

## Editorial Note

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As is the case with its predecessors, this issue of *Católica Law Review – Private Law* is steadfast with its goal of publishing highly reputable scientific articles written by prestigious national and international scholars. In doing so, it seeks to establish itself as a privileged forum for cutting-edge research in the field of Private Law.

The current issue includes texts by the following authors: Ana Perestrelo de Oliveira (Associate Professor with Aggregation at the Law School of the University of Lisbon), with a study on sustainability and Banking Law; Tiago Ramalho (Assistant Professor at the Law School of the University of Porto), who writes on the important and challenging topic of *in rem* effects of contracts; Maria de São José Bogalho (Trainee Lawyer at Uría Menéndez), who writes on the frail nature of *in rem* guarantee rights when in the presence of tenant rights in the context of judicial sales; Marcel Piterman (Researcher at the *Católica Research Centre for the Future of Law*), writing on procedural agreements in Securities Law; João Pedro Louro Vinagre (Teaching Assistant at the Law School of the University of Lisbon), writing an article on the impeachment of conservatory disciplinary sanctions; Evaristo Mendes (Guest Professor of the Law School of the Universidade Católica Portuguesa), commentating the Portuguese Supreme Court decision of 18.04.2023, on voidable company resolutions and the duty of loyalty of company partners; Nuno Sousa e Silva (Assistant Professor at the Law School of the Universidade Católica Portuguesa), writing a literature review for the monograph *Protección Jurídica del Software*, by Marco Antonio Masrisal Moraza.

In short, a collection of articles worthy of one's best attention.

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