

Jurisprudence and Doctrine

(Comments on judicial rulings or doctrinal elaborations)

Definition:

Jurisprudence is the textual type in which comments are made on local, national or international judicial rulings in which the author reviews the applicable law, the criteria chosen by the court and at the same time provides a critical view on the matter. The language used must be academic and specific to the disciplinary area.

Doctrine is the textual type in which critical comments are made on the doctrinal elaborations of jurisconsults or jurists of recognized trajectory, whether at local, national or international level.

I. Formal Criteria

- Completed author's data sheet. The author's academic and professional profile must also be included (up to 75 words).
- It should include an abstract and up to 5 keywords.
- It should contain: introduction, development, conclusions, bibliographical references and, if necessary, annexes.
- Clear writing and grammatical correctness.
- Length: up to 7,000 words, including abstract, footnotes and bibliography.
- Bibliography and bibliographical references according to the stipulated standards.

II. On content

- Problem to be addressed clearly stated.
- Coherence and cohesion in the development; clarity in the exposition.
- In the conclusions, the central elements of the development are gathered, pointing out their importance and implications in relation to the topic.