

Historia Constitucional Argentina Lopez Rosas

Conrado Hübner Mendes, Roberto Gargarella, Sebastián Guidi

Historia constitucional argentina José Rafael López Rosas, 1996

Manual de historia constitucional Argentina Celso Ramón Lorenzo, 1994

Ensayo de historia constitucional argentina José Rafael López Rosas, 1960

Historia Argentina: 1810-1930 Jorge Fernández, Julio César Rondina, 2004

Historia constitucional argentina José Rafael López Rosas, Germán José Bidart Campos, 1977

The Oxford Handbook of Constitutional Law in Latin America Conrado Hübner Mendes, Roberto Gargarella, Sebastián Guidi, 2022 This Oxford Handbook details the constitutions and constitutional history of Latin America, providing comparative analysis of the prevailing institutional models and major themes in the region's constitutionalism.

Historia constitucional argentina Alfredo Galletti, 1974

Historia del derecho de hispanoamérica en perspectiva transnacional y socio-cultural Bernd

Marquardt, 2020-04-01 El segundo tomo de la historia del derecho de Hispanoamérica en perspectiva de la escuela socio-cultural y transnacional. se dedica a los dos siglos republicanos de 1810 hasta la fecha. Se compone de trece capítulos temáticos. De estos, los primeros cuatro se dedicarán al desarrollo de las grandes ramas del derecho: constitucional, administrativo, civil y penal. En cambio, los demás nueve mostrarán un mayor enfoque contextual según temáticas de interés e impacto hasta el presente; precisamente son: tierras y derecho; la transformación industrial y el derecho; derecho y educación; el derecho social; la mujer en el derecho; derecho y etnia; paz territorial, rebelión y derecho; el Estado o gobernante criminal ante sus Jueces; derecho y ambiente. El autor parte seis subfases. La fase fundadora del republicanismo, pese a contar con visionarias constituciones ilustradas, estuvo todavía bajo el sello de las leyes del Antiguo Régimen hispano-indiano, con meras reformas de una modernización defensiva. En segundo lugar, la era del alto liberalismo, ejecutó la ruptura definitiva con el Antiguo Régimen al estilo de una transformación acelerada, incluyendo la reforma agraria liberal y la adhesión al movimiento codificador. El subsiguiente alto nacionalismo buscó la consolidación estatal, concluyó la fase codificadora y se abrió a la industrialización ferroviaria. En cuarto lugar, a partir de 1917, surgió la fase del derecho social y económico, enfocada en la transformación a la sociedad industrial, con base en el concepto de la industrialización por sustitución de importaciones. La quinta fase, entre aproximadamente 1950 y los años 80, se caracterizó por los regímenes

estadistas de la Guerra Fría, con el derecho antiterrorista como normatividad central. Finalmente, en la década de 1980, empezó la época de la ambigua bidimensionalidad entre el idealista y pluralista Estado constitucional democrático, social y ambiental -ECDSA- y las reformas neoliberales.

Handbook of Federal Countries, 2005 Ann Griffiths, 2005-02-01 Unique in its timely scope and depth, this volume begins with a foreword by Forum President Bob Rae that reflects on the importance of the federal idea in the contemporary world and provides an excellent introduction to federalism. New comparative chapters examine the recent draft constitutional treaty in Europe and the possibility of federalism being adopted in two countries with longstanding violent conflicts - Sri Lanka and Sudan.

Ensayo de historia constitucional argentina José Rafael López Rosas, 1960

Republic of Capital Jeremy Adelman, 2002-07-02 This book is a political history of economic life. Through a description of the convulsions of long-term change from colony to republic in Buenos Aires, Republic of Capital explores Atlantic world transformations in the eighteenth and nineteenth centuries. Tracing the transition from colonial Natural Law to instrumental legal understandings of property, the book shows that the developments of constitutionalism and property law were more than coincidences: the polity shaped the rituals and practices arbitrating economic justice, while the crisis of property animated the support for a centralized and executive-dominated state. In dialectical fashion, politics shaped private law while the effort to formalize the domain of property directed the course of political struggles. In studying the legal and political foundations of Argentine capitalism, the author shows how merchants and capitalists coped with massive political upheaval and how political writers and intellectuals sought to forge a model of liberal republicanism. Among the topics examined are the transformation of commercial law, the evolution of liberal political creeds, and the saga of political and constitutional turmoil after the collapse of Spanish authority. By the end of the nineteenth century, statemakers, capitalists, and liberal intellectuals settled on a model of political economy that aimed for open markets but closed the polity to widespread participation. The author concludes by exploring the long-term consequences of nineteenth-century statehood for the following century's efforts to promote sustained economic growth and democratize the political arena, and argues that many of Argentina's recent problems can be traced back to the framework and foundations of Argentine statehood in the nineteenth century.

Handbook of Federal Countries, 2002 Ann Griffiths, Ann L. Griffiths, 2003-03 For more than two centuries federalism has provided an example of how people can live together even as they maintain their diversity. While the implosion of the former Yugoslavia illustrates that federalism is not, and cannot be, a panacea, its abiding success in other countries shows that it is a system worth examining. The Handbook of Federal Countries, 2002, a project of the Forum of Federations - an international network that seeks to strengthen democratic governance by promoting dialogue on and understanding of the values,

practices, principles, and possibilities of federalism – does exactly this, incorporating available information about existing federations in one place for easy, convenient reference. The Handbook of Federal Countries, 2002 includes articles on the twenty-one countries that classify themselves as federations as well as four whose systems incorporate sufficient elements of federalism that it is useful to include them. These articles – written by authors around the world – examine the development, institutions, constitutions, and dynamics of federalism and include tables containing current political/geographic and economic/social information. The Handbook also includes four comparative papers, each of which examines a theme of concern to federal countries: foreign policy in an era of globalization that increasingly encroaches on the jurisdiction of constituent units and demands their active participation; use of federalism to accommodate minorities; distribution of resources and power (fiscal federalism); and issues relating to regional autonomy and federalism in a European context.

Sovereignty and Revolution in the Iberian Atlantic Jeremy Adelman, 2009-04-20 This book takes a bold new look at both Spain's and Portugal's New World empires in a trans-Atlantic context. It argues that modern notions of sovereignty in the Atlantic world have been unstable, contested, and equivocal from the start. It shows how much contemporary notions of sovereignty emerged in the Americas as a response to European imperial crises in the age of revolutions. Jeremy Adelman reveals how many modern-day uncertainties about property, citizenship, and human rights were forged in an epic contest over the very nature of state power in the eighteenth and early nineteenth centuries. Sovereignty and Revolution in the Iberian Atlantic offers a new understanding of Latin American and Atlantic history, one that blurs traditional distinctions between the imperial and the colonial. It shows how the Spanish and Portuguese empires responded to the pressures of rival states and merchant capitalism in the eighteenth century. As empires adapted, the ties between colonies and mother countries transformed, recreating trans-Atlantic bonds of loyalty and interests. In the end, colonies repudiated their Iberian loyalties not so much because they sought independent nationhood. Rather, as European conflicts and revolutions swept across the Atlantic, empires were no longer viable models of sovereignty--and there was less to be loyal to. The Old Regimes collapsed before subjects began to imagine new ones in their place. The emergence of Latin American nations--indeed many of our contemporary notions of sovereignty--was the effect, and not the cause, of the breakdown of European empires.

Constitutional and Parliamentary Information Inter-parliamentary Union, 1967

The Hispanic American Historical Review James Alexander Robertson, 1919 Includes Bibliographical section.

The Forum of Federations Handbook of Federal Countries 2020 Ann Griffiths, Rupak Chattopadhyay, John Light, Carl Stieren, 2020-10-24 Federal models of government have shaped history and demonstrated how diverse people can live together and govern together in relative harmony. The Forum of Federations Handbook of Federal Countries 2020 builds on the previous 2005 edition and offers a much-needed update to this signature resource in comparative federalism. Outlining every federal country in the world, each chapter provides a brief yet comprehensive overview of the history of federalism in

its specific country, the constitutional nature of federalism, and recent historical dynamics. As new countries have joined the Federal ranks, this handbook brings readers up to speed offering an authoritative look at both the older federal countries as well as new federal countries like Nepal. The Forum of Federations Handbook of Federal Countries 2020 is an essential resource for academics, researchers, university students, libraries, history and governance teachers, politicians and civil servants, and casual observers of federalism.

História comparada del derecho público latinoamericano del siglo XIX David Llinás, Bernd Marquardt, 2018-04-02
El séptimo anuario del Grupo de Investigación CC - Constitucionalismo Comparado (A1 en Colciencias) fue dirigido desde la primera y la segunda línea de investigación de dicho centro académico de la Universidad Nacional de Colombia, denominadas La ciencia del constitucionalismo comparado y su metodología, y Estado moderno: teoría e historia, respectivamente, con el objeto de reivindicar y de resaltar el papel de Latinoamérica dentro de la historia del derecho público, partiendo de la necesidad de confrontar los paradigmas que, tradicionalmente, han amparado las investigaciones iushistóricas en la misma región, y que permean las copiosas bibliotecas de los iuspublicistas. Así, es bastante usual leer y escuchar, una y otra vez en diversos escenarios académicos circunscritos al derecho público, que la historia del constitucionalismo deviene en una línea recta que empieza en Inglaterra durante la Edad Media, pasa por la revolución e independencia en Norteamérica, y se completa en la Revolución francesa –es decir, los tres países de moda mencionados con antelación-. Este paradigma, que tiene su origen en la indebida identificación de la historia de las ideas con la historia política, y en la tradición de identificar la historia del derecho con los documentos institucionales sin pensar en la antehistoria de cada uno de ellos, supone negar o desconocer –o ambas cosas– la importancia de Latinoamérica como uno de los tres puntos de partida de la revolución ilustrada constitucional en la historia mundial del Estado moderno. En los ámbitos culturales y académicos hay una gran resistencia contra la idea de que América Latina fue también, con el declive del Antiguo Régimen español, una de las zonas fundadoras en las que se rompió definitivamente con cinco milenios de reinos dinásticos, y esto no es un asunto baladí, ni algo que pueda pasar desapercibido en investigaciones científicas sobre el constitucionalismo y, en general, sobre el derecho público. Por tanto, como consecuencia de aquel paradigma y de la resistencia que traslada a la comunidad académica, se tiende a negar los indudables aportes que la región ha hecho al derecho público en todos sus niveles.

La legítima hereditaria Esteban Matías Gutiérrez Dalla Fontana, 2022-04-08 La legítima hereditaria es un medio de protección de la familia en un Estado Constitucional de Derecho; es una política de Estado que reglamenta razonable y ajustadamente derechos reconocidos en la Constitución Nacional, como es el derecho de propiedad y su expresión la libertad de testar, constituyéndose en un objetivo de bien común. Desde antiguo ha sido una preocupación de las culturas y de los pueblos proteger a la familia, como célula nuclear de la sociedad. La enseñanza que brinda la historia de los pueblos

demuestra la gravitación decisiva de la familia sobre la fuerza de una nación. Instituida por Vélez Sarsfield en el Código Civil que rigió desde 1871 hasta el 2015, perduró a lo largo del tiempo como un modo de conservar, tutelar y proteger el patrimonio familiar, con sustento en la solidaridad generacional e intergeneracional. La reforma del año 1968 reafirmó su continuidad, con algunas modificaciones. El legislador del Código Civil y Comercial mantuvo el sistema reduciendo las cuotas asignadas a descendientes y ascendientes, conservando la del cónyuge. La Ley 27.587 constituyó una mutilación del efecto reipersecutorio de la acción de reducción y se irguió en un ataque a la protección legitimaria de los herederos.

Bibliografía jurídica de América Latina, 1810-1965 Alberto Villalón-Galdames, 1969

Poblados históricos de la costa santafesina Ruben Osvaldo Chiappero, María Clara Supisiche, Juan Cecilio

Ortiz, 2021-02-11 En esta edición de Los poblados históricos de la costa santafesina sigue siendo apremiante la preocupación por el impacto que la urbanización tiene sobre los centros históricos de Latinoamérica en general y particularmente de Argentina y Santa Fe. Asimismo, y más allá de la convicción y coincidencia con Foglia (1988) cuando afirma que La preservación del patrimonio que testimonia nuestro pasado(...), ha quedado signada por una despiadada lucha por encontrar los mecanismos de protección necesarios frente a un mundo donde los intereses económicos dominantes se empeñan, por razones especulativas, en su sustitución, se ha considerado pertinente enfatizar la pertenencia de los poblados de la costa santafesina en el sistema que claramente constituye el Río Paraná y la Ruta Provincial No 1. Esta mirada más dilatada del sistema de relaciones y significados permite no solo mantener la idea de conservación del carácter de cada poblado sino también reconocer la red de relaciones, los caminos de conexión y las diversas idiosincrasias, a veces comunes, a veces diversas, a veces análogas, pero siempre importantes al momento de definir la peculiaridad general. Del mismo modo y con el objetivo de allanar la comprensión de cada uno de los poblados y de la interacción con su contexto natural y cultural, en esta segunda edición se han incorporado las fichas de relevamiento en un único corpus y al interior de los capítulos correspondientes.

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