

Contrato De Renta De Vestidos

Honduras

Diario Oficial Colombia,1953

Derecho Romano II. Obligaciones y Contratos. Fuentes - Recopilación. 3.a ed. Emilssen González de Cancino,2012-01-01

En una época en la que los procesos de globalización, unificación y armonización hacen necesario el diálogo entre los juristas de diferentes sistemas y ordenamientos, conocer la forma como los juristas romanos clásicos delimitaban los problemas que se sometían a su análisis, las controversias argumentativas que fundamentaron sus respuestas y la ductilidad con la que adaptaron el derecho a los cambios económicos, políticos y sociales que produjo la expansión de Roma y su contacto con otras culturas, serán valiosa herramienta para construir acuerdos y encontrar soluciones novedosas y adecuadas.

Derecho y Mayores ,2007-04-01 Los mayores y sus derechos (plenos de vida, plenos de derechos). Mayores y derechos humanos. Los mayores y su patrimonio. Contratos que ayudan a solucionar las limitaciones patrimoniales de los mayores. La jubilación y las pensiones. La fiscalidad y la tercera edad. Protección de los mayores en situaciones especiales. El mayor en el derecho penal y procesal. Previsiones para la protección de las personas mayores y su cuidado. La protección de las personas mayores en caso de incapacidad.

Derecho de obligaciones Justus W. Hedemann,2023-12-08 El derecho de obligaciones consistente en una vinculación de persona a persona basada en el principio de equiparación jurídica. El jurista, en especial el científico, se inclina fácilmente a considerar exclusivamente la estructura jurídica de las relaciones de Derecho que estudia. Y, efectivamente, con bastante frecuencia es decisivo en el estudio de un caso práctico, ya se haga por un investigador, ya que por el juez en el proceso o ya en la actividad asesora del abogado, únicamente el contenido jurídico del caso en cuestión. Pero no debemos olvidar que, obre el derecho de obligaciones, con su regulación de los contratos de compraventa, de servicios, de sociedad, la indemnización de daños por actos ilícitos, etc., influye también la vida cultural del pueblo y de cada uno de los individuos. Al derecho de obligaciones no le incumbe determinar si por medio de la compraventa el vendedor transmite la propiedad de la cosa al comprador. Esto pertenece al derecho de cosas. Al derecho de obligaciones solo afecta la vinculación de una persona a otra, es decir, la idea de que el vendedor está obligado a entregar la cosa y el comprador a pagarle por ello un precio. Pero no ha de perderse de vista que las partes contratantes ocupan un plano de equiparación jurídica. Justus Wilhem Hedemann.

Diario oficial Colombia,1948

Epigramática Ignacio Díaz Ruiz,2001

Memoria ... ,1906

Actas del Cuarto Congreso Nacional de Historia de la Construcción Santiago Huerta,2005

Boletín judicial Costa Rica: Departamento de Justicia de la Republica,Costa Rica: Corte Suprema de Justicia,1967 Includes opinions of the Corte Suprema de Justicia.

La obra (Los mejores clásicos) Émile Zola,2015-10-15 Los mejores libros jamás escritos. Novela sobre la naturaleza de la creación artística, sobre el amor, la amistad y sobre el fascinante y complejo alumbramiento del impresionismo, La obra es uno de los títulos más valientes y perdurables de la literatura del siglo XIX. Perteneciente al ciclo de los Rougon-Macquart, La obra, la novela más autobiográfica de su autor, está inspirada en la relación del propio Zola con Cézanne. El pintor Claude Lantier intenta terminar un óleo de grandes dimensiones que represente la modernidad del Segundo Imperio, en los albores del movimiento impresionista. Su enfermedad obsesión se verá mezclada con el amor de Christine -la mujer que le sirve de modelo- y su difícil amistad con el novelista Sandoz. Esta edición, que recoge la reciente traducción de José Ramón Monreal, se abre con un amplio estudio de Ignacio Echevarría, uno de los editores y críticos literarios más reputados de nuestro país. «¿Existe, en arte, otra cosa que dar lo que se lleva dentro?» Clarín dijo... «De todas las novelas de Zola se podrían hacer grandes cuadros, por la fuerza plástica, por la precisión y la expresión de las líneas.» Clarín dijo... «De todas las novelas de Zola se podrían hacer grandes cuadros, por la fuerza plástica, por la precisión y la expresión de las líneas».

Instituciones de Derecho Civil Alberto G. Spota,1983

Derecho romano. El arte de lo bueno y de lo justo Amelia Castresana,2017-11-04 En el libro se explica de manera clara y concisa, y siempre en clave histórica, todo el proceso de formación de un ordenamiento jurídico. Y es que hace más de 2000 años Roma descubrió para la humanidad una cultura jurídica común que se expresa en una lengua universal y que sirve a la justicia material. Es el arte de lo bueno y de lo justo. El libro es un ensayo histórico que da buena cuenta de la excelencia intelectual de la jurisprudencia romana en la resolución de conflictos, y además enseña las singulares habilidades de los juristas en la realización de la justicia en cada una de sus obras de arte, un arte innovador que da tutela judicial efectiva a los ciudadanos. El formato del libro es francamente original: en el encabezamiento de capítulos y epígrafes aparecen uno o varios textos que sirven a la explicación teórica de la materia abordada, y también a la exégesis de los mismos para las clases prácticas. Y como docencia e investigación deben recorrer caminos paralelos con muchos puntos de encuentro, la autora ha vertido en el libro las principales conclusiones a las que ha llegado en sus publicaciones científicas sobre materias claves del ordenamiento jurídico. Y además como filóloga ha escrito la historia retrospectiva de las palabras que hoy usamos todos los juristas. En definitiva, hay que destacar el principal recurso extrañador de la obra, que es el tono abiertamente narrativo, con un estilo literario depurado y preciso y una gran riqueza cultural y lingüística, que acompaña a la obra en su totalidad....,una

auténtica obra de arte, en el sentido de un libro hecho con pleno rigor intelectual y soberbia erudición, pero también con gusto literario y refinamiento. (F. J. ANDRÉS SANTOS, Estudios de Deusto, 64.1, 2016, p. 406).

Derecho romano Andrés Bello, 2023-11-21 Las leyes romanas formaban en tiempo del emperador Justiniano una masa inmensa y heterogénea acumulada en el espacio de trece siglos durante los cuales Roma, pequeña aldea a las orillas del Tíber, subió por grados a la dominación del mundo y pasó sucesivamente por todas las diversas formas de gobierno: monarquía constitucional en su infancia: aristocracia tiránica en su adolescencia: democracia templada por el influjo de la religión y de la nobleza en la edad de su mayor virtud y gloria: democracia tumultuosa destrozada por las facciones; y en fin, imperio despótico, que en el Occidente fue presa de los bárbaros, y en el Oriente conservó largo tiempo una sombra de poder y opulencia. Andrés Bello.

La isla de cristal Mario Ariza, 2015-06-17 Esmídea es el mundo donde yacen Cristalia, Atlania y otras patrias, unidas por idioma, religión y cultura. En medio de este entorno paradisíaco de anchos mares, donde brilla la esmeralda y crecen las orquídeas, el sol manifiesta su esplendor. Pero el apetito tiránico, que acecha la libertad adondequiero, ha sometido a sus naturales a los juegos de poder de duros opresores. Con promesas de libertad y democracia, cada tirano obtuvo el apoyo de su pueblo, para luego, una vez en el poder, traicionarlo e imponerle un yugo peor que el anterior, del cual prometió liberarlo. En tal escenario, el espíritu rebelde enfrenta al opresor y a causa de la reacción, los perseguidos se ven obligados a la aventura de atravesar los mares en precarias barcazas, con las que pronto alcanzarán la etiqueta de naufragos: madres, que pierden a sus hijos en el intento de cruzarlos, pescadores, obreros, campesinos, expatriados, en fin, que, aún ganando la otra orilla, mueren después ahogados por la nostalgia del regreso. Otros, a los que su aporte no le ha sido contado en los países del arribo, son maltratados; y olvidada su calidad de refugiados, resultan deportados. La metáfora esmideana recoge la lucha de los pueblos por la libertad, que deja su impronta en esta pintura íntima de la tiranía.

Complemento de las instituciones políticas y jurídicas de los pueblos modernos, 1908

Boletín judicial, 1986

La Gaceta Honduras, 1976

Los principales contratos civiles y su paralelo con los comerciales José Alejandro Bonivento Fernández, 1974

Revista de la Inquisición. Intolerancia y Derechos Humanos (número 25, año 2021) Varios autores, 2021-04-01

La Revista de la Inquisición, Intolerancia y Derechos Humanos es el resultado de la colaboración entre la Agencia Estatal Boletín Oficial del Estado y el Instituto de Historia de la Intolerancia. Este Instituto universitario fue fundado en 1984, y por convenio de 21 de abril de 2007 quedó integrado en la Real Academia de Jurisprudencia y Legislación de España. Tiene como objetivo el estudio y enseñanza de la problemática de los fenómenos antiguos y modernos de intolerancia, promoviendo con ello, en el mundo de hoy, el respeto a la libertad de conciencia, los derechos humanos, el pluralismo en la convivencia

democrática y la concordia civil. Entre esas manifestaciones históricas de la intolerancia, el Instituto dedica preferente atención a estudiar la historia de la Inquisición en Europa y América. Como manifestación del pensamiento y línea de actuación del Instituto surgió la Revista de la Inquisición. Intolerancia y Derechos Humanos, como una publicación científica especializada que, desde 1991, aparece ininterrumpidamente todos los años, en un único volumen. La revista se estructura en dos secciones y una miscelánea. La primera sección dedicada al estudio del Santo Oficio en España e Indias en su devenir histórico en el Antiguo Régimen. La segunda trata el análisis de los fenómenos de intolerancia en nuestra sociedad actual: discriminación por género u orientación sexual, esclavitud y trata de seres humanos, entre otros. En Miscelánea se encuadran escritos de diversa índole relacionados con la temática de la revista. ISSN: 1131-5571

Novisima Recopilación de las Leyes de España ,1829

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Introduction

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