

# Guidelines for the public administration judge based on the contribution of Vieira de Andrade

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## IT HURTS:

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## Key words:

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jurisdictional control, administration, guidelines powers

## Summary

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
The motivation for this text to be written comes from the imperfections that the jurisdictional control of the Public Administration experiences in the Brazilian reality. Hence, the essential aspects are discussed for such competence to be put into action. For this reason, it seeks to make the judge aware of the need to perceive a division of functions between the Administration and the courts, the type and degree of legal binding of the administrative activity, the concept of public interest and the guarantees of those administered. For this purpose, a systematization elaborated by José Carlos Vieira de Andrade was considered.

## Author's biography

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Full Professor at the Faculty of the Recife Faculty of Law at the Federal University of Pernambuco (Recife, Pernambuco, Brazil) . Doctor of Public Law. Conducts Post-Doctoral research at the Legal Institute of the Faculty of Law of the University of Coimbra under the supervision of Professor Doctor Licínio Martins. Judge of the Federal Regional Court of the Fifth Region. The theme of the present work fits into the scope of the Research Project “The control of state functions today and the fight against corruption”, and the author is also the leader of the Research Group “Challenges in the control of contemporary Public Administration”. E-mail: [EdilsonNobre@trf5.jus.br](mailto:EdilsonNobre@trf5.jus.br) /  [0000-0003-1808-0275](https://orcid.org/0000-0003-1808-0275)

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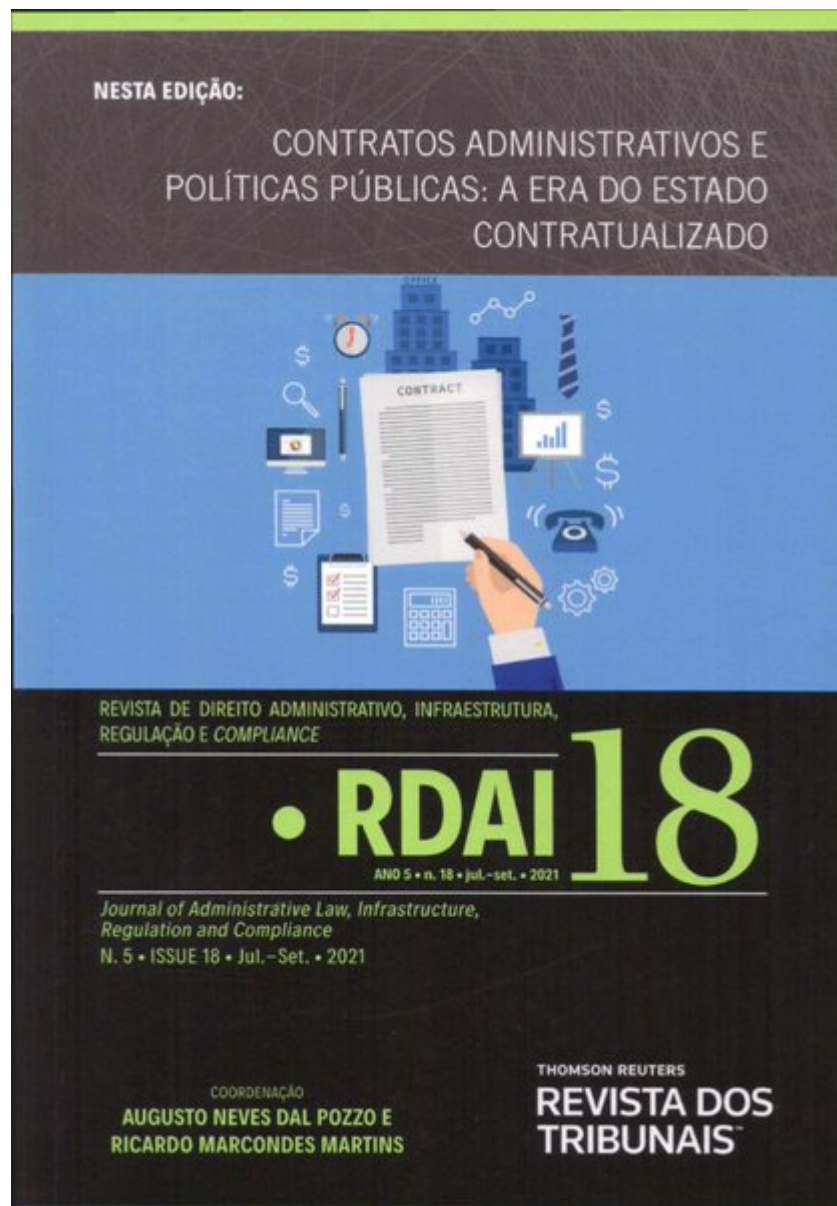
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Administrative Law: Control

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