

# Disappropriation of public property

 [rdai.com/ojs/index.php/rdai/article/view/110](http://rdai.com/ojs/index.php/rdai/article/view/110)



Sergio Ferraz State University of Rio de Janeiro (Rio de Janeiro, Rio de Janeiro, Brazil)  <https://orcid.org/0000-0003-0584-4547>

DOI: <https://doi.org/10.48143/RDAI.14.sf>

Keywords: Public good, Disappropriation, Disappropriation of public goods, federation

The expropriability of public goods has been a matter of lively controversy in all areas of legal inquiry: doctrine, jurisprudence and legislation have been, in this regard, adopting diversified solutions, in time and space, according to the designs that the philosophy of law or positive law itself (in its systematic view) have suggested, with multiple variants, to law cultists. The main objective of this monograph is to situate the problem, and to outline valid solutions for Brazilian law. But, because of the extent of interest that the matter arouses, it will often be essential to make references to historical law and comparative law, with a view to a clearer positioning of the conclusions that we will seek to establish. In principle, it is necessary to launch, albeit perfunctorily, some basic concepts, from which it will be possible to unfold the questions. The first one will be pertinent to the notion of public good.

## Author's Biography

Sergio Ferraz, State University of Rio de Janeiro (Rio de Janeiro, Rio de Janeiro, Brazil)

Full Professor at the State University of Rio de Janeiro (UERJ). PhD in Law from the Federal University of Rio de Janeiro (UFRJ). Retired Full Professor at UERJ and the Pontifical Catholic University of Rio de Janeiro (PUC/Rio). Retired Rio de Janeiro State Attorney. Member of the Superior Council of the Paulista Association of Administrative Law – APDA.

[sergio@ferrazconsjur.adv.br](mailto:sergio@ferrazconsjur.adv.br)

## References

ALESSIO, Renato. Italian Amministrative Instituzioni diritto. 4. ed. v. II.

ALVIM, Agostinho . Comments on the Civil Code. v. 1.

AMARAL, Diogo Freitas do. The use of the public domain by individuals. São Paulo: Juriscredi, 1972.

AUBRY, C. ; RAU, C. Cours de droit civil français. 6. ed. Paris, 1935. t. II.

MELLO FLAG, Celso Antônio. Notes on expropriation in Brazilian law. Revista de Direito Público, v. 23, p. 181 et seq.

BASAVILBASO, Benjamin Billegas. Administrative derecho. Buenos Aires, 1952. v. IV

BERTHÉLEMY, H. Traité élémentaire de droit administratif. 9. ed.

BEUDANT, C. Droit civil français. 2. ed. Paris, 1938. t. IV.

BEVILÁQUA, Clovis. Civil Code of the United States of Brazil, 1929. v. VI.

BEVILÁQUA, Clovis. Right of things. 5. ed. Rio de Janeiro: Forensics, 1961. v. I.

BIELSA, Rafael. Administrative derecho. 5. ed. Buenos Aires: El Ateneo, 1956. v. II and III.

CAETANO, Marcello. Administrative law manual. Rio de Janeiro: Forensics, 1970. v. II.

CARANDE, García de Enterría Y. About the imprescriptibility of the public domain, dedicated studios to Professor García Oviedo. Seville, 1954. v. I.

CARVALHO, L. A. Costa. The right of expropriation.

CASTRO, Musk of. Expropriation of credit securities, shares and tangible assets located abroad. Forensic Magazine, São Paulo, v. 144.

CHAMOUN, Ebert. From retrocession in expropriations. Rio de Janeiro: Forensics, 1959.

RABBIT, A. Ferreira. Civil Code of the United States of Brazil, 1929. v. VI.

CRETELLA JÚNIOR, José. Public goods in Brazilian law. São Paulo: Saraiva, 1969.

CRETELLA JÚNIOR, José. Administrative law treaty. Rio de Janeiro: Forensics, 2002. v. IX.

CUNHA GONÇALVES, Luiz da. Treaty on civil law. 2. ed. São Paulo: Max Limonad, 1958. v. III. t. I.

DEMENTHON, Henri. Traité du domaine de l'état. 4. ed.

DIEZ, Manuel Maria. Public domain. Buenos Aires, 1940

DUEZ, Paul; DEBEYRE, Guy. Traité de droit administratif. Paris, 1952.

DUGUIT, Léon. Traité de droit constitutionnel. Paris, 1924. t. III.

FAGUNDES, Miguel Seabra. Expropriation in Brazilian law. Rio de Janeiro: Freitas Bastos, 1949.

FALCON, Musk. Introduction to tax law. Rio de Janeiro: Ed. Rio, 1976.

FLEINER, Fritz. Les principes généraux du droit administratif allemand, 1933.

FORSTHOFF, Ernst. Administrative derecho treaty. Madrid, 1958.

FRANCO NEPHEW, Manoel Oliveira. Disappropriation, 1973.

GARCÍA OVIEDO, Carlos. Administrative derecho. 8. ed. Madrid, 1962.

GIANNINI, Massimo. I beni pubblici. Rome, 1963.

GIUCCIARDI, Eurico. Il demanio. Padua, 1934.

GOODNOW, Frank. Les principes du droit administratif des États-Unis. Paris, 1907.

GRISEL, André. Droit administratif suisse. Neuchâtel, 1970.

HAURIOU, Maurice. Precis de droit administratif. 11. ed.

HAURIOU, Maurice. Precis de droit administratif. 5. ed., 1943.

ITAGIBA, Ivair Nogueira. Universal political thought and the Brazilian Constitution. Rio de Janeiro: Graphic. Tupy, 1947. v. II.

KELSEN, Hans. General theory of the state. Mexico, 1959.

KLEIN, Claude. La police du domaine public. Paris, 1966.

LASO, Enrique Sayagués. Administrative derecho treaty. Montevideo, 1959. v. II.

- LENTINI, Aturo. Istituzioni di diritto amministrativo. v. 1.
- LIMA, Ruy Cirne. Principles of Brazilian administrative law. Porto Alegre: Sulina, 1954.
- MASAGÃO, Mario. Administrative law course. 4. ed. São Paulo: Ed. RT, 1968.
- MAYER, Otto. German administrative derecho. Buenos Aires, 1951. t. III.
- MEIRELLES, Hely Lopes. Brazilian administrative law. 2. ed. São Paulo: Malheiros Editores.
- I LIVE, Nemesius. La expropiación forzosa. Bilbao, 1953.
- MORTATI, Constantino . Instituzioni di diritto pubblico. Padua, 1960.
- PACIFICI-MAZZONI, Emídio. Codice Civile italiano comment. 4. ed. Firenze, 1882. v. I.
- PAGE, Henri de . Traité élémentaire de droit civil belge. Brussels, 1952. t. V.
- PELLOUX, Robert. Le problème du domaine public. Paris, 1932.
- PEREIRA, Lafayette Rodrigues. Principles of international law. Belo Horizonte: Legislative Assembly of Minas Gerais, 2017. v. II.
- PEAK, Macarius . Of expropriation.
- BRIDGES OF MIRANDA, Francisco Cavalcanti. Comments on the 1967 Constitution with Constitutional Amendment No. 1, 1969. t. V.
- BRIDGES OF MIRANDA, Francisco Cavalcanti. Treaty of private law. 2. ed. Rio de Janeiro: Borsoi, 1956. v. II and XIV.
- ROJAS, Andres Serra. Administrative derecho. 3. ed. Mexico, 1965.
- SABBATINI, Giunio. Comento alle leggi sulla espropriazione. v. I.
- SANDULLI, Aldo. Manuale di diritto amministrativo. 10. ed. Naples, 1971.
- SCALVANTI, Oscar. In: ORLANDO, V. E. (Coord.). Italian amministrative diritto. Milan, 1908. v. 4. Part one.
- SILVA, Ildefonso Mascarenhas da. Disappropriation out of necessity and public utility. Rio de Janeiro: Aurora, 1947.

SODRÉ, Eurico. Expropriation by necessity or public utility. 2. ed. São Paulo: Saraiva, 1945. SPOTA, Alberto. Civil derecho treaty. Buenos Aires: Depalma. t. I. General Party. v. III.

SPOTA, Alberto. Treaty of Civil Derecho, Buenos Aires, Tomo I, Part General, vol. III.

VILLEGRAS, A. Walter. Expropriation because of public utility. Buenos Aires, 1939.

VITTA, Cino. Amministrative right. 3. ed. Turin v. I and II.

WALINE, Marcel. Precis de droit administratif.

WALINE, Marcel. Traité Élémentaire de droit administratif. 6. ed.

WHITAKER, F. Disappropriation. 3. ed., 1973.

ZANOBINI, Guido. Corso di diritto amministrativo. Milan, 1958. v. IV.

Copyright (c) 2020 Journal of Administrative Law and Infrastructure



This work is licensed under a Creative Commons Attribution-NonCommercial-ShareAlike 4.0 International License.

This journal is licensed by  
Creative Commons Attribution-NonCommercial-NoDerivatives 4.0  
International.



Attribution-Share-Equal 4.0 International (CC BY-NC-ND-SA 4.0)



The submission and publication of articles are free of charge; peer-reviewed; the journal uses CrossCheck (antiplagiarism); and complies with the COPE - Committee on Publication Ethics Editors' Guide, in addition to the Elsevier and SciELD recommendations. Check out the Rules for submission and evaluation of the GDR.