

Filosofía Del Derecho García Márquez

Dr. Felipe de Jesús Alvidrez Fierro

La filosofía jurídica de Eduardo García Márquez Jesús Aquilino Fernández Suárez, 1991

Filosofía del derecho, hermenéutica y analogía Mauricio Beuchot, 2006

Filosofía del derecho Eduardo García Márquez, 2011

Funciones y fines del derecho, 1992

Introduction to the Study of Law Dr. Felipe de Jesús Alvidrez Fierro, 2018-04-28 In this important work, Dr. Felipe Fierro offers a comprehensive view on the subject of Introduction to the Study of Law, in which he revives the use of Gnoseology, Philosophy, History and Logic as Auxiliary Sciences; and exposes how the abandonment of such has contributed to the exponential growth of Skepticism and Relativism, currently prevailing in the legal world. The above, through extensive experience in teaching Law from the Aristotelian-Thomistic platform, based on the elementary assumption that we must first prove the existence of the object of study, and contrast main legal branches in topics such as: what is Law?, why is Science?, what are Law, Justice, Facultative rights and the Common Good?; supported by extensive and select bibliography. In addition, the being, nature, concept, essence and properties of the sources, fundamentals and classification are described. But important elements such as knowledge, order, principles, Jurisprudence, and Natural law, fundamental legal concepts, the legislative process, the Constitution, interpretation and others are not absent. Morality and Legal Law are obligatory markers, which although considered in their own field, are not excluded, but different as to object and method. Predominantly, Justice is exposed as one of the great values of the Law, and main theories in order to offer future lawyers the basis regarding the current Science of Law and its significance.

La filosofía del derecho en Eduardo García Márquez Ubaldo Centurión Morínigo, 2002

Case Law in Roman, Anglosaxon and Continental Law Mar a Jos Falc N y Tella, 2011-08-25 There is no one definition of case law, but rather a plurality of meanings. In this respect, after an analysis of Roman iurisprudentia and Anglo-Saxon case law, this work considers the Spanish legal system, as an example of a Continental jurisdiction.

Introducción al estudio del derecho Roberto Hoffman Elizalde, 1998

Conversations in Philosophy, Law, and Politics Ruth Chang, Amia Srinivasan, 2024 New Conversations in Philosophy, Law, and Politics offers a new agenda for work where these three disciplines meet. Eminent scholars and leading young

thinkers provide fifteen conversations about lively current issues in our social world, such as AI and democracy, political obligation, praise and blame, justice, and intersectionality.

Desobediencia civil y sociedad democrática Fernando Navarro,1990

Teoría de la justicia y derechos humanos Eusebio Fernández,2024-09-01 Han pasado cuarenta años desde que la primera edición de Teoría de la justicia y derechos humanos fuese publicada y sigue siendo un texto de lectura obligada pues las cuestiones que trata siguen vigentes, y sus tesis y argumentos mantienen su actualidad. El libro reúne una serie de trabajos que tienen como temas recurrentes el intento de elaborar una teoría de la justicia próxima a una ética racional, ilustrada, no dogmática y superadora del relativismo moral; el problema del fundamento de los derechos humanos y la necesidad de contar con buenas razones teóricas y axiológicas que los avalen; el interés por demostrar la viabilidad de un tercer enfoque que rechaza los modelos iusnaturalistas y positivistas tradicionales y que, no obstante, piensa que hay aspectos en las teorías iusnaturalistas y en cierto tipo de positivismo jurídico que son complementarios y que juegan un papel de elemento necesario para una teoría del derecho contemporánea; y el énfasis en la idea de que la búsqueda de una justificación a los sistemas jurídico-políticos actuales precisa de una teoría de la legitimidad de tipo democrático, que aquí se identificará con la legitimación contractual, y, en todo caso, defensora y respetuosa de los derechos humanos fundamentales.

Philosophy and Literature in Latin America Jorge J. E. Gracia,1989-01-01 Philosophy and Literature in Latin America presents a unique and original view of the current state of development in Latin America of two disciplines that are at the core of the humanities. Divided into two parts, each section explores the contributions of distinguished American and Latin American experts and authors. The section on literature includes the literary activities of Latin Americans working in the United States, an area in which very little research has been demonstrated and, for that reason, will add an interesting new dimension to the field of Latin American studies.

Handbook of Latin American Studies ,1944 Contains scholarly evaluations of books and book chapters as well as conference papers and articles published worldwide in the field of Latin American studies. Covers social sciences and the humanities in alternate years.

Ética y deontología jurídica Francisco Javier de la Torre Díaz,2000

A Treatise of Legal Philosophy and General Jurisprudence Enrico Pattaro,Corrado Roversi,2016-07-13 A Treatise of Legal Philosophy and General Jurisprudence is the first-ever multivolume treatment of the issues in legal philosophy and general jurisprudence, from both a theoretical and a historical perspective. The work is aimed at jurists as well as legal and practical philosophers. Edited by the renowned theorist Enrico Pattaro and his team, this book is a classical reference work that would be of great interest to legal and practical philosophers as well as to jurists and legal scholar at all levels. The work is divided in two parts. The theoretical part (published in 2005), consisting of five volumes, covers the main topics of the

contemporary debate; the historical part, consisting of six volumes (Volumes 6-8 published in 2007; Volumes 9 and 10, published in 2009; Volume 11 published in 2011 and Volume 12 forthcoming in 2016), accounts for the development of legal thought from ancient Greek times through the twentieth century. Volume 12 Legal Philosophy in the Twentieth Century: The Civil Law World Volume 12 of A Treatise of Legal Philosophy and General Jurisprudence, titled Legal Philosophy in the Twentieth Century: The Civil-Law World, functions as a complement to Gerald Postema's volume 11 (titled Legal Philosophy in the Twentieth Century: The Common Law World), and it offers the first comprehensive account of the complex development that legal philosophy has undergone in continental Europe and Latin America since 1900. In this volume, leading international scholars from the different language areas making up the civil-law world give an account of the way legal philosophy has evolved in these areas in the 20th century, the outcome being an overall mosaic of civil-law legal philosophy in this arc of time. Further, specialists in the field describe the development that legal philosophy has undergone in the 20th century by focusing on three of its main subjects—namely, legal positivism, natural-law theory, and the theory of legal reasoning—and discussing the different conceptions that have been put forward under these labels. The layout of the volume is meant to frame historical analysis with a view to the contemporary theoretical debate, thus completing the Treatise in keeping with its overall methodological aim, namely, that of combining history and theory as a necessary means by which to provide a comprehensive account of jurisprudential thinking.

Normas Jurídicas Y Normas Del Trato Social Fausto E. Vellado Berrón,2004

El amor por el derecho Carlos Alberto Agudelo Agudelo,2018-11-27 Contenido: Primera Parte: El fuego del Derecho: Diálogo Uno. El amor por la abogacía, o el deber del abogado; Diálogo Dos. El amor por los hechos, o los límites del lenguaje; Diálogo Tres. El amor por lo bueno, o quién tiene la autoridad en moral; Diálogo Cuatro. El amor por la justicia, o el fuego del Derecho; Diálogo Cinco. El amor por las reglas, o la teoría del Derecho. Segunda Parte: Las fuentes del Derecho: Diálogo Seis. El amor por la interpretación, o la última palabra; Diálogo Siete. El amor por la doctrina, o la seguridad jurídica; Diálogo Ocho. El amor por los principios del Derecho, o el arjé del Derecho. Diálogo Nueve. El amor por la jurisprudencia, o el realismo de los jueces; Diálogo Diez. El amor por la costumbre, o el desplazamiento de la ley. Tercera Parte: El flashback del Derecho: Diálogo Once. El amor por el Código Civil, o la biblia del Derecho; Diálogo Doce. El amor por la Ley 153 de 1887, o el contexto de la ley; Diálogo Trece. El amor por la política, o el estado ideal; Diálogo Catorce. El amor por la Constitución, o el juez constitucional. Cuarta Parte. Los fantasmas del Derecho: Diálogo Quince: El amor por la dignidad humana, o la solidaridad como obligación; Diálogo Dieciséis. El amor por la igualdad, o el matrimonio igualitario; Diálogo Diecisiete. El amor por la paz, o el estado salvaje. Quinta Parte. El fin del Derecho: Diálogo Dieciocho: El amor por la filosofía, o la educación como fin; Diálogo Diecinueve: El amor por la enseñanza, o el perfil del profesor; Diálogo Veinte: El amor por la sentencia T-406 de 1992, o la formación profesional.

Axiología jurídica fundamental Enrique Pedro Haba,2004

A Three-Dimensional Theory of Law María José Falcon y Tella,2010-04-27 What this book intends to do is to study three-dimensionalism (the distinction values-norms-facts) not in what could be called its historical dimension, but in its substantive aspect, as a "form" that, when applied to different legal themes, would add a "material content" to the three-dimensional theory. We can point out, as a study plan, the distinction between "three" perspectives: Those of the legal norm, of the legal order, and the legal relationship. Three-dimensionalism also appears in this work when one analyzes the "three" phases of the life of the law: The formation, the interpretation, and the application; and in the distinction between the "three" characteristics of the legal order: Fullness, coherence, and unity—the theory of legal validity, intended as legitimacy, as validity strictly speaking, or as effectiveness.

Historia de las ideas jurídicas en Occidente Milagros Otero Parga,2021-09-14 El libro que tienen en sus manos ofrece una historia de las ideas jurídicas de occidente desde los albores hasta la actualidad. Responde a la convicción de su autora de la importancia de conocer cómo se desarrolló el devenir del pensamiento pues, conocer el pasado, es la mejor manera de entender el presente. En efecto el conocimiento del pasado ayuda a explicar el presente y a prever el futuro. Proporciona además un barniz humanista nada desdeñable y lastimosamente olvidado en una sociedad que valora más el conocimiento técnico que el humanista. Su estructura es sencilla. Su lenguaje claro, y su contenido completo, desde un punto de vista cualitativo. En efecto, la elección de los personajes que se estudian es subjetiva pero tan válida como cualquier otra. Se ha potenciado el estudio de los juristas y filósofos de habla española, pero la selección del libro ha procurado resaltar aquellos que sin duda han tenido una importancia clave y universalmente reconocida en la historia del pensamiento occidental. Es decir, pueden faltar algunos que por motivos de extensión no se hayan podido estudiar, pero ninguno de los que está resulta superfluo. El resultado es una obra interesante, fluida, y bien documentada cuya lectura recomendamos en la certeza de que el lector no quedará defraudado. Antes bien, se sentirá satisfecho de haber podido aprender en pocas páginas una historia completa del pensamiento jurídico occidental.

Whispering the Secrets of Language: An Psychological Journey through **Filosofía Del Derecho García Mynez**

In a digitally-driven world where monitors reign great and immediate communication drowns out the subtleties of language, the profound secrets and emotional subtleties concealed within words often move unheard. Yet, situated within the pages of **Filosofía Del Derecho García Mynez** a charming literary value pulsing with raw feelings, lies an exceptional journey waiting to be undertaken. Composed by a talented wordsmith, that marvelous opus attracts visitors on an introspective journey,

lightly unraveling the veiled truths and profound affect resonating within the cloth of each word. Within the psychological depths of the touching evaluation, we shall embark upon a genuine exploration of the book's key themes, dissect its fascinating writing fashion, and yield to the strong resonance it evokes within the recesses of readers' hearts.

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