faiza Kadri Université du Québec à Montréal Andreea Popescu NA
*Legal Education: A mirage of the empowered citizen or the antechamber for fulfilled
citizens to be?*

3142 Democracy, Recent Global Social Movements and Technopolitics: An international and interdisciplinary research project from the South

Information and communication technologies (ICTs) are strategic when attempting to understand the upsurge of global social movements emerged in recent years on the basis of a new academic-scientific field: technopolitics. Defined here as the appropriation of ICTs by social movements for political purposes and its impact on the institutional sphere in the technological transition. These processes has been remarkably since 2011 in the global South under the heterogeneous and diverse flagships of the spring of the movements and their claims for a truly commons-based democracy: highlighting Portuguese M12M and Spanish 15M movements. The analysis of communication as a strategic dimension has break with research focused on leveraging resources (Della Porta, Snow, Klandermans and McAdam, 2013) to delve deeper into the technopolitical dimension (Sampedro, 2011; Gerbaudo, 2012; Howard and Hussain, 2013; Milan, 2013; Candón, 2013; Treré, Jeppessen and Mattoni, 2017 and Pavan, 2017), opening up a new path for research. The increase use of transmedia narratives (Ryan and Thon, 2014) linked to the development of the “connectography” (Khanna, 2016) of multiple and hybrid cross-media platforms has subsumed the traditional communication flow of the media, individually consumed as a sort of collective narrative constantly co-created by prosumers (Fuchs, 2014), generating an enormous contingent of data, seen currently as a strategic source to be mined across the use of algorithms in politics. The lack of studies in this new field of research makes necessary praxis-centred actions and empirical data collection on terrain throughout the complex mixed up of diverse methodologies.

Our aim with this session is continuing the discussion initiated in the last Forum ISA in Wien and the 1st Portuguese Association of Sociology in Lisbon in 2016 to develop a new multi-methodological model of research of the impact in the public awareness of the political digital communication in the ISM, in order to generate specific politics of communication based on participatory processes and communication dialogues for democratic innovation based in the experiences of the Recent Global Social

Movements , as a tool linked
to processes of community social innovation and co-creation using new digital
technologies faced to the challenge for inclusive societies in Europe.

Chair: Jesús Sabariego Centre for Social Studies of the University of Coimbra

Wanda Capeller SciencesPo Toulouse
Beyond Democracy. Technopolitics on the Penal Field

Cicero Krupp da Luz Sul de Minas Law School- FDSM (Faculdade de Direito do Sul de
Minas)
*Human rights under attack in the era of technopolitics: symptoms of deglobalization or
transformation of national arrangements?*

Lucía Benítez-Eyzaguirre UNiversidad de Cádiz
Mapeo de la legislación colaborativa en España

Mar Llera Universidad de Sevilla
*The impact of media narrative on Catalonia's independence
in the Asian context*

Jose CANDÓN-mENA Universidad de Sevilla – COMPOLÍTICAS
Tecnopolítica y cultura digital global en los movimientos sociales contemporáneos

Discussant Francisco Sierra Universidad de Sevilla

3143 Family, Honour and Migration

WG Law and Migration

Chair: Ralf Rogowski

Joanna Ptak Jagiellonian University
What if law is not enough? Strategies of combating honour-related violence in Europe.

Arianna Jacqmin Università degli Studi di Milano
Family Connection Beyond State Borders: a Red Cross Project

Virginia Passalacqua European University Institute
*Reactive or proactive courts?
Two case-studies on legal mobilization for migrants' rights from Italy and the UK*

Arturo V Bustamante University of California, Los Angeles Jie Chen UM-College Park
Alexander N. Ortega Drexel University
*Health care access and utilization among US immigrants before and after the
Affordable Care Act*

3144 Impact of European Legislation

Chair: TBA

Inês Rebanda Coelho CECS- Uminho

The inadaptation of the EU's Author's Rights and Related Rights to the Modern Era

Vasco Barroso Gonçalves Dinâmia-Cet/ISCTE-IUL

Uncertain risk assessment and management: analysis of judicial cases of the application of the precautionary principle in Portugal

Tomas Ledvinka Charles University, Prague, Faculty of Social Sciences James M. Donovan University of Kentucky

Unsettled law, anxious legal modernity: negotiating non-state law in the international civil trials in Europe

3145 Citizenship between cosmopolitanism and globalization

According to Beck, cosmopolitanism is a “Global sense, a sense of boundarylessness. An everyday, historically alert, reflexive awareness of ambivalences in a milieu of blurring differentiations and cultural contradictions. It reveals not just the ‘anguish’ but also the possibility of shaping one’s life and social relations under conditions of cultural mixture. It is simultaneously a skeptical, disillusioned, self-critical outlook” (Beck U. 2006, *Cosmopolitan Vision*, Cambridge, Polity Press). In other words, a cosmopolitan way of life is the necessary consequence of a globalized world, where the *Lebenswelt* more and more depends on immaterial and disembedded (Giddens, *The consequences of modernity*, 1991) processes. In such a context, more and more individuals are developing self-representations and life-styles characterizing by weak local ties and high rates of mobility, both geographical and professional. Also due of the growing flows of migrants and refugees, the need is strong for supranational norms (such as the case of European Union) that grant the opportunity for individual to move across different areas of the world, beyond national legislations. This entails deep changes in the notion of citizenship, whose traditions link with nation-states sounds more and more anachronistic.

This panel welcomes theoretical reflections, case studies, empirical research or scenario analyses on law-making and policy modelling processes related to the evolution of the norms on citizenship into a cosmopolitan and global direction. It aims to analyze some social changes derivatives on globalization process, their interdependence and global consequences.

More in details, the focus will be the concept of citizenship and its evolution since the fall of the Berlin Wall. The processes of definition of citizens are always more dependent on models, patterns relationships and situations that occur in distant places with respect to the physical space within

which their biography is materially lived.

Chair: Sara Petroccia Gabriele d'Annunzio University, Chieti-Pescara-Italy

Andrea Pitasi Gabriele d'Annunzio University, Chieti-Pescara, Italy Emilia Ferone
Gabriele d'Annunzio University, Chieti-Pescara, Italy Sara Petroccia Gabriele
d'Annunzio University, Chieti-Pescara, Italy

Reforming the 1948 UN Declaration - Towards a supranational citizenship

Emilia Ferone Gabriele d'Annunzio University, Chieti-Pescara, Italy Andrea Pitasi
Gabriele d'Annunzio University, Chieti-Pescara, Italy Sara Petroccia Gabriele
d'Annunzio University, Chieti-Pescara, Italy

Global, transnational and cosmopolitan sociology

Massimiliano Ruzzeddu Università Niccolò Cusano
Active citizenship, urban regeneration and law-making.

Sara Petroccia Gabriele d'Annunzio University, Chieti-Pescara-Italy Emilia Ferone
Gabriele d'Annunzio University, Chieti-Pescara, Italy

Global resilience in European Societies

Discussant: Luigi Cominelli Università degli Studi di Milano

3151 Peripheral Countries Perspectives on Sociology of Law WG Social and Legal Systems

Chair: Germano Schwartz UniRitter

Maciej Pichlak University of Wrocław

Doubled Reflexivity of Law: The Condition and the Limit of Reflexive Regulation

Loreto Quiroz Rojas Universidad de Santiago de Chile

Lynching in Chile, an expression of the relationship between laypersons and right

Maria Sakaeva Ukhta state technical university

*Everyday Legality of Market Actors: Comparative Analysis of Ordinary Entrepreneurs
and Moonlighting Politicians in New Russia*

Discussant CES

3152 Meios adequados de Resolução de Conflitos e acesso à justiça: um novo olhar através das experiências brasileira I

ABraSD

A necessidade de garantia do acesso à justiça enquanto direito do cidadão vem a cada dia reforçando a idéia que o acesso ao judiciário não pode mais ser entendido como um meio único de solução de controvérsias. O desenvolvimento dos Meios Adequados de Solução de Conflitos, e sua capacidade de prevenção e resolução pacífica e consensual é crescente e pode ser percebido pela presença de experiências diversas, bem como, por meio da ampliação do número de especialistas que têm se dedicado ao tema; esclarecimento e análise da sua aplicação, diante de uma perspectiva jurídica, com a positivação e a utilização judicial ou extrajudicial, de uma perspectiva social, com a disseminação e aceitação no meio social, ou de uma perspectiva transdisciplinar ao desenvolver e sistematizar e habilidades, competências e ferramentas para esses meios de prevenção e resolução de conflitos. O foco do presente GT residirá na discussão sobre a experiência brasileira com o experimento da cultura do consenso e o alcance de novos horizontes, fortalecendo o novo paradigma de atendimento aos anseios e necessidades da sociedade por meio dos Meios Adequados de Resolução de Conflitos. Pretende-se permear essa reflexão, independente da escola (Harvard, Transformativa, Circular-narrativa, etc), da área (familiar, escolar, universitária, comunitária, empresarial, etc), da modalidade em relação ao judiciário (extrajudicial ou judicial), da vinculação dos especialistas (mediador ou conciliador - institucional ou ad hoc), ressaltando que, o instituto dos MASCs tem o poder de empoderamento social, uma vez que proporciona às partes a possibilidade de serem protagonistas da solução das controvérsias existentes, resultando em um efetivo formato de acesso à justiça, pois que decorrente da autonomia da vontade de todo e qualquer cidadão.

Chair: Ana Paula Rocha do Bomfim Universidade Federal da Bahia

Ana Paula Rocha do Bomfim Universidade Federal da Bahia

Da mediação escolar à comunitária: o caráter sistêmico da mediação a partir da experiência do Observatório da Pacificação Social.

Fernanda Levy Instituto D´accord

O papel do Conselho Nacional das Instituições de Mediação e Arbitragem – CONIMA no cenário brasileiro dos meios privados de solução de controvérsias

Rejane Lisboa Faculdade Dom Pedro II

A mediação de conflitos como instrumento de acesso à justiça: a experiência da Defensoria Pública do Estado da Bahia

3154 Penal system and violence

WG Human Rights

Chair: Sozaburo Mitamayama

MITAMAYAMA Sozaburo Osaka University of Tourism

A Case Study of the Misconduct of Police Officer in Law Enforcement in Japan : When the action of a citizen is physically impossible to be recognised, can the state punish the citizen? The answer is “Yes” in Japan.

Jessica Carvalho Morris Center for Social Studies, University of Coimbra

How Law Has Been Used to Curtail Democratic Spaces and Criminalize Social Movements and Protesters

Julie Ringelheim F.R.S.-FNRS / UCLouvain

Adjudicating Identity. International Judges and the Redefinition of Race and Ethnicity in the Human Rights Era

Vanessa Ribeiro Rodrigues Universidade Lusófona do Porto Luís Miguel Loureiro

Universidade Lusófona do Porto

Journalism and Human Development: how media in Portugal is covering development issues

3155 From the Outside In: Prisons dynamics beyond the States

Chair: António Pedro Does

Annette Olesen Department of Sociology and Social Work

Structural and financial tensions met by Voluntary Sector Organisations offering rehabilitative debt advice to prisoners and ex-prisoners in Denmark and Norway

Giovanni Torrente University of Torino

The role of Ngos in resisting prison expansion: the Italian case

Ana Ballesteros-Pena Ph.D. Independent researcher

The role of the third sector in the Spanish penitentiary system in the 21st Century

3156 Uncertainty and Development

WG Law and Development

Chair: Gregory Lewkowicz

Juan Antonio Gaviria Universidad Pontificia Bolivariana Cathalina Sánchez Escobar

Universidad Pontificia Bolivariana

Excessive Judicial Interference and Economic Development - The Colombian Case

Håkan Hydén Department of Sociology of Law, Lund University, Sweden

The Relation Between Legal and Societal development

Karol Muszyński University of Warsaw Jan Winczorek University of Warsaw
Access to justice of small and medium enterprises at the periphery. Is law a source or an answer to uncertainty?

David Restrepo & Bruno Deffains HEC Paris & Paris II David Restrepo Amariles HEC Paris Bruno Deffains Paris II Panthéon Assas (CRED)
Revisiting the Law Matters Thesis: The Legal Certainty Index

Discussant Pedro Rubim Fortes

3171 Tribunais no séc. XXI: independência, eficiência e cidadania

Centro de Estudos Sociais

Os tribunais são organizações fundamentais e específicas, difíceis de estudar, uma vez que, por um lado, é necessário examinar uma estrutura complexa, que tem que assegurar ao mesmo tempo a independência dos juízes e, por outro, gerir as interações com o ambiente externo, ou seja, instituições centrais, outros tribunais, entidades territoriais, profissionais e, acima de tudo, cidadãos, na sequência de um processo de busca contínua de legitimidade, envolvendo todas as articulações do “sistema de justiça”. Analisar o funcionamento e a gestão dos sistemas judiciais significa, portanto, colocar várias questões, que dizem respeito à independência, eficiência e as relações com os cidadãos e a sociedade. O objetivo desta sessão é refletir criticamente sobre o poder judicial e as políticas públicas da administração da justiça e analisar o papel e as funções dos tribunais nas sociedades contemporâneas, designadamente em Portugal e na Europa do Sul.

Chair: Luca Verzelloni Centro de Estudos Sociais, Universidade de Coimbra

Patrícia Branco Centro de Estudos Sociais

O direito ao tribunal como direito fundamental a um espaço de justiça com dignidade

Conceição Gomes Centro de Estudos Sociais

Tribunais em democracia: desafios à formação dos magistrados

Paula Casaleiro CEF/UC, CES

A colonização tribunais de família pelos/as peritos/as

Luca Verzelloni Centre for Social Studies, University of Coimbra

Territories of (in)justice: the paradox of judicial innovation in Southern Europe

Discussant João Pedroso

3200 Wednesday 12 September, 3:30pm-5:15pm

3202 Transconstitutionalism and the New Symbolic Dimensions of Constitutions II

WG Sociology of Constitutions

Chair: Alberto Febbrajo University of Macerata; CSISC

Jiří Přibáň School of Law and Politics, Cardiff University
A Sociology of EU Constitutional Pluralism

Malgorzata Fuszara ISNS University of Warsaw Jacek Kurczewski ISNS University of Warsaw
How People Use the Courts in Poland

Marta Bucholc Käte Hamburger Kolleg "Recht als Kultur" Bonn; University of Warsaw
State Sovereignty, Constitution and Post-Colonial Syndrome: the Case of Poland 2015-2018

A Carlos dos Santos Universidade Europeia
Há cidadania de não contribuintes?

Hobeth Martínez IISL - UNAL - Dejusticia
Delicate balance: how the Colombian Constitutional Court has acted upon the current transition using the theory of "Unconstitutional Constitutional Amendments"

3224 Gender/Women in the Legal Profession IV: Gender and the Judicial Behavior of the Japanese Judiciary

WG Comparative Studies of Legal Professions

There is possibility that the constitution of the panel or the organization of social movement has something to do with the decisions.

Second, we look at the gender-bias in the rulings and how the reasoning justify the bias.

The constitution of Japan clearly prohibits sex discrimination and the Supreme Court in some points positively has created judicial doctrines which lead the elimination of discrimination. But, there are still tacit norms or motives which preserve and promote gender discrimination or prejudice.

Akiko Tejima: How the Criminal Liability in a DV Case is Judged(Considered) in Japan: a Glimpse of a Gender Bias

She analyze the sentencing of the recent criminal domestic violence cases consider the cause of variation of sentencing.

Keiko Sawa: On a Supreme Court Decision on the Same Surname System : What Can Be

Expected of Gender Diversity of Judiciary in Japan

She analyze the 2015 Grand Bench case which issued the same surname rule as constitutional.

Kayo Minamino: Disputing the indirect discrimination against women in Japan: gender bias in the court's fact finding and consideration of scientific evidence

How do Justices evaluate gender equality in recent labor law cases?

She will take up a typical case on the indirect discrimination and examine how the courts have failed to consider "scientific evidence" based on researches in several academic experts and preferred their "common sense" on working women pervasive in the Japanese society

Chihara Watanabe: Gender and Science: Institutional and discourse analysis of the recent Supreme Court rulings of family law cases

I will focus on the use of scientific evidence or scientific fact in the Supreme Court rulings. The supreme court issued some rulings which decide parental relationship against biological fact. I try to look on the strategic judicial behavior which substantively nullify the doctrines of family law.

Chair: Chihara Watanabe Ritsumeikan University

Akiko Tejima Kyoto Women's University

How the Criminal Liability in a DV Case is Judged in Japan: a Glimpse of a Gender Bias.

Kayo Minamino Kyoto Women's University

Disputing the indirect discrimination against women in Japan: gender bias in the court's fact finding and consideration of scientific evidence

Chihara Watanabe Ritsumeikan University

Gender and Science: Institutional and discourse analysis of the recent Supreme Court rulings of family law cases

Keiko SAWA Kyoto Women's University

On a Supreme Court Decision on the Same Surname System : What Can Be Expected of Gender Diversity of Judiciary in Japan

3225 Oñati Session III - Courtrooms and the Judicial Field: a locus for enforcement or contestation?

Chair: Alexander Kondakov European University at St. Petersburg

Aída Araceli Patiño Álvarez University of Antwerp

The institutional behavior of constitutional courts in hybrid regimes. An assessment of

the societal accountability function of constitutional courts of Colombia, Costa Rica and Mexico.

Erika Bárcena Arévalo Centro de Investigaciones y Estudios Superiores en Antropología Social (CIESAS-CDMX)

The economies of vernacularization of international human rights law in the Mexican Supreme Court

Xenia Chiaramonte Independent
Criminalization of protest

James Campbell Onati International Institute for the Sociology of Law
Neither Here Nor There: Towards a Theory of the Court as Liminal Space

3232 Negotiating conflicts in a variety of economic, social cultural contexts

WG Comparative Legal Culture

Chair: Marina Kurkchyan

Ioannis Freie Universität Berlin

Whistleblowing and regulatory governance: Protecting the market, not the whistleblower

Johanna Römer Hunter College, City University of New York

The Role of Criminal Justice Professions in Mediating Public Conceptions of Competing Sovereignties in Catalonia, Spain

Vyoma Jha Stanford Law School

Managing a Shifting Global Identity: India, Multilateral Negotiations and the Role of Lawyers

Joxerramon Bengoetxea University of the Basque Country / IISL Oñati

Norm-user Approaches to the Concept of Law as Institution

3241 Sociologie du droit et constitutionnalisme sociétal

AISLF-CR03

Chair: Pierre Guibentif

Jean De Munck Université catholique de Louvain

International Trade Agreements in the Light of Societal Constitutionalism

Lukas K. Sosoe University of Luxembourg

Citizenship beyond the States : A Reality or a Purpose of the History of Mankind

Elisabeth LEFORT Université du Luxembourg Elisabeth LEFORT Université du Luxembourg Esteban KAIPL Universidad Nacional del Litoral / Universidad Nacional de Rosario

Contingency and Emptiness: The Populist Drifts of Contemporary Democracies.

3242 The far from undisputed role of NGOs and other international civil society actors

Chair: TBA

Moara Crivelente Faculty of Economics and Centre for Social Studies, University of Coimbra

Civil society participation and struggle at the UN Human Rights Council: Palestinian and Saharawis reach Geneva

Elena Maslovskaya Sociological Institute of FCTAS Russian Academy of Sciences
Counteracting Illegal Violence: the Case of Russian Human Rights NGOs

Danilo Vuković University of Belgrade, Faculty of Law

Politics Banned, Informalism Strengthened: Transnational Actors and the Rule of Law in Contemporary Serbia and Cambodia

Ryoko Takahashi Kanazawa University

Disabled people's organizations as agencies for the reform of disability policy and legislation in Asian countries

3251 European Central Countries Perspectives on Sociology of Law

WG Social and Legal Systems

Chair: Renata Almeida da Costa

Chandni Basu Albert-Ludwigs-University of Freiburg

The juvenile justice system in India - creating the new ethic of the 'child' in Indian society

Susana Costa Centro de Estudos Sociais

Travelling to Prüm: Between and beyond borders – Perspective of Portuguese Judges

Sandrine Brachotte Sciences Po Law School, Paris

Combining legal pluralism as a normative concept with private international law

techniques to deal with ‘unsolvable’ cases? The example of the UK arbitration case Jivraj, an imbroglio of state law, Israeli law, and commercial arbitration principles

Rustam Urinboyev Department of Sociology of Law, Lund University and Aleksanteri Institute, University of Helsinki

Corruption, Social Norms and Non-Monetary Currencies in Uzbekistan: A Law and Society Analysis

Discussant: Adam Czarnota

3252 Meios adequados de Resolução de Conflitos e acesso à justiça: um novo olhar através das experiências brasileira II

ABraSD

Chair: Ana Paula Rocha do Bomfim Universidade Federal da Bahia

Maria Victória Rodrigues Universidade Federal do Oeste da Bahia

A Ouvidoria Pública como espaço de transformação de conflitos e incentivo à paz: a experiência da Universidade Federal do Oeste da Bahia

Ana Paula Araujo de Holanda Universidade de Fortaleza

Projeto pedagógico humanizado do curso de graduação em Direito da Universidade de Fortaleza: uma prática de cultura de Paz

Augusto Fagundes Oliveira Universidade Estadual de Santa Cruz (UESC) Ana Lúvia Braga Universidade do Estado da Bahia (UNEB); Instituto Federal de Educação (IFBA)
Pensar a mediação na encruzilhada intercultural.

3254 Integrating and disintegrating societies - Justice and Violence

Chair: TBA

Dee Smythe University of Cape Town

Pathways to Justice in South Africa

Caio Santiago Fernandes Santos Universidade de São Paulo

The effectiveness of social rights in Brazil: changes after 1988

Marcelo Alves Lima none

The Word of God and the Cold Letter of the Law: on violence and law

James M. Donovan University of Kentucky College of Law, USA

Why Terrorists Do What They Do

3255 On the Inside and Out: Prisons dynamics and its politics

Chair: Nina Amelung

José A. Brandariz University of A Coruna

The emergence of managerial rehabilitation within the Spanish prison system

Cláudia Resende Independent researcher / DGRSP

“Meeting the religious needs: Firsthand experiences of Muslim inmates in a Portuguese prison”

Ana Roseira FLUC/CES

Castigos dentro do castigo: da segurança à punição

Ludmila Ribeiro UFMG

Novas dinâmicas resultantes do encarceramento em massa no Brasil: a prisionização dos agentes penitenciários

3271 Estado de Direito e de Exceção: o direito e a democracia em questão

Centro de Estudos Sociais

O objetivo desta sessão é refletir sobre o modo como nas sociedades contemporâneas o Estado de Direito e a democracia estão em erosão pela forma como o “retorno ao direito” de exceção estabelece uma nova configuração sociojurídica nos planos europeu e nacional através da qual se alteram o sentido e as funções do direito. Posto isto, a exceção produz novas formas de mobilização, enquadramentos institucionais, e práticas e relações sociais do direito, produzindo um impacto profundo sobre a regulação sociopolítica das sociedades.

Chair: João Pedroso FEUC/CES

João Pedroso FEUC/CES

Estado de direito: as configuração democráticas, gestionárias e de exceção (ou neoliberais) do direito

António Casimiro Ferreira FEUC/CES

Uma ou duas teorias da exceção

Madalena Duarte Center for Social Studies

The Penal State and violence: analysing gender as an exception

Wanda Capeller SciencesPo Toulouse

Discussant Sara Araújo Centro de Estudos Sociais - UC

3200 Wednesday 12 September, 5:30pm-7:15pm

3371 The Epistemologies of the South in the Sociology of Law: Can the law be post-abysal?

Centro de Estudos Sociais

Plenary Session

Chair: Luca Verzelloni

Boaventura de Sousa Santos

Cecília MacDowell dos Santos

Maria Paula Meneses

Sara Araújo

Sílvia Maeso

Thursday 13 September, 9:30am-11:15am

Plenary Session: Individual and Collective Legal-Political Agency: From Interpersonal Interactions to Ethical Relations

Chair: António Pedro Dores

Elena Loizidou

Jacques Commaille

Ruth Wilson Gilmore

4100 Thursday 13 September, 11:30am-13:15am

4101 A justiça criminal no debate do Estado de direito e da cidadania: a experiência de um instrumento de cooperação internacional (PACED)

Na última década assistimos todos ao acentuar da importância da justiça criminal nos cenários nacional e internacional. A corrupção e as demais matérias criminais ligadas com o exercício do poder (político, financeiro, social) têm sido definidas como fenómenos críticos para a sustentação dos Estados, para a confiança das democracias constitucionais, no fundo, para o pacto de confiança e de cidadania em que assentam todas as democracias.

Refletir sobre a experiência de um projeto de cooperação internacional desenvolvido para os países africanos de língua oficial portuguesa e para Timor-Leste (PACED – Projeto de apoio à Consolidação do Estado de direito - <http://paced-paloptl.com> -), pode ser, naturalmente, uma oportunidade enriquecedora de análise sobre esta matéria. Este projeto, co-financiado pela União Europeia e pelo Camões, I.P., e executado por este último, tem como objetivo geral contribuir para a afirmação e consolidação do Estado de Direito nos PALOP/TL, através da melhoria da sua capacidade para prevenir e lutar eficazmente contra a corrupção, o branqueamento de capitais e o crime organizado. Este projeto assenta em diversos eixos de atuação que coincidem com as diversas dimensões institucionais e ambientais em presença: (1) - sistema legislativo e executivo; (2) - sistema bancário e financeiro; (3) - sistema contabilístico público e fiscal; (4) - sistema de investigação criminal; e (5) - sistema judicial. A rodear todos estes sistemas temos o ambiente político, social e económico.

Chair: Nuno Coelho PACED - Projeto de Apoio à Consolidação do Estado de direito

Nuno Coelho PACED - Projeto de Apoio à Consolidação do Estado de direito
A justiça criminal e o Estado de direito. Uma abordagem internacional nos países de língua portuguesa

José Mouraz Lopes PACED - Projeto de Apoio à Consolidação do Estado de direito
As políticas criminais e o Estado de Direito. Uma perspetiva sistémica de governação e de cidadania

Maria Teresa Santos PACED - Projeto de Apoio à Consolidação do Estado de direito
O Projeto de apoio à consolidação do Estado de direito (PACED). Um instrumento de cooperação internacional assente no Estado de direito e na cidadania

4102 Between Political Choices, Citizen's Perception and Judicial Administration

Chair: TBA

João Paulo Dias Centro de Estudos Sociais da Universidade de Coimbra Conceição Gomes Centro de Estudos Sociais

Under pressure: the impacts of troika on judicial reforms in Portugal

Pete Sanderson University of Huddersfield Phil Drake University of Huddersfield
Making sense of the law in a time of austerity'?

Samuel Kirwan University of Warwick

Advising citizens: on the disruptive capacity of the 'generalist' advice service

Daniela Piana University of Bologna _ ISP ENS Paris Saclay

Beyond l'Etat de droit: Citizensip Embedded into Legality Practices

4122 As transversalidades sociais e o Direito: racismo, gênero e pobreza

ABraSD

Chegamos ao século XXI com uma série de óbices ao desenvolvimento humano. A ontologia do ser, no paradoxo constante entre ser/ter, perpassada pela ideologia da sociedade do capital, da sua gênese industrial à reificação humana (MARCUSE, 1964). Ademais, as ciências sociais, cuja concepção inicial seria permitir a compreensão relacional do ser, fenomenológica ou dialética, é apropriada pela mesma questão ideológica que esvazia sua preocupação fundante (LÖWY, 1991).

Nesse sentido, as sociedades ditas em desenvolvimento pelo sistema econômico, aparentemente não captam o cerne da necessidade de tratarmos do desenvolvimento humano. Há uma ênfase substancial na questão do desenvolvimento econômico, prioritário ao humano, anulando direitos sociais, conquistados com muita luta e demasiado esforço. Relembramos novamente o conceito de Versachlichung, expresso por Marx e muito bem analisado por Luckács (2012).

Nesse fulcro, questões que deveriam ser centralidade nas políticas públicas por parte dos atores sociais que detêm o poder político e econômico, tornam-se assuntos transversais, que fogem à análise porque as prioridades estabelecidas desconsideram os pontos delicados dos sistemas sociais (BOURDIEU, 1999). Não se chega a um consenso quanto ao que é relevante para se combater e mitigar problemas que são, há milênios, uma perseguição na sociedade humana.

As consequências chocantes são os fatos não noticiados, porém, bem analisados academicamente: mata-se, por dia, no Brasil cerca de 7 pessoas, 77% delas são negras, homens jovens. Ainda que não se possa estabelecer tal como um genocídio, segundo a Resolução 260 A (III) de 1948, temos claramente um nigericídio, um extermínio das populações negras. Junta-se a isso o fato de que no Judiciário brasileiro são de irrisório 1,4% como juízes. Nesse universo, está quase que eliminada a presença e representatividade da mulher negra que é subjugada em todos os sentidos.

Portanto, cabe a todos os operadores do Direito, mas especialmente os que lidam com a Sociologia desse, analisar, discutir e apresentar possíveis soluções aos problemas sociais, que não são causados pelo Direito, mas que podem encontrar nesse o ferramental para o desenvolvimento pleno de países como o Brasil.

Chair: Marcio José Silva Universidade Presbiteriana Mackenzie

Homero Chiaraba Gouveia Universidade Federal da Bahia Rebeca Vicente Reis de Andrade Universidade Federal da Bahia
Pensando a participação sob aspectos do fundo público brasileiro para uma cidadania identitária

Marcio José Silva Universidade Presbiteriana Mackenzie
A abolição que nunca ocorreu

Dângela Nunes Abiorana Universidade Presbiteriana Mackenzie Renan Antonio da Silva UNESP Marcio José Silva Universidade Presbiteriana Mackenzie
O cordão sanitário de Clemenceau na São Paulo do século xxi: O extremo leste da cidade

Rosana Schwartz Universidade Presbiteriana Mackenzie Marcio José Silva Universidade Presbiteriana Mackenzie
Pessoas trans(versalizadas) nas questões de gênero e o novo modo de ser mulher: Desafios, preconceitos e perspectivas

4124 Legal professions 1

WG Comparative Studies of Legal Professions

Chair: Richard Collier

Tamara Butter Radboud University Nijmegen
Asylum Legal Aid Lawyers' Professional Ethics in Practice: A study into the professional decision making of asylum legal aid lawyers in the Netherlands and England

Kay-Wah Chan Macquarie University
What Wrong Have They Done? Veteran Lawyers' Ethical Misconduct in Japan

Susana Santos ISCTE-IUL, CIES-IUL
Women lawyers and the professionalization of Pro Bono activities in large law firms

André Carneiro Leão Universidade Federal de Pernambuco
Beyond the jail: uma cartografia do movimento de resistência ao encarceramento em massa no Brasil

4123 Legal professions 3

WG Comparative Studies of Legal Professions

Chair: Rosemary Auchmuty

Benoit Bastard **Institut des sciences sociales du politique, ENS Paris-Saclay**

Who benefits from discipline?

Reflection on the role of bar associations and the segmentation of the profession

Daniel H. Foote **The University of Tokyo**

"Lawyers in Every Corner of Society"?: The Evolving Nature of Japan's Legal Profession

Pedro Fortes **Oxford**

The Legal Network: Examining the Multiple Dimensions of the Legal Profession

Keiko SAWA **Kyoto Women's University**

On the Supreme Court Decision on the Same Surname System: What Can Be Expected of Gender Diversity of Judiciary in Japan vis-à-vis the Gendered Structural Injustice

4125 Oñati Session IV - The subjective and collective other: recognition, precariousness and reflexivity

Chair: Xenia Chiamonte Independent

Izabela Zonato Villas Boas Instituto Internacional de Sociologia Juridica de Oñati

Human Dignity and Refugees: an analysis of the Syrians seeking asylum in Brazil migrants from the civil war, from the perspective of Niklas Luhmann

Echevarri, Beinat Independent

Cultural evolution of human organizations and communities. A conversation about consciousness and the transformation of what we are.

Alexander Kondakov European University at St. Petersburg

Crip Alliances: Grassroots Politics in Repressive Situations

Gabriela Farinha ISCTE-IUL, DINÂMIA'CET-IUL

Encounters Do Matter: On Unveiling the Otherness in Oneself

4132 Legal Encounters: When People Meets the Law

When sociologists of law and justice are interested by the point of view of ordinary citizens, the focus is generally on the collective and individual mobilizations of the law

in the administrative and judicial spheres. These works are rich in knowledge on the social uses of law, socialization and the social conditions of recourse to the law, the differentiated relations that the different social groups have with the institutions. However, in all these works, the law is conceived more as a space of adhesion, circumvention and / or resistance than as a place of conflict of interpretations, expectations, anticipation. The purpose of this session is to question the conceptions of the law that ordinary citizens have when they resort to social administrations or courts. What are the expectations that lead citizens to speak to a lawyer, a mediator, a legal intermediary? How does confrontation with professionals give rise to tensions, negotiations, arrangements?

Chair: Quentin Ravelli CNRS

Liora Israël Ecole des Hautes Etudes en Sciences Sociales (Paris)

Behind the doors of the law cabinet

Marc Hertogh University of Groningen

"That's Your Law, Not Mine!" Legal Consciousness and Legal Alienation in Everyday Life

Emilia Schijman CNRS

Out of the law: the popular conceptions of justice and social norms among poor homeowners communities in rural France

Quentin Ravelli CNRS

Illegal Rights or Legal Wrongs? When housing rights activists challenge the legitimacy of debts with their own conception of justice

4142 Direito, internet e tecnologia

ST Sociologia do Direito e da Justiça

Chair: Ana Oliveira

Gabrielle Bezerra Sales Sarlet PUC RS - Hamburg Universität

INFORMED CONSENT AND THE PROTECTION OF SENSITIVE DATA ON THE INTERNET. AN ANALYSIS OF THE LEGISLATIVE EXPERIENCES OF GERMANY AND BRAZIL

Josiane da Silva Oliveira Santiago Universidade Positivo Edson Ronaldo Guarido Filho Universidade Positivo, IBEPES

Construção social da validade legal: uma análise a partir das regras legais do registro eletrônico de ponto no Brasil

Tiago Cappi Janini Universidade Estadual do Norte do Paraná

Ciberespaço e direito: a juridicização das condutas virtuais

Filipa Queirós CECS | Institute of Social Sciences | University of Minho
Rafaela Granja CECS | Institute of Social Sciences | University of Minho
Helena Machado CECS | Institute of Social Sciences | University of Minho
Legal landscapes of forensic DNA phenotyping in the EU: Facing ethical challenges

4143 Law, Justice, and Urban Space

International Research Group on Law and Urban Space

Chair: Patrícia Branco

Bruno Franco Alves Universidade Federal de Juiz de Fora / Universidade de Coimbra
A judicialização das lutas urbanas por moradia em Belo Horizonte-MG

Patrícia Branco Centro de Estudos Sociais
The Multiple Geographies of Justice on the 21st Century: Reflections about what Courts represent within Territory and Space

María Novo Universidade da Coruña Carmen Lamela Universidade da Coruña
Social versus legal process in cases of local urban corruption

Veronica Pecile École des Hautes Études en Sciences Sociales (EHESS)
The strategic use of law in the social movements for the commons. The case study of Palermo, Sicily

4144 The politics of Law: Democracy in transition or a setback?

Chair: TBA

Fabiana Luci de Oliveira UFSCAR - BRAZIL
The Supreme Court and the Transition to Democracy in Brazil: judicialization of politics

Joanne Myers, Ph.D. Marist College
No Justice and Liberty for All: Constraining Citizens

David Oliveira UFC/UECE
Ideology in the Brazilian Political Amnesty

Lucia Bellucci Università degli Studi di Milano
Media Law and Democracy in the European Union: The Case of Hungary

4145 Law, Neoliberalism and the Political Economy I

Neoliberalism and its political economy has radically changed the way in which we conceive the state, the law and the socio-political relationship among citizens, states and corporations. Additionally, neoliberalism has redefined the concept of rights and the notion of humanity. However, neoliberalism is not a monolithic concept, but rather it represents a series of ideas, practices and manifestations of power and capitalist-economy that need to be analysed from a socio-legal perspective. This session aims to reflect on the nature of the ideological, legal and political processes of transformations neoliberalism entails and on the effects that this set of ideas has had in the Global North and Global South. Drawing from case studies and historical experiences, the session will discuss the multiple dimension that neoliberalism, law and political economy entails. Experiences, such as the uses of the state of exception as a strategy to tackle economic crisis; the analysis of the intimate relationship between neoliberalism and exceptionality in both the Global North and South; the exclusive inclusion of workers within the Labour laws and regulations; corporate power and corporate criminality; the effects of austerity measures on society; and the systematic uses of laws to generalized the violence of austerity are some of the examples of the cases and exercises of economic-legal power this session aims to discuss.

Chair: Jose Atilas CES/FCT

Vickie Cooper Open University, UK
Political Economy, Law and Banishment

Anne Alvesalo-Kuusi University of Turku Juha Lavapuro University of Turku Elina Pirjanniemi Åbo Akademi
Well-founded fear before and after the "refugee crisis"

Daniel Jimenez Universidad de Zaragoza DANIEL JIMENEZ-FRANCO UNIVERSIDAD DE ZARAGOZA ALEJANDRO FORERO-CUÉLLAR UNIVERSITAT DE BARCELONA Spain. *On the Neoliberal Ban and the Production of Political Automations*

Ignasi Bernat Universitat de Girona
The Permanent Crisis as law making through violence'

4151 American and Japanese Perspectives on Sociology of Law

WG Social and Legal Systems

Chair: TBA

Jessica Cooper Cornell University
Giving Up: Political Potentials Beyond the State

HIRONAO KANEKO TOKYO INSTITUTE OF TECHNOLOGY

Technology succession in high aging society and law; openly or exclusively

Toshiyuki Kusumoto University of Tokyo

A Possible Social Security Law Policy for the Purpose of the Improvement of Social Exclusion of Non-regular Employees in Japan

Cheloukhine Serguei John Jay College, CUNY

Types, Forms, Mechanisms, and Scale of Corruption and Bribery in the Russian State Civil Service

Shin Teramoto Kyushu University, Faculty of Law Yuriko Haga Kanazawa University, Faculty of Law

The Essential Role of Objections from Outsiders in Improving the Quality of Information that is Curated and Disseminated by Websites

Discussant Jose Alberto Miranda

4153 Legislar, regulamentar, aplicar. As instituições enquanto lugares de tensão e confronto entre a lei abstracta e a realidade objectiva I

ST Sociologia do Direito e da Justiça

Apesar de o Estado figurar como um dos objetos que mais fascínio tem suscitado na academia e nas ciências sociais, é frequentemente representado de forma monolítica a nível macro e de maneira simplista a nível micro. Este painel procura superar estas representações, propondo uma análise etnográfica da construção, aplicação e regulamentação da legislação no contexto português, focando contextos institucionais cujo funcionamento – ainda que determinado em primeira instância pelo Estado – vai para além das normas legais pré-estabelecidas e pré-determinadas. Seja no momento em que é construída, interpretada ou aplicada, a lei é sempre um espelho de conflitos e acordos, interpretações dissonantes, tensões e parcerias, histórias de vida, emoções e motivações dos seus intervenientes.

Neste painel apelamos a contributos que discutam de forma crítica e sustentada empiricamente a gestão do quotidiano institucional enquanto lugar de fronteira entre a lei abstracta e a realidade material; as tensões entre o dever ser e a prática do dia-a-dia; as possibilidades objectivas e as necessidades particulares; as estratégias de resistência formais e informais que evidenciam a tensão e o confronto entre o ideal e o possível.

Chair: catarina frois CRIA - Centro em Rede de Investigação em Antropologia

João Mineiro CRIA-IUL

A feitura da lei: uma abordagem etnográfica

Afonso Bento CRIA-IUL

“We do not believe we are going to save all these people”: the ethical reasoning of Portuguese reeducation officers.

Fernanda Rivas Oliveira CRIA-IUL

Relação, constituição e agência. Uma reflexão sobre a interdependência do formal e do informal num contexto nacional de crise.

4154 Violence in the world

WG Human Rights

Chair: Dani Rudnicki

Sévane Garibian University of Geneva

Resisting Disappearance and Impunity: the right to truth in Argentina

Rui Garrido ISCTE - University Institute of Lisbon

Citizenship and sexuality in Africa: claiming recognition for African LGBTI associations in court

Ayako Hatano University of Tokyo / New York University

Socialization of International Human Rights Law —A case study of Racial Discrimination and Hate Speech Dissolution Act in Japan

Edna Raquel Hogemann Unesa - Estacio de Sá University

Uma leitura possível dos direitos humanos no contexto de um constitucionalismo transformador sob o prisma ético do Ubuntu

Anne Michelle Schneider Universidade de Coimbra - Faculdade de Direito - Centro de Direitos Humanos lus Gentium Conimbrigae

Gender-based violence on the internet in Brazil: once more victim or the begging of solution?

4155 Challenges and reflections on penal techniques

Chair: Ana Roseira

Hideyo Matsubara Ehime University Shin Matsuzawa Waseda University

The Public Sense of Justice in Japan: A Study of Attitudes towards Punishments

Nina Amelung University of Minho Rafaela Granja Helena Machado University of Minho

Challenges of communicating DNA evidence to the criminal justice system

Marco Feoli V Universidad Nacional de Costa Rica
The electronic surveillance in Costa Rica: other way for punishment

4156 Contemporary Challenges to Law and Development: Sustainability and Resistance

WG Law and Development

Chair: Pedro Rubim Fortes

Paula Casaleiro CFE/UC Fátima Alves UA; CFE/UC Miguel Pardal CFE/UC
Artisanal fishing regulation: from “prohibition” to sustainability

Mariana Barbosa Cirne Universidade de Brasília - UNB
Desenvolvimento sustentável no veto do processo legislativo ambiental brasileiro

Tatiana Daré University of Coimbra - Centre for Social Studies
Violence and Resistance: Reflection on the Security Policies in the Latin American Context

Discussant Diego Gil McCawley

4200 Thursday 13 September, 2:15pm-4:00pm

4202 Legal Pluralism - the heterogeneity of law and the plurality of its sources

Chair: TBA

Marta Patrício CEI-IUL

The dynamics and intersections between law and the customary in Mossurize: a case study on legal pluralism

Lorenzo Natali Department of Sociology and Social Research, University of Milano-Bicocca (Milan, Italy)

Ecological violence and processes of environmental victimization. A folk green criminological approach

Julieta Mira Universidad de Buenos Aires

"Following the Actors": The Ethnographical and Trajectories Research Approach on Lawyers and Criminal Justice in Argentina.

Luisa Acabado CES

Crossroads and meanings of law and rights in Guinea-Bissau

4222 Gendered crime and penal problems

Chair: Vera Duarte

Mafalda Ferreira FMUP - Faculdade de Medicina da Universidade do Porto

Risk-assessment and rehabilitation in marital homicides: theoretical reflections

Diógenes V. Hassan Ribeiro UNILASALLE CANOAS/RS/BRASIL

Acesso à justiça e o aumento do encarceramento de mulheres no sistema prisional brasileiro após o ano de 2012: soluções legislativas e jurisdicionais

4223 Legal professions 2

WG Comparative Studies of Legal Professions

Chair: Benoit Bastard

Akira Fujimoto Nagoya University, Japan

Partial Stratification of Japanese Attorneys – Recent National Surveys Results

Manuel Gomez Florida International University Rogelio Pérez-Perdomo Universidad

Metropolitana Gilberto Guerrero Florida International University

Venezuelan expatriate lawyers: A study on the globalization of the legal profession

Valerija Grozdic Faculty of Law University of Belgrade

Independent judiciary in Serbia – Ideal or Illusion?

Danilo Vuković University of Belgrade, Faculty of Law Marko Mrakovčić University
of Rijeka, Faculty of Law

Legal Profession in SEE: From Post-Socialist Transformation to Globalization

4224 Legal professions 4

WG Comparative Studies of Legal Professions

Chair: Fiona Cownie

Cecilia Blengino **Università degli Studi di Torino (Italy)** Silvia Mondino **Università degli Studi di Torino (Italy)**

The role played by the clinical movement converting legal education into justice education: clinical legal education's transformative power

Richard Collier **Newcastle University, UK**

Surviving or Thriving? Wellbeing and Mental Health in the Legal Community - Making the Connections Between Legal Practice and Law Schools

José Querino Tavares Neto e Cinthia Obladem de Almendra Freitas
Universidade Federal de Goiás/Pontifícia Universidade Católica de Goiás José Querino Tavares Neto **Universidade Federal de Goiás e Pontifícia Universidade Católica de Goiás** Cinthia Obladem de Almendra Freitas **Pontifícia Universidade Católica do Paraná**

Applying the Bourdieusian Theory to Technology as a Scientific Field and Social Domination

4225 Oñati Session V - Struggling from within: The use of legal and political frameworks by grassroots movements

Chair: Gabriela Farinha **ISCTE-IUL, DINÂMIA'CET-IUL**

Marília de Nardin Budó **Faculdade Meridional (IMED-Brazil)** Alexandre Marques Silveira **Faculdade Meridional (IMED-Brazil)**

Movements of victims of corporations in Brazil and beyond: a struggle for truth and justice

Myrta Morales-Cruz **Inter American University of Puerto Rico School of Law**
Lawyering and Social Movements: Stories from Puerto Rico

Lucero Ibarra Rojas **CIDE** Mariana Anahí Manzo **Universidad Nacional de Córdoba**
Elena Alejandra Ibarra Rojas **UMSNH**

Law, rights and political mobilization, without justice? The case studie of "gender violence alert" in México

4132 Dispute resolution

WG Civil Justice and Dispute Resolution

Chair: Jan Winczorek **Unversity of Warsaw**

Paula Casaleiro University of Coimbra

Experts impact in and beyond the child custody judicial decision

Luigi Cominelli Università degli Studi di Milano Claudio Lucchiari Università degli

Studi di Milano Raffaella Folgieri Università degli Studi di Milano

Brain-in-Negotiation: How to Test and Improve Cooperative Problem Solving Skills among Law Professionals through the Brain Computer Interface

Michael Dusche University of Heidelberg

Beyond the Law: The Justice Regime of the Spritits of Tulunadu

Toshihiro Hayase Nagasaki University

Negative common right and conservation easement —The grove of the village shrine living in the location of Kaminoseki nuclear plant as example

Susana Atalaia ICS - Instituto de Ciências Sociais

Stepfamilies and the law: the Portuguese case

4242 Democracia e cidadania: crise de legitimação e participação política

ST Sociologia do Direito e da Justiça

Chair: Teresa Maneca Lima

Cristina Gemmino CEI-IUL

Cidadania cultural e sua reflexão em termos étnicos: Angola e discursos políticos oficiais em época de partido único

Carla de Castro Amorim Maurin Krsulovic Pontifícia Universidade Católica do Rio de Janeiro (PUC-Rio)

“Não me representa”: Sobre democracia e vivências em coletivos universitários da PUC-Rio.

Carolline Leal Ribas UNIGRANRIO

The crisis of legitimacy: analysis of the discourse of local powers.

Paula Campos Pimenta Velloso Universidade Federal Fluminense Pedro Heitor

Barros Geraldo UFF

Uma sociologia política das práticas de estatalidade

4243 Governance in the Periphery

Chair: TBA

Ana Carolina Carvalho Farias ISCTE-Instituto Universitário de Lisboa
Quem está em cena? Redes de colaboração no programa BIP/ZIP, em Lisboa.

Redy Wilson Lima CICS.NOVA.FCSH
Jovens, políticas públicas e organizações de rua: uma releitura teórica-empírica dos grupos de jovens armados em Cabo Verde

Valeria Verdolini University of Milan/University of Milan-Bicocca
Lessons from the margins: perception of the institutions in two peripheries of Milan

4244 Law and Citizenship in the Digital Era

Chair: TBA

Yuriko Haga Faculty of Law, Kanazawa University
Privacy right in the era of big data

Måns Svensson & Stefan Larsson Lund University Stefan Larsson Lund University
Law, Society and Digital Platforms: Normative Aspects of Large-scale Data-Driven Tech Companies

Sara Matos CECS, Institute for Social Sciences, University of Minho Helena Machado
CECS, Institute for Social Sciences, University of Minho
Citizenship and data protection: tensions between the global and the local epistemologies in the fight against crime in the EU

4245 Law, Neoliberalism and the Political Economy II

Chair: David Whyte University of Liverpool

Jose Atilas CES/FCT
Debt, Exceptionality and Neoliberal Law: A socio-legal analysis of the Puerto Rican Economic Crisis

David Whyte University of Liverpool
Destabilising the Legal Foundations of Corporate Power

Silvia Rodríguez Maeso Centre for Social Studies, University of Coimbra
Reporting and legislating about racism in Portugal (1985-2016): 'multiraciality', universalism and exception.

Stefanie Khoury University of Liverpool Pablo Ciochini University of Liverpool in Singapore
Corporate exceptionalism: the case of the ISDS

4252 Políticas públicas sob a ótica da teoria dos sistemas. Pesquisa empírica sobre casos de inclusão e exclusão no Brasil

ABraSD

A teoria dos sistemas de Niklas Luhmann é frequentemente apontada como inadequada para o desenvolvimento de pesquisas e reflexões sobre a América Latina. Aplicações de categorias dessa teoria têm permitido abordagens sobre inclusão/exclusão (LUHMANN, 1995; STICHWEH, 2002; NEVES, 2012; MASCAREÑO & CARVAJAL, 2015; DUTRA, 2016) demonstrando o contrário. Neste painel, são apresentadas pesquisas empíricas que usam categorias analíticas como membrância, integração, intervenção, autorregulação, orientação sistêmica contextual (LUHMANN, 2006; WILKE, 1992; BORA, 2010), as quais viabilizam leituras de políticas públicas sobre racismo, drogas, sexualidade, trabalho escravo etc.. Assim, trajetórias de inclusão e/ou exclusão são observadas como trajetórias construídas em organizações que regulam o acesso dos indivíduos a recursos (meios de comunicação simbolicamente generalizados) como dinheiro, poder, conhecimento, proeminência etc. e com isso a própria participação na comunicação (LUHMANN, 1997, LUHMANN, 2006). As estruturas de inclusão e exclusão não pensadas como um arranjo unitário prévio a influenciar as decisões organizacionais, mas sim como premissas decisórias selecionadas e conformadas pelas próprias organizações. É que na teoria da sociedade como sistema de comunicação, as organizações concretizam as mais impactantes decisões sobre a inclusão e a exclusão de indivíduos nos mais diferentes sistemas funcionais da sociedade: escolas, hospitais/planos de saúde, empresas, tribunais, prisões, estados-nações e organizações formuladoras e implementadoras de políticas públicas de um modo geral. Com dados coletados de políticas públicas brasileiras, as pesquisas põe em foco os padrões e premissas decisórias que orientam decisões de inclusão e exclusão nos processos de implementação de políticas pública no Brasil. A construção destas premissas acontece também nas relações intersistêmicas de acoplamento cognitivo e estrutural, coordenação, intervenção, o que abarca, além do nível meso das organizações, o nível macro dos sistemas funcionais envolvidos na política pública e o nível micro das interações que acontecem no contexto de implementação. Assim, temas como racismo, prostituição, trabalho escravo, drogas, integrarão o painel com dados empíricos. O objetivo maior do painel é apresentar como o ferramental conceitual luhmanniano auxilia leituras e pesquisas empíricas que articulam diferenciação funcional, organizações, interações e padrões de inclusão/exclusão.

Chair: Artur Stamford da Silva Institution: Universidade Federal de Pernambuco – Faculdade de Direito do Recife

Artur Stamford da Silva Institution: Universidade Federal de Pernambuco – Faculdade de Direito do Recife *Trabalho escravo no Brasil. Leitura da autorregulação e do interencionismo sistêmico*

Roberto Dutra Universidade Estadual do Norte Fluminense Darcy Ribeiro (UENF) - Professor Laboratório de Gestão e Políticas Públicas (LGPP)
Implementação de políticas públicas e inclusão social: o papel das interações entre burocratas de rua e público na teoria dos sistemas

Leonel Severo Rocha Universidade do Vale do Rio dos Sinos – UNISINOS Julia Francieli Neves de Oliveira Universidade do Vale do Rio dos Sinos – UNISINOS
Sistema, Democracia e Corpo

Guilherme de Azevedo Universidade do Vale do Rio dos Sinos – UNISINOS. Vice-presidente da Associação Brasileira de Pesquisadores em Sociologia do Direito/ABraSD.
Raça, igualdade e trauma: a função do direito nas políticas públicas de inclusão dos negros no Brasil

4253 Legislar, regulamentar, aplicar. As instituições enquanto lugares de tensão e confronto entre a lei abstracta e a realidade objectiva II

ST Sociologia do Direito e da Justiça

Chair: catarina frois CRIA - Centro em Rede de Investigação em Antropologia

Elizabeth Pilar Challinor CRIA - UM
The Devil is in the Detail: Negotiating Migrant and Refugee Policy at the Local Level

Ana Luísa Micaelo CRIA, ISCTE-IUL
Onde estão os despejados? Estatísticas e pessoas que não querem ser visíveis

Ricardo Gomes Moreira Instituto de Ciências Sociais da Universidade de Lisboa
A ideia de Interesse Público e as suas trajectórias burocráticas nos tribunais: uma perspectiva etnográfica

Daniel Seabra Lopes Universidade de Lisboa
À procura da terra de ninguém: inovação financeira, transjurisdicionalidade e arbitragem regulatória

4254 Democracy and Human Rights

WG Human Rights

Chair: José Querino Tavares Neto

Anis Farida Shariah and Law Faculty , Islamic State University of Sunan Ampel
Surabaya Indonesia

The Health vs Economic

A Never Ending Struggling of Law to make a better a life for a better future

José Querino Tavares Neto e Gil César de Paula Universidade Federal de Goiás e
Pontifícia Universidade Católica de Goiás Gil César Costa de Paula Pontifícia
Universidade Católica de Goiás

Human rights as a category of analysis for a constitutional society of alterity

Lucia Maria Brito de Oliveira University of Brasilia

*Enlarging and Deepening the Concept and the Exercise of Citizenship: The Role of the
InterAmerican Court of Human Rights and the InterAmerican Commission of Human
Rights*

Vivianne Yen-ching WENG National Chengchi University

*In Search of an Effective Legal Protection for Fishermen Recruited Overseas Aboard
Taiwanese Fishing Fleets: Criminalization and Beyond*

4256 Legal Education, Reasoning, and Science

WG Law and Development

Chair: David Restrepo Amariles

Agata Cebera Jagiellonian University in Cracow Poland Mgr. Jakub Firlus, MA
Jagiellonian University in Cracow Poland

*Opportunities and risks associated with the argumentative model of interpretation of
constitutional law in the era of post-academic science*

Victor Cravo Universidade de Brasília - UnB

Pontos de Partida para um Direito Administrativo do Século XXI

Francesca Scamardella Università degli Studi di Napoli Federico II

Clinical Legal Education in the 21th Century.

Why Do We Need a New Formation for Law students?

Discussant Gregory Lewkowicz

Thursday 13 September, 4:15pm-5:00pm

Closing Ceremony

