

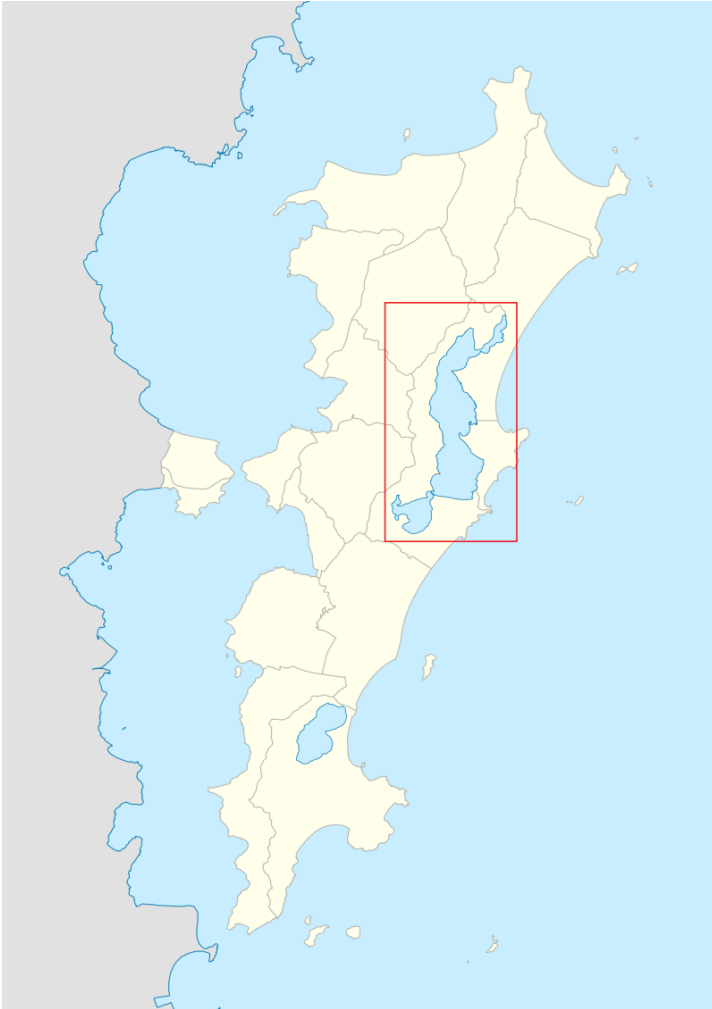
Climate Litigation in Brazil: The Case of Lagoa da Conceição

José Rubens Morato Leite, Isabel Pinheiro de Paula Couto, Iasna Chaves Viana, and Marcos José de Abreu

Summary

Lagoa da Conceição is a lagoon in the southern Brazilian city of Florianópolis, Santa Catarina, whose ecosystem is both biodiverse and socio-environmentally complex. In 2021, however, disaster struck as the collapse of an adjacent evaporation-infiltration dam severely impacted both the ecological integrity of the lagoon and the human communities located along its shores, revealing how the fragmentation of the city's governance system has generated shortcomings in basic local policies. In response to the disaster, a class action was initiated by research groups at the Federal University of Santa Catarina to effectively implement socio-economic governance for the integrity of the lagoon. While the class action faces several legal challenges, it also offers hope for the lagoon as well as for the environmental legislation of Brazil.

Environmental law and climate litigation are on the rise in Brazil, gaining new validity in the face of anthropogenic disasters like the world-famous dam ruptures in Mariana and Brumadinho that occurred on 5 November 2015 and 25 January 2019 in the state of Minas Gerais. These disasters marked Brazilian history in terms of their massive destruction of the environment and surrounding communities, in addition to causing the death of nearly 300 people and the annihilation of rivers, waterways, and vegetation, even impacting the Atlantic Ocean. These were no mere natural disasters, but resulted from structural and systemic problems that could have been avoided through better environmental regulation and governance.



Map of Florianópolis, with Lagoa da Conceição marked in red.

Map by Et27ju7, modified by Jonatan Palmblad. [Click here to view original image](#) .



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More recently, the city and island of Florianópolis, Santa Catarina, has become an important juridical battle ground, following a disaster in its major lagoon, Lagoa da Conceição. This has led to a class action lawsuit initiated by research groups at the Federal University of Santa Catarina (UFSC), which potentially could set a new legal precedent for Brazil—much thanks to the municipality’s innovative environmental legislation.

Florianópolis’s Lagoa da Conceição is diverse both in terms of nature and culture. Its geological quality is unique due to its location, making it a complex and heterogeneous ecosystem with a high biological and ecological significance. The ecosystem is rich in biodiversity, encompassing multiple environmental types (dunes, coastal zone, lagoon, Atlantic Forest, and hills) within its 19.71 square kilometers, as well as distinct human communities. Moreover, the lagoon constitutes a notable historical setting since it became a district of Nossa Senhora do Desterro (the former name of Florianópolis) in 1750.

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The lagoon in the wake of the disaster.

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The waters of Lagoa da Conceição serve important societal functions today, even after the disaster, but less so than in the past when the waters were clean and contained a wider variety of fish. Today, residents still eat the fish, and the surplus is sold in the various restaurants along the coast of the lagoon—albeit with restrictions due to pollution and water deterioration. The ecology of the lagoon thus remains fundamental both for the overall ecosystem of the island and the human society depending on its integrity. Lagoa da Conceição can therefore be understood as a socio-ecological site, and its conservation should mean not only the protection of a particular geography and ecology, but also of cultural and traditional values with which the lagoon has co-evolved for almost three centuries. Maintaining its history and cultural heritage, then, means to ensure the intergenerational transmission of these values, reaffirming human principles rooted in relations with the natural environment. Hence the impact of the disaster meant not only the ecological degradation of the ecosystem, but also the annihilation of stories, experiences, and cultural values.

Although Lagoa da Conceição's cultural and ecological dimensions are of great value, both face structural

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problems built up over time, stemming from multiple systemic issues and challenges that foreshadowed the incident. These issues include real estate speculation, uncontrolled growth, massive tourism, and a deficient sanitation system—and the sanitary problems of the Parque Natural das Dunas da Lagoa da Conceição (PNDLC) played an essential part in the scenario that led to the ecological collapse of the lagoon. This natural park contains the Lagoa da Conceição Wastewater Treatment Plant, operated by the Companhia Catarinense de Águas e Saneamento (CASAN), which treats the effluents from the surrounding communities. The water treatment plant was founded in 1988 to initially serve 4,000 inhabitants, but ever since its origin it has presented complications following the choice of place and the absence of appropriate environmental impact studies (see Barbosa, 2003).

The disaster that followed should therefore not have been a surprise. On 25 January 2021, a part of the evaporation-infiltration lagoon dam in the natural park collapsed, causing untreated sewage to overflow into the dunes, houses, surrounding communities, streets, avenues, and the lagoon itself. The discharge of waste from CASAN's facilities resulted not only in the change of the lagoon's color, but also in the expansion of a dead zone and widespread mortality of aquatic organisms, successive algal blooms, and the entry of exotic and invasive species.



Protesters holding a sign that reads “socio-environmental crime.”

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The Lagoa da Conceição Sewage System collapsed due to environmental neglect and insufficient management, and in response a collective initiative was initiated in the form of a class action lawsuit (case n. 5012843-56.2021.4.04.7200/SC, currently pending before the Sixth Federal Court of Florianópolis). A class action lawsuit is made in situations where the problem cannot be resolved by a judicial decision. To ensure compliance with previous decisions, the structural process is organized by thorough monitoring and cascading decisions. In this case, the NGO Costa Legal, the Florianopolitana Association of Community Entities (UFECO), and the Pachamama Association assumed the status of authors of the litigation, and it was assisted by activities at the Law Graduate Program of the Federal University of Santa Catarina, through which teachers, students, and civil society representatives gave legal. Since the disaster impacts not only nonhuman nature, but also the city and its inhabitants, the lawsuit aims to rectify the dysfunctional human–environment relations that led up to it.

The articulation of the litigation moreover aims at establishing and protecting various environmental and autonomous rights of the Lagoa da Conceição itself, recognizing its intrinsic, intergenerational, and immaterial values. This is supported by article 133 of the Organic Law of the Municipality of Florianópolis, especially after the Amendment 47/2019, which demands socio-ecological resilience through the promotion of diversity and harmony with nature, as well as the preservation, recovery, restoration, and expansion of natural ecosystems—all while recognizing Nature as a *subject of rights*. This recognition is important since it is part of an ecocentric approach that could serve to overcome the limitations of the current paradigm of environmental protection. The Organic Law’s recognition of Nature as a legal subject both supports and is exemplified by the lawsuit, which applies, in a practical way, principles that transcend the traditional logic of Environmental Law.

The litigation in Florianópolis can set a new legal precedent. Although there have been normative advances in the country’s ecological law, the implementation of socio-ecological justice requires the adoption of a new model prioritizing the centrality of Nature. Depending on the outcome of lawsuit, the case of Lagoa da Conceição might not only come to do justice to people and ecology in Florianópolis, but also pave the road for a new model for ecological law in Brazil.

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Further readings:

- Barbosa, Tereza Cristina Pereira. *Ecolagoa: um breve documento sobre a ecologia da Bacia Hidrográfica da Lagoa da*

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- Pineiro de Paula Couto, Isabel. Geodireito na Perspectiva do Direito Ecológico: Um Estudo de Caso na Lagoa da Conceição/SC. Lumen Juris, 2024.
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Related links:

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<https://geodireitolagoa.ufsc.br/informacoes.php>
- Research Group Environmental Law and Political Ecology in the Risk Society (GDPA)
<https://gpda.ufsc.br/>
- “Mining and Environmental Destruction in Minas Gerais: A Historical Comparison,” by Carolina Capanema. *Arcadia* 2021
<https://doi.org/10.5282/rcc/9217>

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- https://commons.wikimedia.org/wiki/File:Florianopolis_districts.png

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Marcos José de Abreu is an agricultural engineer with a master’s degree in agroecosystems. He is serving his first term as a state representative for Santa Catarina and chairs the Tourism and Environment Committee of the State Legislative Assembly. His main areas of activity are ecology and social justice. He served as a city councilor in Florianópolis for six years, building the Agroecological Mandate, and is the author of Florianópolis’s Composting Laws, the Municipal Policy on Agroecology and Organic Production, the Floripa Pesticide-Free Zone, and the Rights of Nature. This latter law has become an international benchmark and was presented by Marcos at the United Nations in 2022.