

Que Son Los Fundamentos De Derecho

Diego Martínez Marulanda

Fundamentos de derecho sindical venezolano Humberto Villasmil Prieto,2003

Fundamentos de derecho internacional público Luis Manuel Marcano Salazar,2005

Fundamentos de filosofía del derecho Helmut Coing,2023-12-01 Las investigaciones siguientes se basan en la experiencia de que la formación del derecho, aunque sin duda objeto de la libertad humana, no lo es de un arbitrio sin vínculos. Frente al juez, igual que frente al legislador, se yerguen conexiones esenciales morales y objetivas en cuyos límites solo es posible una formación jurídica según la naturaleza de la cosa. Este estudio intenta aclarar sobre esa base la esencia del derecho y las condiciones en que este se origina. Una filosofía del derecho no puede ni debe evitar las cuestiones políticas. En este punto he creído que mi tarea consistía en precisar con claridad hasta qué punto nos llevan determinadas concepciones éticas y en qué lugar surgen en cambio problemas que solo pueden aclararse empíricamente, mediante el estudio y la valoración de material sociológico fáctico. Solo de este modo es en mi opinión posible mantenerse dentro de los límites señalados a la filosofía del derecho en este terreno. Estaba fuera de mis intenciones el ofrecer una exposición histórica de la filosofía del derecho o del naturalismo. Lo único que me he propuesto es llevar al lector hasta los problemas fundados en el derecho y en su posición en la vida social. Helmut Coing.

Fundamentos de derecho penal y criminología Agustín Washington Rodríguez,2001

Fundamentos para la teoría general del derecho Carlos Muñoz R,1996-01-01

Fundamentos para una introducción al derecho Diego Martínez Marulanda,2000

Ciencia abierta: fundamento y principios de derecho procesal Sonia Calaza López,Ixusko Ordeñana Gezuraga,2024-10-16
En esta entrega, pretendemos exponer unas primeras ideas generales -pero de profundo alcance- sobre el concepto de Derecho procesal jurisdiccional, con su trípode conceptual: Jurisdicción, Acción y Proceso por contraste al Derecho procesal jurisdiccional diversificado (o derivado a otros mecanismos de resolución de controversias), como punto de partida para conocer, con todo detalle, las fuentes, el tiempo y espacio del Derecho procesal, las tres acepciones esenciales de la Jurisdicción -como poder, como potestad y como función-, los derechos procesales de naturaleza fundamental -a la luz de su GPS procesal esencial (el derecho de acción y en su reverso, el derecho de defensa), el proceso (tanto civil como penal) y los profesionales comprometidos -por razón de su profesión- con el (referido) proceso judicial: Abogados, Procuradores y

Ministerio Fiscal. A esta primera obra, seguirán otras, en las que se ofrecerá -de nuevo por estos tres canales públicos, abiertos y gratuitos- un estudio sosegado de (todos y cada uno de) nuestros procesos judiciales civiles, penales, administrativos y laborales. Esta Teoría General de Derecho procesal es el punto de partida de una obra que aspira a ser de referencia.

Los fundamentos de los derechos humanos en Bartolomé de las Casas Mauricio Beuchot, 1994 Artículos previamente publicados, pero precedidos de una introducción general escrita especialmente para el volumen. Casi todos los trabajos están elaborados atendiendo a temas filosóficos, especialmente los siguientes: 'Antropología Filosófica y Dignidad Humana en Bartolomé de las Casas'; 'La Conciencia Filosófica de la Identidad del Indio Americano en Bartolomé de las Casas'; 'Las Casas y las Formas Lógicas de la Argumentación' (un tema poco frecuentado); 'Fundamentos Filosóficos de la Justicia. Las Casas en Seguimiento de Vitoria y Santo Tomás.'--Handbook of Latin American Studies, v. 58.

Sobre el concepto y el fundamento de los derechos Rafael de Asís Roig, Rafael de Asís, 2001

Fundamentos de derecho civil José Puig Brutau, Luis Puig Ferriol, 1979 La persona física; Protección jurídica de la persona; Ubicación de la persona; De la ausencia; Estado y capacidad de la persona; Estados civiles en relación con la edad; Estados civiles en relación con el matrimonio; Estados civiles en relación con la naci

Introduction to Spanish Private Law Teresa Rodríguez de las Heras Ballell, 2009-09-10 The topics addressed in this book have traditionally been covered in separate publications on civil and commercial law. This dualism of regimes has made it difficult for students and professionals alike to comprehend Spanish private law as a whole. In the past this has led to inefficient duplication of explanations, gaps in key areas and an altogether fragmented picture. Introduction to Spanish Private Law presents a consolidated, modern, and realistic image of today's Spanish private legal system. It combines both civil and commercial law and integrates them in the same book, making the overall subject far more accessible to readers. This united approach results in a more logical and efficient process of learning. Finally the issues that are addressed reflect the reality of today's economic and legal scene. This book attempts to provide the readers with the necessary legal instruments to tackle the real problems arising from a globalized modern society. The general principles in this book are presented from a practical point of view that emanates from the authors' conception of a legal system as an instrument to solve social problems in accordance with a set of principles, values and aims.

Fundamentos conceptuales del Derecho Penal José Manuel Ríos Corbacho, 2023-09-07 En la actualidad se observa un esfuerzo del legislador por conformar un Derecho penal que resulta ser de corte expansivo. De esta forma, se requiere establecer criterios rigurosos que acoten la actuación del poder punitivo, pues de lo contrario, éste generará la quiebra del Estado Social y Democrático de Derecho. Esta obra ofrece una visión doctrinal variopinta que sobre la cuestión se ha planteado, desarrollándose una investigación en la que se entremezclan las corrientes dogmáticas de antaño con las actuales,

mostrándose igualmente las nuevas tendencias ideológicas y todo ello desde un punto de vista crítico. El objetivo de esta monografía investigativa pretende hacer reflexionar al lector sobre la evolución de las herramientas esenciales del Derecho penal para lograr un correcto planteamiento del ideario constitucional. No estamos ante un estudio eminentemente teorizante, sino que desde un planteamiento teórico e investigador se pretende mostrar al jurista interesado una propuesta escrupulosa que despliegue igualmente el devenir de una perspectiva eminentemente práctica.

Foundations of Property Law Christian von Bar, 2023-08-10 Foundations of Property Law: Things as Objects of Property Rights is an abridged translation of the first volume of Christian von Bar's *Gemeineeuropäisches Sachenrecht* -a milestone in European private law theory, and in comparative property law more broadly. Radical in content and scope, the English version examines the dynamics of interaction between the objects, contents, and holders of property. The conceptual framework of 'property law' is presented as a domain of *erga omnes* monopoly rights that govern the relationship between persons and objects of value. Within that framework, a reciprocal relationship is illustrated between property rights and their objects; property rights play a role in constituting the very objects (things) in which they are held. With comprehensive comparative analysis, insights are gleaned from all the jurisdictions of the European Union and the United Kingdom, presenting a critical evaluation of property law systems in both Common and Civil Law traditions. This book joins all the national legal systems in a single inquiry, treating their traditions and arguments with the respect they deserve and taking advantage of the knowledge embodied in the diversity of European private law. A scholastic work, offering deep and unique insights into the European property law systems, Foundations of Property Law will quickly become a go-to resource for anyone interested in European private law and comparative property law.

The Foundations of Tort Law in the Civilian Tradition Enrique Barros, 2025-08-21 The leading Spanish language treatise on the law on torts has now been translated into English, making it accessible to jurists, scholars and practitioners throughout the world. It addresses the central analytical questions in modern tort theory by reference to first principles, explaining how doctrinal tension has resulted from the law's evolution. The book also offers a theoretical framework for understanding and analysing the doctrines behind the main tort rules found in different jurisdictions, including their interrelationship and historical development. Steeped in Chilean legal doctrine and case law on torts, it also considers authorities from Britain, Germany, the USA, France and Spain. This is a magisterial and important work.

Fundamentos de derecho político Alipio Valencia Vega, 1985

Ley de procedimiento laboral, 2006

Recursos humanos en investigación y desarrollo. Universidades y CSIC España. Dirección General de Política Científica, España. Ministerio de Educación y Ciencia, 1986 Recursos humanos en investigación y desarrollo.--V.2.

Comentarios á la última ley de enjuiciamiento civil español José María Manresa y Navarro, 1891

Fundamentos de teoría y filosofía del derecho Francisco Carpintero Benítez, 2023-11-29 Intento ocuparme de la ontología y de la metafísica en el saber jurídico. Pues todo derecho de un país civilizado ha de reconocer a las personas y al deber de lo decidido jurídicamente por los órganos más altos como realidades metafísicas que traspasan cualquier derecho positivo. Si hablamos de 'fundamentos ontológicos del derecho', es decir, de los fundamentos de cada una de las decisiones que pueden ser fundamentadas en la Filosofía práctica, parece que nos enfrentamos a una tarea cuya legitimidad no está fundamentada de antemano, sino que constituye en sí misma un problema. "Síntoma de esto es el hecho de que en muchas de las discusiones actuales 'metafísico' e incluso 'ontológico' se emplean normalmente para descalificar antes que para calificar argumentos". Pero tranquilícese el lector: sólo pretendo mostrar por qué motivos la argumentación jurídica puede y debe ser prudente, razonable, no necesariamente arbitraria. Quizá sucede, a fin de cuentas, que estoy convencido de que esa reflexión que llamamos filosofía -teórica o práctica, tanto da- es ante todo cuestión de experiencia. Francisco Carpintero Benítez.

Tourism and Heritage: Shaping Sustainable and Innovative Futures Walter Leal Filho, Larbi Safaa, Dalia Perkumienė, Maria Alzira Pimenta Dinis, 2025-06-26 This book brings together multidisciplinary contributions from various academic and professional backgrounds, addressing the challenges and opportunities of sustainable tourism. It focuses on diverse themes such as the management of intangible cultural heritage, responsible practices in the tourism sector, and technological innovations, including artificial intelligence. This book provides a comprehensive view of the sector through a variety of perspectives, taking into account environmental, social, economic, and legal aspects. This diversity allows for the exploration of complex issues such as the sustainable management of natural resources, the protection of tourists' personal data in a digital context, and partnerships between tourism actors and local communities for the preservation of cultural heritage. One key issue explored is the growing role of technology, including reflections on the use of artificial intelligence in combating tourism-related cybercrime. The contributions come from authors affiliated with a wide range of institutions, representing internationally renowned organizations from regions as diverse as Europe (Belgium, Lithuania, Latvia, Hungary, France, Italy, Portugal, Spain), as well as Turkey, Africa (Morocco), and Asia (China). This geographic and institutional diversity enriches the discussion on sustainable practices and innovations in the tourism sector, integrating both local and global perspectives. The accessibility of public spaces and leisure services for tourists, as well as market segmentation, are also discussed. This book stands out for its interdisciplinary approach, combining theory and practice to provide researchers, tourism professionals, policymakers, and heritage managers with innovative tools and strategies. It offers concrete and ethical solutions for the development of sustainable tourism that respects the cultural and natural values of territories, while addressing contemporary demands for social and environmental responsibility.

Que Son Los Fundamentos De Derecho: Bestsellers in 2023 The year 2023 has witnessed a remarkable surge in literary brilliance, with numerous captivating novels capturing the hearts of readers worldwide. Let's delve into the realm of bestselling books, exploring the engaging narratives that have captivated audiences this year. Que Son Los Fundamentos De Derecho : Colleen Hoover's "It Ends with Us" This touching tale of love, loss, and resilience has captivated readers with its raw and emotional exploration of domestic abuse. Hoover expertly weaves a story of hope and healing, reminding us that even in the darkest of times, the human spirit can prevail. Que Son Los Fundamentos De Derecho : Taylor Jenkins Reid's "The Seven Husbands of Evelyn Hugo" This spellbinding historical fiction novel unravels the life of Evelyn Hugo, a Hollywood icon who defies expectations and societal norms to pursue her dreams. Reid's absorbing storytelling and compelling characters transport readers to a bygone era, immersing them in a world of glamour, ambition, and self-discovery. Discover the Magic : Delia Owens' "Where the Crawdads Sing" This captivating coming-of-age story follows Kya Clark, a young woman who grows up alone in the marshes of North Carolina. Owens crafts a tale of resilience, survival, and the transformative power of nature, captivating readers with its evocative prose and mesmerizing setting. These top-selling novels represent just a fraction of the literary treasures that have emerged in 2023. Whether you seek tales of romance, adventure, or personal growth, the world of literature offers an abundance of compelling stories waiting to be discovered. The novel begins with Richard Papen, a bright but troubled young man, arriving at Hampden College. Richard is immediately drawn to the group of students who call themselves the Classics Club. The club is led by Henry Winter, a brilliant and charismatic young man. Henry is obsessed with Greek mythology and philosophy, and he quickly draws Richard into his world. The other members of the Classics Club are equally fascinating. Bunny Corcoran is a wealthy and spoiled young man who is always looking for a good time. Charles Tavis is a quiet and reserved young man who is deeply in love with Henry. Camilla Macaulay is a beautiful and intelligent young woman who is drawn to the power and danger of the Classics Club. The students are all deeply in love with Morrow, and they are willing to do anything to please him. Morrow is a complex and mysterious figure, and he seems to be manipulating the students for his own purposes. As the students become more involved with Morrow, they begin to commit increasingly dangerous acts. The Secret History is a masterful and thrilling novel that will keep you wondering until the very end. The novel is a warning tale about the dangers of obsession and the power of evil.

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Que Son Los Fundamentos De Derecho Introduction

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