



UFRJ

Autor: Karen Silva Pacheco

DRE: 118092842

Trabalho Final da disciplina de Inglês Instrumental I (noite) - sob a orientação do Profº. Anderson Matos

INTRODUÇÃO

Esse trabalho tem por objetivo mostrar de forma clara e sucinta as análises das palavras mais presentes no corpus dos artigos acadêmicos, no campo de ciências sociais, encontrados no *“UCLA Women’s Law Journal”* que é uma plataforma de periódico jurídico acadêmico que usa o poder da linguagem para educar as pessoas e fazer ouvir as vozes das mulheres.

ANÁLISE DO CORPUS

Após a busca em 30 textos acadêmicos foram encontradas algumas palavras em destaque:

WORD CLOUD:



Número de ocorrências: 457

A grande ocorrência da palavra justice, acompanhada de expressões como “justice system are flawed”, “justice system cannot afford” e “justice system provides insufficient”, sugere que há grandes falhas nas leis propostas pelo governo no que se refere à questão da mulher.

- Número de ocorrências: 519

4

Acompanha expressões como “gender discrimination”, “gender equality” e “gender stereotypes”

- Palavra sinalizadora: “**court**” - 989
- Palavra sinalizadora: “**law**” - 1400
- **Children - 388**

- Palavra sinalizadora: “**state**” – 520

continuing living situation.¹⁵⁶ Because most states have adopted a “live-in than equally. Indeed, thirty-four states have adopted an equitable division Networks, supra note 24, at 88-95. 62 Seven states have adopted formal bans on their criminal codes. Twenty-seven states have adopted laws criminalizing revenge Act was passed, twenty-eight states have adopted right-to-work rapidly, and a multitude of states have already been faced with that brief period.¹²⁶ Second, some states have attempted to address domestic reasons.⁵⁷ Fortunately, the majority of states have banned mediation in domestic violence.¹²¹ More than thirty-five states have 115 Brett v. Brett, 794 So. 2 intended mother. At least two states have created such an exception.⁴⁵ address this problem, twenty-seven states have enacted laws that criminalize problem of revenge porn. Some states have enacted specific criminal statutes, custody to a batterer. All states have enacted statutes that require statute to step in where states have failed. III. Proposal In decisions, in fact, that few states have fought this logical next containing the nondisclosure agreement. Some states have instituted prohibitions on nondisclosure hefty financial reward. Accordingly, many states have moved to ban compensated a protected category.⁶¹ Additionally, several states have passed legislation prohibiting affirmative would be valid. However, several states have passed or attempted to

Family Law and Female E
Family Law and Female E
A Half-Century Post-Title
For His Eyes Only Why Fe
#UsToo_ The Disparate Ir
Family Law and Female E
Family Law and Female E
How Domestic Violence E
Family Law and Female E
Family Law and Female E
For His Eyes Only Why Fe
Is Justice Best Served Col
How Domestic Violence E
For His Eyes Only Why Fe
A TEST TO IDENTIFY AND
#UsToo_ The Disparate Ir
Family Law and Female E
A Half-Century Post-Title
#UsToo_ The Disparate Ir

- Palavra sinalizadora: “**violence**”

Número de ocorrências: 486

adequate remedy for gender-based violence. After the Beijing Conference, gender	Gender mainstreaming in
. Beydoun et al., Intimate Partner Violence Against Adult Women and Its	Women Beyond Bars_ A I
a "speedy remedy to discourage violence against family or household members	Family Law and Female E
entertainment and real estate, encouraged violence against his opponents, referred to	On Confirmation.txt
When the Father Has Perpetrated Violence Against the Mother, 11 Violence Against	How Domestic Violence E
counterproductive when the state employs violence against the offenders throughout their	Is Justice Best Served Col
a child has perpetrated domestic violence against the other party seeking	How Domestic Violence E
parent was convicted of domestic violence against the other parent or	How Domestic Violence E
that the parent committed domestic violence against the other parent or	How Domestic Violence E
an opportunity to commit physical violence against the victim; intimidating the	How Domestic Violence E
College Campus-Based Prevention of Violence Against Women: A Strategic Plan	Rape on Campus and in t
passing the 2000 version of the Violence Against Women Act, extended the	Family Law and Female E
S. Schmidt, What Killed the Violence Against Women Act's Civil	Family Law and Female E
, L. 2010, ch. 384); Jenny Rivera, The Violence Against Women Act and the	Family Law and Female E
United States Congress passed the Violence Against Women Act ("VAWA"). One	Gender Mainstreaming in
. Goldfarb, The Supreme Court, The Violence Against Women Act, and the	Gender Mainstreaming in
Justice": The Fate of the Violence Against Women Act, 102 W. Va.	Gender Mainstreaming in
.C. § 1092 (2011). 20 U.S.C. § 1092(f) (2011). 75 Violence Against Women Act, 79 Fed. Reg. 62,751 (Rape on Campus and in t
the UN Special Rapporteur on Violence Against Women, and the holding	Gender Mainstreaming in
still does not adequately address violence against women and that United	Gender Mainstreaming in

A ocorrência da palavra acompanha expressões como “violence against women”, “violence cases” e “violence victims”