



JORNAL DE SANCRATOSIA

Revista oficial de la Prinsia
Varia en engles – English version

CONTENTS

SOVEREIGN ORDINANCES

Sovereign Ordinance no 181 of 29 February 2024 on the delimitation of the public domain (p.1)

SOVEREIGN ORDINANCES

Sovereign Ordinance no 181 of 29 February 2024 on the delimitation of the public domain

CLOE

BY THE WILL OF THE PEOPLE
SOVEREIGN PRINCESS OF SANCRATOSIA

Considering the Constitution of San cratosia;

We order:

ARTICLE 1.

The public domain includes the goods affected to the public use, to a public service or to a service of public utility and, generally, all the portions of the territory of the Principality which are not subject of private property. It is divided in the public domain of the State and in the public domain of the Municipality.

The public domain is imprescriptible and unalterable, except disaffection.

The disaffection is pronounced by law ; it has for effect the return of the disaffected goods to the private domain of the State or of the Municipality.

ARTICLE 2.

Are part of the public domain of the State : streets,

places, roads and paths affected to the circulation ; the shores of the sea, the ports, the harbours, the rivers and streams and generally, all portions of the territory of the Principality which are not subject of private property.

However, with regard to the streets, places, roads and paths mentioned in the first paragraph of the present article, the municipal authority will exercise, under reservation of conventions and concessions applicable, the regulatory powers in which concerns its competences of which it ensures regulation in the forms and conditions foreseen by the municipal law.

Also belonging to the public domain of the State :

The Palace of Government;

The Palace of Justice;

ARTICLE 3.

Belong to the public domain of the Municipality :

The Town Hall;

Given in Our Princely Palace in San cratosia on twenty-nine February two thousand twenty-four.

CLOE