

Manual De Derecho Comercial Vitolo

Gabriela Antonelli Michudis, Guido Barbarosch, Santiago Bassó, Sebastián Borthwick, Santiago Codazzi, Ariel A. Dasso, Nicolás Di Lella, María Florencia Estevarena, Julio C. García Villalonga, Juan Gasparini, María José Gigy Traynor, Rodrigo E. Jaime, Marcelo Haissiner, Rubén Morcecan, Stefania B. Putschek, Adolfo Saglio, Sebastián Sánchez Cannavó, Luciana B. Scotti, Teodora Zamudio

Derecho Económico Empresarial Daniel R. Zuccherino, María Marta Simone, 2021-11-12 La presente obra tiene como objetivo presentar de modo didáctico y actualizado los aspectos relevantes del Derecho Económico Empresarial (Parte General), teniendo en cuenta la sanción del Código Civil y Comercial de la Nación, Ley 26.994 y otras recientes modificaciones legislativas. Los destinatarios de nuestro trabajo son tanto los estudiantes como todos aquellos que quieran acceder al conocimiento de la materia, luego de las transformaciones operadas y que hemos mencionado.

Manual de Derecho del Turismo Eugenio Del Busto, Federico H. Dangelo Martínez, Santiago Aramburu, 2023-03-20 Este Manual ha sido redactado en un estilo que permite su lectura tanto por profesionales de las ciencias jurídicas como del turismo, así como por aquellos que se acercan por primera vez a la materia desde ámbitos afines. El libro aborda diferentes problemáticas legales que tradicionalmente presenta el turismo, así como las surgidas a partir del empleo de las tecnologías de la información y la comunicación en esta actividad.

Derecho societario para pequeñas y medianas empresas Emanuel Torres, 2019-12-13 A partir de la entrada en vigencia del Código Civil y Comercial, el derecho societario tuvo importantes cambios, sobretodo en lo que respecta a las herramientas para la constitución y organización de las sociedades de menor estructura. Hay que tener en cuenta que, la creación de las sociedades que esta obra se encarga de desarrollar, tiene suma importancia no solo para la producción de bienes y servicios, que hace al repunte de nuestra economía, sino también para la aparición de las tan necesarias fuentes laborales. El presente libro tiene como objetivo presentar de modo didáctico y actualizado los distintos tipos societarios que promueven la creación de pequeños y medianos entes asociativos, teniendo en cuenta la Ley General de Sociedades, y las normas complementarias con sus últimas modificaciones. Los destinatarios de este trabajo, son tanto los estudiantes como todos aquellos que quieran acceder al conocimiento del derecho societario.

Manual de concursos y quiebras - Tomo 2 Gabriela Antonelli Michudis, Guido Barbarosch, Santiago Bassó, Sebastián Borthwick, Santiago Codazzi, Ariel A. Dasso, Nicolás Di Lella, María Florencia Estevarena, Julio C. García Villalonga, Juan Gasparini, María José Gigy Traynor, Rodrigo E. Jaime, Marcelo Haissiner, Rubén Morcean, Stefania B. Putschek, Adolfo Saglio, Sebastián Sánchez Cannavó, Luciana B. Scotti, Teodora Zamudio, 2018-06-12 En la presente obra se explican los institutos y características del procedimiento concursal y toda la influencia que sobre aquel despliegan las normas civiles y comerciales de fondo. Se analizan los pormenores del pedido de quiebra, la sentencia de quiebra, la conversión del proceso falimentario y los efectos sobre el fallido (inhabilitación y rehabilitación). Se analiza integralmente la Ley 24.522, de concursos y quiebras de la República Argentina.

Fundamentos romanísticos del Derecho contemporáneo (Tomo VI. Derecho de obligaciones) Varios autores, 2021-06-01 En un momento de amplia discusión acerca del lugar que ocupa la materia del Derecho Romano y su recepción en Europa dentro de los planes de estudio de la licenciatura de derecho, en la primavera del año 1994, el catedrático e insigne romanista Don Justo García Sánchez tuvo la gran idea, junto con el profesor Don Gerardo Turiel de Castro (q.e.p.d), de poner en marcha un proyecto desde Oviedo, que perseguía un doble objetivo: 1) servir para una reunión anual de los romanistas iberoamericanos con convocatorias indistintas en la Península y en el continente Americano, 2) reunir diferentes estudios que enriquecieran los conocimientos relativos a la recepción del Derecho Romano. Fruto de este proyecto fue la constitución en Oviedo el día 22 de abril de 1994 de la Asociación Iberoamericana de Derecho Romano, cuyos fines son: a) El estudio y difusión del Derecho Romano, tanto en su sentido estricto, como en el ámbito de la tradición jurídica romanística y su proyección en la legislación europea e iberoamericana. b) La realización de todas las actividades conducentes al cumplimiento de dicho fin. c) El mantenimiento de relaciones científicas a través de congresos, seminarios, cursos y publicaciones. d) Cualquier otro tendente al cumplimiento de los fines de la asociación, y una particular colaboración con entidades jurídicas de España e Iberoamérica. Estos once tonos que ahora se presentan son un recopilatorio de las valiosas actas de la Asociación, fruto de la labor desarrollada en las reuniones mantenidas en los últimos años por expertos en la materia. ISBN (obra completa): 978-84-340-2716-9

Corporations and Partnerships in Argentina José Pablo Sala Mercado, 2022-05-20 Derived from the renowned multi-volume International Encyclopaedia of Laws, this practical analysis of the law of business formations in Argentina provides quick and easy guidance on a variety of corporate and partnership considerations such as mergers, rights and duties of interested parties, stock exchange rules, labour laws, and takeovers. Lawyers who handle transnational business will appreciate the explanation of local variations in terminology and the distinctive concepts that determine practice and procedure. A general introduction covering historical background, definitions, sources of law, and the effect of international private law is followed by a discussion of such aspects as types of formation, capital, shares, management, control,

liquidation, mergers, takeovers, holding companies, subsidiaries, and taxation. Big companies, various types of smaller entities, and partnerships are all covered in turn. These details are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance. Thorough yet practical, this convenient volume puts the information necessary for corporations to compete effectively at the user's fingertips. An important and practical tool for business executives and their legal counsel interested in engaging in an international partnership or embarking on corporate expansion, this book will prove a valuable time-saving tool for business and legal professionals alike. Lawyers representing parties with interests in Argentina will welcome this very useful guide, and academics and researchers will appreciate its value in the study of comparative business law.

Manual de concursos y quiebras - Tomo 1 Ana C. Alonso, Gonzalo Anaya, Mercedes Arecha, Sebastián Borthwick, Sofía Carr-Rollitt, Claudio Casadío Martínez, Rodrigo Cataldo, Héctor Osvaldo Chomer, Anahí Cordero, Martín Cortés Funes, Javier Cosentino, Gonzalo Estivariz Barilati, Joaquín Fernández Cortés, Pablo D. Frick, Rodrigo E. Jaime, María Cristina Morandi Peso, Diego M. Parducci, Julio F. Passarón, Horacio Piatti, Leandro Sciotti, Fernando Wetzel, 2018-06-12 En la presente obra se explican los institutos y características del procedimiento concursal y toda la influencia que sobre aquel despliegan las normas civiles y comerciales de fondo. Se analizan los pormenores del pedido de quiebra, la sentencia de quiebra, la conversión del proceso falimentario y los efectos sobre el fallido (inhabilitación y rehabilitación). Se analiza integralmente la Ley 24.522, de concursos y quiebras de la República Argentina.

Торговое (коммерческое) право: академический курс. Том I. Понятие. История. Изучение. Учебник для вузов Вадим Белов, 2022-10-03 Издание представляет собой первый опыт единоличного авторского академического курса современного торгового (коммерческого) права, выполненного на отечественном и иностранном нормативном, практическом и доктринальном материале. Его методологической основой является функционально-практическое понимание предмета, т. е. трактовка торгового (коммерческого) права как отрасли частного права, регулирующей торговлю (коммерцию) в строгом (узком) смысле этого слова – профессиональную деятельность по продвижению (доведению) товаров от производителей до потребителей. Издание предполагает рассмотрение предмета в такой его полноте и детализации, которые существенно превосходят требования действующих государственных стандартов высшего юридического образования и делают его сопоставимым с нашими классическими дореволюционными и лучшими иностранными руководствами по предмету. Настоящий (первый) том посвящен проблематике введения в курс торгового (коммерческого) права – его понятию, истории и научному изучению. Соответствует актуальным требованиям федерального государственного образовательного стандарта высшего образования. Для студентов юридических вузов и факультетов, обучающихся по образовательным программам академического бакалавриата и магистратуры; для аспирантов и преподавателей юридических факультетов; для всех, интересующихся гражданским и

торговым правом.

Ley de sociedades comerciales Argentina,1982

Executory Contracts in Insolvency Law Jason Chuah,Eugenio Vaccari,2019 Executory Contracts in Insolvency Law offers a unique, comprehensive, and up-to-date transnational study of the topic, including an analysis of certain countries which have never previously been undertaken in English. Written by experts in the field, with extensive experience of both research and professional experience, this is a groundbreaking investigation into the philosophies and rationales behind the different policy choices adopted and implemented by a range of over 30 jurisdictions across the globe.

Las sociedades comerciales y su actuación en el mercado Daniel Roque Vítolo,José Miguel Embid Irujo,2003

Fundamentos Epistemológicos do Direito das Sucessões Bernardo Villela Mendes Oliveira,2024-06-28 A construção de uma obra sobre o Direito das Sucessões contemporâneo é um desafio intelectual de notável envergadura, demandando uma compreensão profunda tanto das normativas vigentes quanto das realidades sociais que permeiam o tema. Em um primeiro momento, deve-se destacar que a proposta de vincular o Ser ao Dever-Ser reflete uma percepção aguda da essência do Direito, atuando como ponte entre a realidade e o ideal jurídico. Sob esse prisma, a obra deve não apenas expor as premissas teóricas do Direito das Sucessões, mas também oferecer um panorama pragmático das circunstâncias fático-jurídicas que se apresentam aos profissionais da área. Esse aspecto prático é fundamental, pois permite que a teoria seja compreendida e aplicada de forma eficaz no contexto forense. A abordagem dos capítulos dedicados ao inventário e à partilha, por exemplo, deve ser feita de maneira a elucidar não apenas os fundamentos legais, mas também as estratégias e soluções aplicáveis às complexidades que emergem no dia a dia dos operadores do Direito.

Cuestiones procesales en el Código Civil y Comercial de la Nación Silvana Ballarin,Roberto O. Berizonce,Ivanna Chamale De Reina,Julio O. Chiappini,Leandro R. N. Cossari,Juan A. Costantino,Silvia L. Esperanza,Amalia Fernandez Balbis,Milton C. Feuillade,Alejandro A. Fiorenza,Juan F. Gonzalez Freire,Vanina C. Grande,Nestor L. Guzman,Héctor E. Leguisamon,María Soledad Mainoldi,Gerónimo J. Martínez,Mario Masciotra,Emilio F. Moro,Nina N. Noriega,Diego O. Ortiz,Jorge W. Peyrano,Ornela C. Piccinelli,Juan I. Prola,Luis Ramunno,Lucila Ramunno,Julio C. Rivera,Liliana Schavartz,Eduardo Sirkin,Waldo Sobrino,Mauro A. Tulia,Gabriel B. Ventura,Rodolfo L. Vigo,Sandra M. Wierzba,2021-11-11 La irrupción del Código Civil y Comercial de la Nación no sólo trajo aparejados importantes cambios en el campo del derecho privado sustantivo, sino que también constituye la reforma procesal más relevante que se ha llevado a cabo en los últimos 40 años. Este cuerpo normativo ha desencadenado un verdadero proceso de cambio, de reconstrucción, en el derecho adjetivo, tanto para lograr una debida adecuación entre lo material y lo formal, como así también para dar luz verde a la incorporación de una serie de institutos cuyo reconocimiento deviene imprescindible en los tiempos que corren, para que se cumplimente - de una vez por todas- con el anhelo de contar en la Argentina con una tutela judicial que sea verdaderamente efectiva.

Estudio económico del Derecho societario Guillermo Cabanellas de las Cuevas,2023-12-18 El Derecho societario tiene funciones principalmente económicas; busca dotar de instrumentos jurídicos a la organización colectiva de la actividad económica. La presente obra ofrece una exposición sistemática de estas funciones, y de sus efectos y limitaciones. Analiza los fundamentos y efectos económicos del Derecho societario, con foco en las particularidades del Derecho argentino y latinoamericano. Expone el fundamento contractual de las organizaciones societarias y los límites que existen para las negociaciones contractuales en esta materia. Estudia las figuras societarias como elementos para la organización empresarial, analizando sus limitaciones prácticas. Considera las consecuencias legales y económicas de las peculiaridades de los sistemas jurídicos latinoamericanos, en esta materia. Un libro útil, por tanto, para profesionales del Derecho y para todos los interesados en las ciencias económicas y de la administración.

Manual de derecho comercial Daniel Roque Vitolo,2017

LEV ,1999

La sociedad anónima y la responsabilidad de sus administradores Enrique Alcalde Rodríguez,Roberto Guerrero Valenzuela,2024-09-23 Esta obra es un aporte a la práctica del derecho de sociedades y al estudio de sus elementos más significativos desde la óptica del tipo societario denominado “sociedad anónima”, pues realiza un análisis profundo y actualizado de sus instituciones, haciéndose cargo tanto de opiniones de reconocidos autores nacionales y extranjeros como de resoluciones actualizadas de jurisprudencia judicial y administrativa, abordando el conjunto de normas jurídicas que les son aplicables. Está destinada a estudiosos de la disciplina, académicos y estudiantes, a empresarios que buscan respuesta a los problemas jurídicos que enfrentan, a jueces que se vean abocados a resolver conflictos en el ámbito societario y que requieran de una publicación que trate sistemáticamente tanto la doctrina como la práctica, a legisladores que tengan por propósito realizar adecuaciones a la ley vigente, y a la autoridad administrativa, para apoyarla en todas sus funciones normativas e interpretativas. Para ello, revisa cientos de fuentes bibliográficas y miles de resoluciones administrativas y judiciales, procurando volcar la larga experiencia profesional y académica de los autores, que les ha permitido tomar posiciones en cuestiones de habitual discusión. Por todo lo anterior, está llamada a convertirse rápidamente una obra de referencia indispensable en la disciplina del derecho comercial.

Las sociedades de la IV Sección de la Ley General de Sociedades Orquera, Juan Pablo,Arecha, Tomás, Marturano, Sebastián J.,D'Alessandro, Fernando G.,Pérez Catón, Álvaro, Mirande, Javier,Filippi, Laura,Jure Ramos, Solange,Abdala, Martín E.,Moeremans, Daniel E.,Juárez, María Laura,Puliafito, Gladys,Achares Di Orio, Federico, Reggiardo, Sergio,Barreiro, Marcelo G.,Baila, Cecilia M.,2023-01-01 El fenómeno de las sociedades “informales” pervive en el tráfico con una difusión que supera a todos los demás tipos contemplados en la Ley General de Sociedades. Los hechos han demostrado que todos los esfuerzos del legislador por perseguir y sancionar a los participantes de las hoy conocidas como “atípicas” han sido

infructuosos y que en los anales jurisprudenciales se puede encontrar “entre líneas” una cultura de irregularidad tácitamente consentida. Se constituyen en parte activa y pasiva de las relaciones jurídicas. Por ello recibimos con satisfacción y algunos reparos la modificación de la Sección IV de la mencionada Ley General de Sociedades. Nuestra aprobación tiene las objeciones que el lector encontrará a lo largo de los capítulos y, también, a cada cuestionamiento procuramos dar una respuesta, a sabiendas de que no hay jurista, ni legislador que pueda prever todas las soluciones, porque el intercambio tiene variantes impredecibles. La estructura resultante de la modificación del año 2015 consolida la concepción contractualista y de organización plurilateral, que reordena la responsabilidad de los integrantes y el tratamiento de los bienes registrables adquiridos por el ente, lo que nos lleva a tener una mirada simultánea y multilateral del instituto; nos propusimos brindar una perspectiva actualizada y lo más amplia posible.

Derechos intelectuales ASOCIACION INTERAMERICANA DE LA PROPIEDAD INDUSTRIAL AUTOR,1986 CONTENIDO:
Los beneficios de la ley de patentes bien fundadas / Peter D. Whitney / - La propiedad intelectual en el escenario económico / Arnaldo T. Musich / - Las patentes de invención como instrumento jurídico para la innovación / Marcelo Uebano Salerno / - La nueva ley mexicana en materia de protección industrial / Roberto Villarreal Gonda / - La insopportable desigualdad de los iguales / Pedro Chaloupka / - Una sólidad protección de los derechos de propiedad intelectual como herramienta de desarrollo económico. El caso particular de los productos farmacéuticos / Daniel R. Zuccherino / - El arbitraje y la propiedad intelectual / Roque J. Caivano.

Libros argentinos ,1993

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