

Curso De Historia Del Derecho Jose Antonio Escudero Pdf

Jorge Henrique Schaefer Martins

Manual de historia del derecho. Tomo II Zepeda Ruano, Héctor Andrés, Toledo Barrios, Carlos Iván, Morales Silva, Carlos Fernando, Santiago Lara, Kimberly Paola, Tobías Escobar, María Alejandra, 2023-01-30 Esta obra, dividida en seis tomos, desarrolla la historia del derecho en Guatemala desde una visión analítica del jurista, es decir, a través de una lectura crítica de las normas jurídicas decretadas en el país en relación con el contexto histórico (estructuras sociales, políticas y económicas) y los procesos específicos circundantes al momento de su emisión. Este segundo tomo abarca el derecho castellano hasta el origen y la formación de los reinos españoles; así como el derecho castellano en América; los antecedentes del derecho indiano; el derecho precolombino y sus bases jurídicas hasta llegar al régimen liberal guatemalteco.

Castilla Imperial Varios Autores, 2025-01-15 En el corazón de Castilla se forjó el imperio donde nunca se ponía el sol. Pero, ¿qué sabemos realmente sobre las vidas, las creencias y los conflictos que definieron el Siglo de Oro? *Castilla Imperial: Vida, creencias y economía en el Siglo de Oro* te invita a descubrir la cara menos conocida de esta época fascinante, a través de una perspectiva multidisciplinar y con la participación de destacados historiadores. Desde los tercios españoles y su justicia militar hasta la influencia de la Escuela de Salamanca en el pensamiento moderno, este libro arroja nueva luz sobre las tensiones sociales, las supersticiones y el impacto global de Castilla en el mundo. Con capítulos dedicados a temas inéditos como el culto a la Virgen del Rosario tras Lepanto o el papel económico del vino en la Mancha, *Castilla Imperial* combina rigor académico con historias humanas que te harán viajar al pasado y lo hace con Castilla, el Campo de Montiel y Albaladejo como referencias espaciales para asaltar lo que sabíamos de este tiempo.

Un amor desenfrenado por la libertad Ivan Omar Velasquez Castellanos, Lupe Cajías (coordinadora), 2022-02-01 Un amor desenfrenado por la libertad. Antología de la historia política de Bolivia (1825-2020): Con esta publicación pretendemos evaluar y analizar propositivamente la historia política de Bolivia, de cara al bicentenario. No solamente identificando sus problemas o deficiencias sino también sus fortalezas y sus potencialidades para ver con realismo al futuro. Mirar en retrospectiva, nos ayuda a identificar cuáles han sido los problemas y las limitaciones que incidieron en el rezago de Bolivia,

a su vez analizar cuáles han sido sus avances más significativos en estos 195 años de historia política. El contenido temático se dividió en siete períodos enmarcados en sendas constituciones del Estado, que al menos en teoría marcaban las avenidas centrales por donde transcurría el devenir nacional y reflejaban los momentos históricos, lo constante y lo que cambiaba. Así el cambio constitucional representó el punto de inflexión del ciclo político en el cual los autores enfocarían su trabajo. La otra línea de continuidad es el desarrollo económico y los auge de exportaciones y las caídas por crisis internacionales, además del impacto de las guerras internacionales que enfrentó Bolivia en el siglo XIX, en el siglo XX y las relaciones con sus vecinos. Además, el lector conocerá el impacto de la economía centralizada en el desarrollo de las regiones.

Fundamentos actuales para una teoría de la Constitución. Francisco Javier Díaz Revorio, 2018-06-01 El libro que ponemos a su disposición nos ofrece a lo largo de diez capítulos un estudio consistente y riguroso sobre variados temas relacionados con la teoría constitucional: comienza por explicar el valor histórico de la Constitución, así como el desarrollo histórico de la monarquía parlamentaria como límite al monarca, su necesidad, límites y contradicciones, para después pasar a la formación histórica del Parlamento contemporáneo y al desarrollo del Estado moderno. Asimismo, nos aporta bases sólidas para construir un concepto de Constitución, como norma jurídica suprema, para luego abordar el tema de los valores como fundamento de la Constitución, haciendo referencia a las teorías subjetivistas, consensualistas y el relativismo kelseniano. Los siguientes capítulos se centran en la dimensión existencial de la Constitución y algunos de sus problemas: Constitución abierta vs. democracia militante; la reforma constitucional y los diversos niveles constitucionales en Europa, así como la jerarquía y competencia en el ordenamiento constitucional español de los tratados internacionales y la solución que sobre ello decidió el Tribunal Constitucional. Finalmente, encontraremos un muy útil capítulo sobre los fundamentos para la investigación en derecho constitucional, delimitando las peculiaridades de su objeto, el método y la estructura de un estudio jurídico-constitucional. Sin duda, esta obra nos aporta los fundamentos actuales para una teoría de la Constitución y su operación eficaz.

[Los primeros borbones en la España de 1700](#) Luis Orgaz Fernández, 2023-11-07 La dinastía Borbón ocupa el trono de España desde 1700. Hasta hoy se han sucedido once monarcas, algunos de los cuales han dado mucho que hablar. Sin embargo, los tres primeros son habitualmente omitidos y apenas se les dedican algunas publicaciones; esta escasa importancia que se les otorga es injusta. Felipe V, el primer Borbón, protagonizó la transición a la nueva monarquía y con sus hijos y sucesores, Fernando VI y Luis I, consiguió dar a España un cambio trascendental. Fue un momento fascinante de la Historia, porque España comenzó a salir de la inercia inmovilista y conservadora de la dinastía de los Austrias, emprendiendo una nueva forma de entender el Estado, de gestionar la política y la economía. En este cambio tuvieron gran protagonismo los ilustrados que tanta prudencia y juicio pusieron en la gestión de gobierno, así como las esposas de Felipe V y Fernando VI, a las que también hay que reconocer su importancia. Y todo ello considerando que tanto las aptitudes de estos reyes,

como su personalidad patológica, no facilitaron en nada el gobierno. El devenir que nos lleva al siglo XXI comenzó en 1700, con los primeros Borbones, en un momento histórico que se vivió entre locos y cierdos.

Curso de Historia del Derecho José Antonio Escudero,1986

El tratamiento judicial de los crímenes de la Guerra Civil y el franquismo en España Javier Chinchón Álvarez,2012 Sin renunciar a algunos apuntes sobre cuestiones más amplias, este libro pretende ofrecer una visión de conjunto acerca del tratamiento judicial de los crímenes del pasado en España; de los crímenes cometidos antes de su último proceso de transición a la democracia; de los crímenes perpetrados durante la Guerra Civil y el franquismo; y especialmente, de los hechos de desaparición forzada de personas. En el mismo se reúne, ordena, expone y valora la actividad judicial desplegada ante y por los tribunales territoriales, la Audiencia Nacional, el Tribunal Constitucional y (finalmente) el Tribunal Supremo, así como el Tribunal Europeo de Derechos Humanos e incluso la Corte Penal Internacional; sin olvidar los tribunales de terceros Estados, como Argentina. Todo ello, sirviéndose del Derecho internacional público, en general, y el Derecho internacional de los derechos humanos y el Derecho internacional penal, en particular, como referencias de análisis fundamentales.

Historia del Derecho y de las Instituciones Manuel Aranda Mendíaz,1996

Del gobierno y su tutela Esteban Sánchez de Tagle,2019-05-17 Una aproximación a la concepción del gobierno en el antiguo régimen a la manera como gobernaba el monarca sus reinos, a la manera como se gobernaba la ciudad, con una apuesta historiográfica crítica de la historia política tradicional.

Juicios orales de derecho familiar: hacia su implementación y unificación en México Pablo Alfonso Aguilar Calderon,2025-02-27 El Derecho Familiar constituye un pilar esencial para la preservación de las relaciones sociales, siendo la base fundamental de las instituciones familiares y un factor clave en el desarrollo tanto de los individuos como del Estado. En este sentido, la presente obra lleva a cabo un análisis de diversos procesos judiciales a través de la historia de varios países de Europa y América, incluido México, con el fin de comprender los mecanismos de administración de justicia, identificar aciertos y errores, así como su evolución. Finalmente, se proponen soluciones orientadas a la optimización de los procesos judiciales familiares mediante la implementación de juicios orales y el proceso de mediación obligatoria, con el objetivo de garantizar de manera integral, expedita y eficiente la protección de los intereses del núcleo familiar.

Curso de historia del derecho José Antonio Escudero López,2000

A Sociedade, o Direito e o Preconceito Jorge Henrique Schaefer Martins,2025-03-31 Os fenômenos sociais atuais não surgiram do nada. Têm origem, e esta origem está diretamente vinculada ao desenvolvimento das sociedades humanas, das crenças, do exercício do poder, da necessidade de imposição de uns sobre outros. Disso decorre a criação de preconceitos os mais diversos, e eles influenciam não só a forma de vida e relacionamentos, como a estruturação jurídica e, para o caso em

estudo, jurídico-penal. O preconceito acompanha a humanidade desde a Antiguidade, atravessando a Idade Média e chegando às Américas no final do século XV, quando os conquistadores impuseram aos nativos os seus hábitos e sentimento de superioridade, além de incrementá-lo com o tráfico de escravos provindos da África. A religiosidade Outro fator foram as teorias criminológicas, dentre as quais se destaca o positivismo, e sua aceitação pelas elites dominantes ante a confirmação de seus anseios. Os regimes autoritários, agora no âmbito ideológico, consagrando a prevenção contra pensamentos progressistas, além da consolidação de atuação policial violenta foram influências deletérias que permanecem. O âmbito do sistema criminal é contaminado, devendo-se identificar as más práticas e a resistência ao cumprimento das normas fundamentais, cuja obediência é preconizada pelos Tribunais Superiores, criando-se uma consciência e um horizonte de igualdade, solidariedade e Justiça social.

Curso de historia del derecho Jose Antonio Escudero,2003

Curso de Historia del Derecho Galo Sánchez,José Antonio Escudero,1972

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CURSO de historia del derecho español. Volumen I ,1984

CURSO de historia del derecho español. Tomo 1 José Manuel Pérez-Prendes Muñoz-Arraco,1999

Curso de historia del derecho español ,1978

Curso de Historia del Derecho Español José Manuel Perez Prendes,1983

CURSO de historia del derecho español. Volumen I José Manuel Pérez-Prendes y Muñoz de Arracó,1984

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