



CALESA SEMINAR WP.2.10

17-21 JULY 2023.

UNIVERSITY OF THE PHILIPPINES AND UNIVERSITY OF SAN AGUSTIN NEW CHALLENGES IN PRIVATE LAW

Summary: We live in a globalized world that is undergoing a momentous geopolitical change, where new technologies impose new forms of communication and business. Society tends to view change with pessimism; any change to the existing *status quo* can be interpreted as a threat. However, the digital revolution is a great opportunity for development and social improvement. In this seminar we want to respond to these major challenges by analyzing several topics in the field of civil law, which are of vital importance in the economy of the 21st century. We have also taken advantage of the seminar to present and disseminate two books translated as part of the the CALESA Project, which will help its partners to achieve the project's results.

Leader of the seminar: José Manuel de Torres Perea

Teaching team:

José Manuel de Torres Perea UMA
Eugenio Olmedo Peralta UMA
Leticia Fontestad Portalés UMA
Francisco Coutinho Pereira UNL
Lukasz Grzedziak UCD
Giulia Piora UNL
Miguel Moura UNL
Agustín Vigurí Perea URV.

Dates/Places: UP (17/07/2023) and USA (

Target Audience: 1 Professor from AdMU; 3 Professors from USA;



UP PROGRAM 17 – JULY 2023

Time	Activity
8:00 – 8:30 AM	Registration and Welcoming of Guests
8:30 – 8:40 AM	Opening Remarks by Chancellor Edgardo Carlo L. Vistan II
8:40 AM – 9:00 AM	Introduction to the CALESA Project by Dr. José Manuel de Torres Perea
9:00 AM– 10:00 AM	First Speaker: Dr. Lukasz Grzejdziak New Challenges in Competition Law
10:00 AM– 11:00 AM	Second Speaker: Dr. Miguel Moura New Challenges in Financial Law
11:00 AM – 12:00 PM	Open Forum
12:00 PM – 12:15 PM	Closing Remarks by Associate Dean Solomon F. Lumba
12:15 PM – 2:00 PM	Lunch
2:00 PM – 2:15 PM	Faculty Roundtable Discussion Participants: Members of the UP Law Faculty Dr. José Manuel de Torres Perea Dr. Eugenio Olmedo Peralta Dra. Leticia Fontestad Portalés Dr. Lukasz Grzejdziak Dr. Miguel Moura Dra. Giulia Priora Dr. Francisco Coutinho Pereira

16:00 - Transfer to the airport

19:55- Flight Departure time

21:20- Arrival in iloilo



USA PROGRAM 18-21 JULY

Hotel Sta. Monica, University of San Agustin, Iloilo

DAY 1: July 18, 2023 Registration 9:00 -9:30	Opening Ceremony Invocation Philippine National Anthem National Anthem of Spain University of San Agustin Hymn Welcome Messages REV. FR. FREDERICK C. COMENDADOR, O.S.A. President, University of San Agustin Seminar Overview and Introduction of Guests from Partner University ATTY. JOSE MARI BENJAMIN F. U. TIROL Dean, College of Law University of San Agustin
9:30 – 11:30 Seminar 1	<i>“New Challenges in the Legal Protection of Tourists”</i> Dr. José Manuel de Torres Perea, UMA Coordinator of Project Erasmus+ CALESA Presentation of Book on Tourism Law edited by USA
11:30-12:00	Reaction to Topic 1
12:00- 13:15	Lunch Break
13:15-15:15 Seminar 2	<i>“New Challenges in Artificial Intelligence and the Law”</i> Dr. Eugenio Olmedo Peralta, UMA Deputy Vice-President for Undergraduate Studies of UMA
15:15-15:45	Reaction to Topic 2
15:30-15:45	Round-Table on New Challenges in Law, participating Professors: Leticia Fontestad Portales, Lukasz Grzedziak, Miguel Moura, Giulia Priora and Francisco Coutinho Pereira
15:45-16:00	Awarding of Certificates of the Speakers
DAY 2: May 19, 2023 9:00-9:15	Introduction of the day's activities José Manuel de Torres Perea and Jose Mari Tirol
9:15 to 11:15 Seminar 3	<i>“New Challenges in Competition Law”</i> Lukasz Grzedziak, UCD Newman Fellowship Programme EU Project for sustainable reforms in Ukraine’s justice sector
11:15-11:45	Reaction to Topic 3
11:45-13:00	Lunch Break
13:00-15:00 Seminar 4	<i>“Independence Movements in Europe”</i> Dr. Francisco Coutinho Pereira UNL Associate Professor with Aggregation UNL



	Presentation of book: Independence Movements in Europe , related to Activities 2.4 and 2.7 of Project CBHE CALESA
15:00-15:30	Reaction to topic 4
15:30-15:45	Round-Table on New Challenges in Law, participating Professors: Eugenio Olmedo Peralta, Leticia Fontestad Portalés, Miguel Moura, and Giulia Piora
15:45-16:00	Awarding of Certificates of the Speakers

DAY 3: May 20, 2023 9:00-9:15	Introduction of the day's activities José Manuel de Torres Perea and Jose Mari Tirol
9:15 to 11:15 Seminar 5	“New challenges in Alternative Dispute Resolution” Leticia Fontestad Portalés UMA Vice-Dean of International Relations, Faculty of Law
11:15-11:45	Reaction to Topic 5
11:45-13:00	Lunch Break
13:00-15:00 Seminar 6	“The US model of class actions. Case law: Dieselgate. Its already proven operability in the USA in relation to the countries of the Civil Law system.” Dr. Agustin Vigurí Perea URV Doctorate Honoris Causa for Excellence, Leadership and Contribution to the Improvement of Educational Quality in Iberoamerica.
15:00-15:30	Reaction to topic 6
15:30-15:45	Round-Table on New Challenges in Law, participating Professors: Eugenio Olmedo Peralta, Leticia Fontestad Portalés, Francisco Coutinho Pereira, Lukasz Grzedziak, Miguel Moura, and Giulia Piora
15:45-16:00	Awarding of Certificates of the Speakers

DAY 4: May 21, 2023 9:00-9:15	Introduction of the day's activities José Manuel de Torres Perea and Jose Mari Tirol
9:15 to 11:15 Seminar 7	“New Challenges in Financial Law” Miguel Moura UNL Vice-Director of CEDIS (Centre for Research and Development on Law and Society). Co-coordinator of the Master in Law – Specialisation in Law and Technology
11:15-11:45	Reaction to Topic 7
11:45-13:00	Lunch Break
13:00-15:00 Seminar 8	“Innovation in Legal Education” Giulia Piora UNL Director of Nova IPSI knowledge Center Presentation of book Innovation in Legal Education , related to Activity 2.2
15:00-15:30	Reaction to topic 8
15:30-15:45	Round-Table on New Challenges in Law, participating Professors: Eugenio Olmedo Peralta, Leticia Fontestad Portalés, Francisco Coutinho Pereira, Lukasz Grzedziak,
15:45-16:15	Closing Programme



Distribution of Certificates to the Participants End

Topic 1: “New Challenges in the Legal Protection of Tourists”

José Manuel de Torres Perea

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Short CV

Associate Professor of Civil Law at the school of law of the University of Malaga (UMA), Spain.

Department of Civil Law, Ecclesiastical Law and Roman Law.

Coordinator of the Project Erasmus+ Capacity Building of Higher Education for Legal and Social Advancement in the Philippines, CALESA

Member of the Steering Committee of the International Council of Shared Parenting

Graduated in 1989 from ICADE, specialty E-1, Madrid, Spain. In 1992/1994, he attended the Doctorate Program at the University of Malaga, where he has been teaching since 1995. He obtained his PhD degree in 1999. Since January 2002 he has been a Full Professor at the University of Malaga. Thanks to the skills acquired during his training period, he has been able to make important contributions in the field of research throughout his career. He has participated in 9 competitive research projects and has to his credit more than 50 scientific publications with three active sexennial research evaluations by ANECA. Another way of disseminating his research activity is the presentation of numerous communications and papers in scientific congresses and conferences, both national and international. He has been visiting professor at Goethe Universität, Frankfurt; Regensburg Universität, Regensburg; Northwestern University, Chicago and University of Pennsylvania, Philadelphia, among others. He is currently the Coordinator of the Erasmus + K2 Capacity Building for Legal and Social Advancement in the Philippines, CALESA. This project is led by the University of Malaga and involves the Universidad Nova de Lisboa, Deusto, University College Dublin, University of the Philippines, University Ateneo de Manila, University San Agustin, Iloilo, Ateneo de Zamboanga University and the Philippine Judicial Academy belonging to the Supreme Court of the Philippines.

Research areas: Family Law, Best interest of the child, Guarantee, Legal Person, Contracts, Effectiveness of contracts, bankruptcy, right of disable persons, digital content and data

Editor of the Routledge International Handbook of Shared Parenting and Best Interest of the Child, Routledge, Editors José Manuel de Torres Perea, Edward Krug Margarita Ortiz Tallo, London 2021.

Abstract: New Challenges in Tourism Law

This paper is designed to present the translation made by the CALESA Project of the introductory book on Tourism Law which has been published by the University of San Agustin.

The approach from which we approach this subject in this lecture is that of the legal protection of the tourist. In this way, we are going to unravel the new tools with which Civil Law is equipped to guarantee the protection of the tourist, who in the majority of activities will be considered as a consumer.

To this end, the study of the Texto Refundido de la Ley de Consumidores y Usuarios (Revised Text of the Law on Consumers and Users), which in Spain regulates the matter, is of great help, bringing together, like a melting pot, all the European regulations applicable and transposed into the aforementioned regulation. This regulation constitutes a genuine consumer statute, and although it is contained in a separate code from the Civil Code, the Draft of the General Codification Commission envisages its incorporation into the Civil Code.

We can summarise the main lines of the presentation as follows: Firstly, the distinction between the control of incorporation or transparency and the control of content, with special reference to the treatment of abusive clauses. Secondly, the protection afforded to contracts made outside



the usual commercial establishment and the right of withdrawal provided for in favour of the consumer-tourist. Thirdly, we will examine the concept of "lack of conformity" and the new remedies deriving from it in the civil sphere. We will also take the opportunity to study the purchase of tourist products and the new special regulation of damages applicable to them. Finally, we will deal with some tourism contracts in particular, such as package holidays and timesharing.

Topic 2: "New Challenges in Artificial Intelligence"

PENDING

Topic 3: "New Challenges in Competition Law"

Łukasz Grzejdziak

Short CV

University College Dublin. Sutherland School of Law. Belfield, Dublin 4. D04 V1W8. Ireland

Department of European Economic Law. Faculty of Law and Administration. University of Lodz. Kopcińskiego 8/12. PL-90-232, Łódź, Poland

Habilitated Doctor in the discipline of Legal Sciences. University of Lodz. Faculty Faculty of Law and Administration. Dissertation title RPM under the EU and US Legal Systems. A Comparative Study. 20.05.2022

Ph.D.: Degree/diploma obtained Doctor of Legal Sciences in the discipline of Law. University of Lodz. Faculty Faculty of Law and Administration. Dissertation title State Aid on Services of General Economic Interest. Supervisor Prof. dr hab. Kazimierz Strzyczkowski. 21.09.2012

Master studies. Degree/diploma obtained Master of Law – specialization in Economic Law. University of Lodz. Faculty Faculty of Law and Administration. Dissertation title Public Law Regulation of advertising of certain products. Supervisor Prof. dr hab. Kazimierz Strzyczkowski. 06.2003

Researching Business Law (Competition Law, State Aid and Public Procurement Law, Energy Law), including participation in national and international research projects. Organizing the teaching process, including the construction of courses' curricula Organizing conferences and seminars on Business Law. Directing the Postgraduate Program "Legal Services for Business". Coordinating the School of American Law. Supervision over the Students' Circle of the Energy Law and Sectoral Regulation. Heading the Business Council of the Faculty of Law and Administration (10/2014-06/2015)

Research interest. Public Economic Law. Competition Law (EU, Polish, US, comparative) including State Aid Law. Sectoral Regulation (Energy Law, Transport Law, Postal Law, Aviation Law). Legal Regulation of Public Services. Constitutional Regulation of Economic System. Public Procurement Law

Fulbright Senior Award Fellow, IIT Chicago-Kent College of Law, USA – research project „In Search of a New Effects-based Approach to Resale Price Maintenance” under the supervision of Distinguished. Professor David Gerber. The research project was funded through a grant from the Polish-US Fulbright Commission in the amount of USD 36 650. 2015-2016.

Member of the Advisory Board of the Institute for Consumer Antitrust Studies, Loyola University Chicago School of Law.

Member of the Academic Society for Competition Law (ASCOLA)

Member of "CRANE" (Competition Law and Regulation. Academic Network. Europe – Visegrad, Balkan, Baltic, East)

Abstract "New Challenges in Competition Law"

New challenges facing the world economies and societies have called into question the existing paradigms of competition law, largely inspired by the Chicago School of Law and Economics. It has



become clear that competition law has failed in providing appropriate solutions to the problems of the modern world, related to:

- a.-The development of technology giants that have achieved market power on an unprecedented scale;
- b.-The urgent need to protect the climate;
- c.-Social problems related to the worse condition of the economy as a result of first the COVID-19 epidemic, and now the war in Ukraine;
- d.-The rise of populism and the influence of politics of autocratic governments on the national economies of many States.

These challenges have led to an intensified debate, concerning numerous jurisdictions, including the EU, about necessary changes in the manner competition law is applied. This debate focuses on several key issues:

- 1.-The establishment of the new catalog guiding principles of competition law, including the possibility of taking into consideration non-economic values in competition law enforcement including environmental and social considerations;
- 2.-Setting new standards for evaluating anticompetitive and/or unfair market practices and mergers of digital giants;
- 3.-The protection of democratic values in the enforcement of competition law;
- 4.-Counteracting the acquisition and exercising of market advantage by state-owned undertakings.

The European Union is undoubtedly one of the world leaders in change within competition law. In my presentation, I will outline the EU's most important achievements in this field, within both legislation (e.g. Digital Market Act and Foreign Subsidies Regulation) and case law (e.g. Illumina/Grail case and Sped-Pro case).

Topic 4: “Independence Movements in Europe”

Francisco Pereira Coutinho

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<https://novalaw.unl.pt/en/francisco-pereira-coutinho/>

Short CV

Associate Professor with Aggregation at the Universidade Nova de Lisboa

Degree (2002), PhD (2009) and Agregação (2021) in law from NOVA School of Law. Vice-dean of NOVA School of Law (2018-2021), president of Jurisnova (2015-2022), professor at the High Institute of Social and Political Sciences of the University of Lisbon (2010-2015) and at the Law Department of the Autonomous University of Lisbon (2009-2012), and legal advisor at the Diplomatic Institute of the Ministry of Foreign Affairs (2005-2011) and at the Secretary of State of the Presidency of the Council of Ministers (2003-2004).

Guest lecturer at the Faculty of Social and Human Sciences of NOVA University (2010-), and visiting professor at the High Institute for Legal and Political Sciences (Cape Vert) (2022), Interdisciplinary Centre of Herzlyia (Israel) (2019), the School of Advanced Studies of Sant’Anna (Pisa, Italy) (2015), the Getúlio Vargas Foundation (São Paulo, Brazil) (2019), and IDP (Brasília, Brazil) (2019), and at the Universities of Burapha (Thailand) (2017), Catholic of Mozambique (Beira and Nampula) (2013-), Faculty of Economics and Management (Kosovo) (2017 and 2019), Jimma (Ethiopia) (2022), Montenegro (Podgorica) (2019), Mostar (Bosnia-Herzegovina) (2019), Nagasaki (Japan), Northumbria (Newcastle, United Kingdom) (2016), Petra (Amman, Jordan), São Tomé and Príncipe (2022), St. Joseph (Beirut, Lebanon) (2021), St. Kliment Ohridski (Sofia, Bulgaria) (2019) Tirana (Albania) (2019), and Unizambeze (2021).

Member of **CEDIS – Centre for R&D on Law and Society**, of the Portuguese Society of International Law and of the Portuguese Association of European Law.



Coordinates the Observatories of **Data Protection** and the **Portuguese Legislation**, as well as the **Compliance Lab** and **SPARC**.

Abstract. Presentation of translated book in the Project

Independence in the European Union

The dream of “independence in Europe” guides the political action of nationalist movements in regions such as Catalonia, Flanders, Scotland or the Basque Country. After tracing this *telos* to the federal nature of the European Union, the essay analyses the legal arguments which support the claim to political independence of those regions, first and foremost the right of secession based on the principle of self-determination of peoples. It finishes by discussing the legal paths for the transformation of substate regions into Member States of the European Union.

Topic 5: “New Challenges in Alternative Dispute Resolution”

Leticia Fontestad Portalés

lfp@uma.es

Associate Professor of Procedural Law. Departamento de Ciencia Política, Derecho internacional público y Derecho procesal. School of Law. University of Málaga
Vice-Dean of International Relations and Mobility. Faculty of Law UMA
Coordinator of the External Internships of the Master in Access to the Legal Profession of the Spanish National University of Distance Education.

She teaches both Civil Procedural Law and Criminal Procedural Law in the Bachelor's Degrees in Law, Criminology and double degree in Law and Business Administration and Management. She is also a lecturer. She is a lecturer in the UMA's own degree in Real Estate Studies and in the UMA's own degree in Civil Procedural Practice. She has also been a lecturer at the School of Legal Practice at the UMA and is a lecturer on the Master's Degree in Law and the Master's Degree in Mediation at the UMA. She has been a guest lecturer at the University of Buenos Aires, Argentina, at the Federal Fluminense University of Niteroi and at the Estácio de Sá University (both in Rio de Janeiro) Brazil as well as at The John Marshall Law School in Chicago (USA). He has also participated in the teaching of the Law Degree at the Parthenope University of Naples and the University of Salerno (Italy). He has carried out research visits at the aforementioned Universities.

She leads and participates to various research Projects supported by national and regional organizations. Speaker at congresses, conferences and scientific meetings at both national and international level, with outstanding participation in congresses related to the aforementioned subjects in Germany, Argentina, Brazil, the Philippines and the USA.

Abstract: New Challenges in Alternative Dispute Resolution

In this session about the *New Challenges in Alternative Dispute Resolution*, we will analyze the effectiveness of ADR as an alternative to jurisdiction. We will offer an overview of the historical evolution of the different methods of dispute resolution, because in order to understand where we are and where we are going, we believe it is necessary to know the origins. Thus, we will make a brief review from *Autotutela* (self-tutelage) as a method of conflict resolution based on the direct action of justice to mediation and conciliation as self-compositive methods of conflict resolution to reach the hegemony of Jurisdiction and Arbitration as heterocompositive tools for resolving disputes. From here on, after focusing our attention on the reintroduction of mediation together with the use of new



extrajudicial dispute resolution tools, we will discuss the procedural effectiveness of these ADRs.

Topic 6: “The US Model of Class Actions. Case Law: Dieselgate. Its already proven operability in the USA in relation to the countries of the Civil Law System

Agustín Vigurí Perea PENDING

Topic 7: “New Challenges in Financial Law”

Miguel Moura

Miguel Alexandre Calado de Albuquerque e Azevedo Moura

miguel.moura@novalaw.unl.pt

Short CV

Professor of Law at NOVA School of Law. Lisbon. Portugal

Managing Director of several companies of L-SIG Group – mainly activity in the payment services sector. Portuguese national expert – Framework Contract for assistance services in the field of Compliance Assessment (DG FISMA). Compliance Assessment concerning several Directives with regard to internal markets, in particular, financial capital markets, banking law and European company law, such as Directive 2013/50/EU (amending Transparency Directive), Directive 2013/34/EU (Accounting Directive), Directive 2014/17/EU (Mortgage Credit Directive), Directive 2014/56/EU (Audit Directive), Directive 2014/65/EU (MiFID II), Directive (EU) 2015/236 (Payment Services Directive II), Directive 2014/92/EU (Payments Account Directive), Directive (EU) 2016/849 (Insurance Distribution Directive), Directive 2014/95/EU (Non-Financial Reporting Directive); compliance assessment of Article 29(4 and 5), Article 30(1), Article 32(1, 2 and 3), Article 34 (1 and 2) and Article 35 of Regulation (EU) 2017/2402 (Securitization Regulation)

PHD in Private Law. NOVA School of Law. Thesis: *Os limites da vinculação unilateral / The limits of unilateral binding acts* – conceptualization of unilateral acts, in particular, unilateral promises, with focus on civil and commercial legal transactions such as autonomous bank guarantees, bank transfers, contracts in favour of a third party (insurances) promissory letters, promise of rewards, donations, wills. Final Mark: *Summa cum laude*. **Visiting Researcher**, *Max-Planck-Institut für ausländisches und internationales Privatrecht*. 2011-2018

Master Degree in Business, Financial and Commercial Law. NOVA School of Law. Thesis *Da sociedade em comandita por acções (Die Kommanditgesellschaft auf Aktien)* - study in corporate law, in particular the nature of shares and [the conceptual position of shareholders](#). Final Mark: *Distinction* (18 out of 20)

Abstract

New Challenges in Financial Law

In this presentation, we will venture into the evolving world of technology-induced changes within the financial sector and the subsequent implications for legal frameworks. Our discussion will focus on three primary areas: artificial intelligence, select crypto-assets, and social trading.

Our exploration begins with the integration of Artificial Intelligence in financial services, with special emphasis on the emergence of robo-advisors and high-frequency trading. We will dissect the regulatory uncertainties and challenges around algorithmic decision-making, accountability, data privacy, and potential systemic risks. The challenge lies on the balance between nurturing innovation and maintaining regulatory oversight in this rapidly evolving digital age. Subsequently, the proliferation of crypto-assets in the blockchain era adds a layer of intricacy, especially as some assets may qualify as financial instruments. The presentation aims to identify (and demystify) existing legal structures and predict future regulatory trends to tackle the unique characteristics and challenges posed by crypto-assets. Lastly, we will discuss



the democratization of financial markets through social trading platforms. As these platforms allow individuals to replicate the strategies of successful traders, it raises concerns regarding investment advice regulations, risk disclosures, and potential manipulation. We aim to evaluate these issues, hoping to enhance understanding of the legal implications of this transformative financial environment.

Topic 8: “Innovation in Legal Education”

Giulia Priora

giulia.piora@novalaw.unl.pt

Short CV

Giulia Priora is Assistant Professor at NOVA School of Law and Director of the NOVA IPSI Knowledge Centre. She teaches intellectual property (IP) law, legal research methodology, and EU digital policies. Her main research interest lies in IP theory and practice, copyright law, and IP and sustainability.

She has been guest lecturer at the universities of Münster, Yangon, Trento, Szeged, Vytautas Magnus University, and visiting scholar at Columbia Law School, Hamburg University, and Bournemouth University.

She is member of CEDIS – Research Centre on Law and Society and ATRIP, permanent contributor at Kluwer Copyright Blog, and affiliated researcher at MJRC - Media and Journalism Research Center.

Abstract

Presentation of the translation of Book Legal Education and Innovation

With numerous transformations occurring worldwide, encompassing increasingly intricate issues – social, economic, technological, moral – there is no better time than now to consider the impacts of these changes on the practice of Law and how it is taught. Moreover, it is essential to equip oneself with tools to question established beliefs and bring about profound alterations in our approach to teaching, as this is crucial for the future of Law. Students, the job market, and society demand a legal system capable of devising solutions for a constantly evolving world and addressing challenges unique to a social structure that engages in dialogue based on values and challenges that evolve within a rapidly shrinking historical timeframe. Achieving this can only be possible if legal education also undergoes transformation.

The extensive expertise of the São Paulo Law School of the Fundação Getúlio Vargas (FGV) in conducting research, engaging in experimentation, and fostering methodological innovation clearly demonstrates that it is high time for the field of Law and its educational practices to embrace the essential changes required for their relevant societal role today. The emphasis has been placed on cultivating knowledge and honing skills and capabilities.

This approach, combined with a solid grasp of fundamental aspects of legal governance and a deep comprehension of Law’s function within a democratic framework, surpasses a traditional approach focused mainly on imparting dogmatic information.

Conventional and purely didactic teaching methods, which lack reflection and are disconnected from the reality in which these graduates will operate, need to be reconsidered to ensure a qualified, critical, and responsive education that meets the demands of the present and the imminent future, as though the future were already present.

Amongst the various practices advocated by the Centre for Teaching and Research on Innovation (CEPI), which are rooted in participatory methodologies, teaching immersions stand out in this endeavour. It is highly valuable for academia to possess a comprehensive understanding of the techniques, theoretical underpinnings, and implementation of one of the most pioneering undergraduate teaching experiences promoted by the São Paulo Law School, encompassing technology, artificial intelligence, law, and society.

This paper allows us not just to contemplate significant methodological matters, but also to acquire knowledge about resources that facilitate pedagogical approaches aimed at cultivating



professionals whose set of abilities and proficiencies are capable of meeting the present and future requirements of the world we inhabit. It entails the dissemination of well-founded proposals that strive to provide pedagogical frameworks for structuring these sessions, with the aim of actively aiding in discovering pathways and resources for developing a new approach to legal education. We are confident that sharing this with the community can reliably contribute to the challenges encountered in teaching, research, and legal practice.