# Principles of the public agent statute

rdai.com.br/index.php/rdai/article/view/rdai2020oabmello



### **Authors**

Oswaldo Aranha Bandeira de Mello Pontifical Catholic University of São Paulo (São Paulo, Brazil)

## Keywords:

public agents, public services, public workers

#### **Abstract**

In line with the above, we conclude that the State can carry out its activities not only through public agents, but also through individuals participating in public functions or services. Public agents, linked to the State by a political or employment relationship are, respectively, the rulers and the honorifics, or civil servants and public workers. The extramanagement staff are also included, called upon, in view of the sudden needs of the administration, to carry out, while the positions are not created, for a transitional period, the activities that must be performed by employed agents. Individuals participating in public functions or services comprise, on the one hand, service providers, whether on demand or voluntary, as contractors or business managers, and, on the other hand, the delegates of public offices or companies, that is, the professionals, unilaterally, provided in the functions, or the concessionaires who agreed to the performance of services. In addition, public agents and, mainly, individuals, participating in public functions or services, rely on the work of assistants, to help them in the performance of their commitments.

## **Author Biography**

# Oswaldo Aranha Bandeira de Mello, Pontifical Catholic University of São Paulo (São Paulo, Brazil)

Full Professor at the Faculty of Law of the Pontifical Catholic University of São Paulo and Judge at the Court of Justice of the State of São Paulo.

#### References

MELLO, Oswaldo Aranha Bandeira de. Principles of the statute of the public agent. Journal of Administrative Law and Infrastructure - RDAI, São Paulo, v.6, n.21, abr./jun. 2022

#### **Downloads**

PDF file (Portuguese (Brazil))

#### **Published**

2022-05-29

#### **How to Cite**

MELLO, OAB de. Principles of the public agent statute: Principles of the public agent statute. **Journal of Public Law and Infrastructure** | **RDAI** , Sao Paulo: Thomson Reuters | RT bookstore, v. 6, no. 21, p. 377–400, 2022. Available at: <a href="https://rdai.com.br/index.php/rdai/article/view/rdai20200abmello">https://rdai.com.br/index.php/rdai/article/view/rdai20200abmello</a> . Accessed on: 27 jun. 2022

#### Issue

Flight. 6 No. 21 (2022)

#### **Section**

Retrospective of Administrative Law | Memory of Administrative Law

#### License



This work is licensed under a <u>Creative Commons Attribution-NonCommercial-NoDerivatives 4.0 International License.</u>

This journal is licensed by (CC BY-NC-ND)

Submission and publication of articles are free; peer-reviewed; the journal uses CrossCheck (anti-plagiarism); and complies with the COPE Editors' Guide; Committee on Publication Ethics, in addition to the Elsevier and SciELO recommendations.

Check the Rules for the submission and evaluation of the RDAI.