

# **Compendio De Derecho Civil I Rojina Villegas**

**Rafael Rojina Villegas**

**Compendio de derecho civil** Rafael Rojina Villegas,1968

Compendio de derecho civil Rafael Rojina Villegas,1981

**Derecho Civil, Derecho de Familia** Juan Enrique Medina Pabón,2010

**Prontuario de introducción al estudio del derecho y nociones de derecho civil** Clemente Soto Alvarez,1982

**Compendio de historia del derecho y del estado** Francisco Xavier González Díaz Lombardo,1997 Compendio de la historia del Derecho y del Estado constituye una labor de investigación histórica verdaderamente extraordinaria. Su mérito principal consiste en presentar una visión panorámica del pensamiento jurídico, filosófico y político en diversos períodos y descubrir en el espacio y en el tiempo el concepto del Derecho y del Estado, con base humanística. El autor, con criterio y científico, determina épocas, escuelas y tendencias; relaciona personajes y teorías, y considera los diversos factores sociales, económicos, políticos y filosóficos que intervienen en el desarrollo histórico del Derecho y del Estado. Por su contenido, este libro está dedicado a los alumnos de la Facultad de Derecho y para quienes estudian Ciencias Políticas y Sociales, así como para los que están en la carrera de Filosofía y Letras. Sin embargo, también puede ser aprovechado en otras carreras y resultará útil en los programas de estudio a nivel preparatoria.

**Compendio de derecho civil** Rafael Rojina Villegas,1977

**Compendio de derecho civil** Rafael Rojina Villegas,1962

**Compendio de derecho civil** Rafael Rojina Villegas,1982

Derecho Civil. Aproximación al Derecho. Derecho de personas Medina Pabón, Juan Enrique,2017-09-30 Luego de cuatro ediciones, puede decirse que este documento ha llegado a su madurez y hace parte de la bibliografía sobre la materia, debido a la acogida entre el estamento académico. Se presenta, entonces, esta nueva edición con los cambios y los ajustes necesarios para evitar que su contenido pierda actualidad, por el vertiginoso desarrollo legislativo y jurisprudencial en los diversos campos de que se ocupa. El libro está dirigido al estudiante de los primeros años de facultad, cuya cultura general es propia del egresado del bachillerato, que si bien carece de muchos conocimientos particulares de la ciencia jurídica, cuenta con un amplio léxico —y supongo con algunos diccionarios— que irá complementando a medida que avance en la lectura. Las dos primeras secciones hacen un barrido de prácticamente todas las instituciones generales del derecho, que le

permitirán al estudiante de esta disciplina, o de cualquier otra, una rápida comprensión del sistema jurídico (y seguramente un repaso al final de la carrera o durante el ejercicio profesional). Las dos secciones siguientes están dedicadas al estudio del régimen jurídico de los sujetos de derecho y sus características esenciales con el detalle que corresponde e interesa a quien debe llegar al fondo en estas materias.

*Nociones Básicas de Derecho ,*

Compendio de derecho civil: Teoria general de las obligaciones Rafael Rojina Villegas,1983

COMPENDIO PARA EGRESO DE LICENCIATURA EN DERECHO Ra el Manuel Flores Rodriguez,Pamela Aide Segundo

S nchez,2019-01-28 La presente obra representa un trabajo profesional, acad mico, docente y de investigaci n en el cual durante 3 a os se han ido recopilando, analizando y sistematizando diferentes leyes, reglamentos y c digos aplicables en materia federal en el derecho mexicano.La compilaci n surge como una necesidad y apoyo a estudiantes de la carrera de derecho con miras a la presentaci n de su examen general de egreso.

**The Mexican Legal System** Francisc Avalos,1992-05-26 This reference guide to the laws and legal literature of Mexico has been designed carefully by a reference librarian for researchers who do not read or speak Spanish. This basic sourcebook provides answers to the questions that are asked most frequently: Which is the relevant code? Where can the text of the code be found? What secondary material is available? Which material is available in English? This up-to-date guide should be useful as a reference in college, university, law, government, and public libraries and in companies that do business with Mexico. It could also be used in courses dealing with Mexican law and business. An introduction briefly describes Mexico's legal system and provides some historical background. Then the bibliography points to primary and secondary material of importance and is annotated partially. Entries are organized under forty-one subject categories with subdivisions pointing to the laws, the sources for the text of the laws, secondary materials from periodicals, and books and monographs. All Spanish titles are given first in Spanish and then in English. An appendix gives a directory of publishers. Author and subject indexes are included.

**Derecho civil** Medina Pab n, Juan Enrique,2014-07-23 El texto comprende el r gimen jur dico de la familia, tanto en su origen y composici n -matrimonio, sociedad marital de hecho,用心 libre, sociedad patrimonial y uniones maritales especiales-, las reglas de determinaci n del v nculo jur dico con los individuos procreados por los adultos -filiaci n-, as  como las relaciones jur dicas que se generan entre todos los sujetos por virtud de la procreaci n y el imprescindible proceso de crianza, tendiente a garantizar la vida con suficiente calidad, para quienes har n el relevo en la carrera por perpetuar la especie humana, la sociedad y la cultura.

**Derecho Interestatal Civil, Familiar y Procesal en M xico** Jorge Alberto Silva,2019-10-01 Describe el derecho conflictual entre entidades federativas dentro de M xico, que, como estado federal, se compone por 32 entidades federativas.

Actualizado a 2019.

*El Juicio Especial De Desahucio* Andrés Espinoza,2014-04-01 El Juicio Especial de Desahucio es un procedimiento hbrido por participar de reglas del ejecutivo, sumario y oral siendo su principal propsito el obtener la desocupacin del inmueble dado en arrendamiento por incumplimiento del inquilino en el pago de las rentas correspondientes. En esta obra el autor realiza un anlisis minucioso acerca de la diferencia entre la providencia de lanzamiento y el juicio de desocupacin o de fondo. Igualmente escudria la prohibicin de proponer la compensacin y reconvencin en el juicio de desahucio, entre otros tpicos, la cual ha sido interpretada equivocamente --a juicio del mismo-- por los diversos justicantes sonorenses y aun por los Tribunales de Amparo de esta adscricpcin. Examina, adicionalmente, la imposibilidad de que en la ejecucin de la sentencia definitiva que decreta el desalojo del inmueble el inquilino pueda liquidar las pensiones adeudadas impidiendo, con ello, el lanzamiento en cita por virtud del cambio de situacin jurdica. Concluye que el Juicio Especial de Desahucio se ha desnaturalizado por completo al no ajustarse los jueces a las reglas que lo rigen contempladas en el Cdigo de Procedimientos Civiles de Sonora, con pretextos absolutamente extralegales. Por ltimo, la intencin de este trabajo es auxiliar a los estudiantes de derecho (y aun a los profanos de esta rama del saber) para casos prcticos y orientar a los rganos Jurisdiccionales en una correcta interpretacin del querer del legislador al aplicar las normas del juicio especial de desahucio contenidas en el Ordenamiento apenas citado.

**Families and Estates** International Academy of Estate and Trust Law. Annual Conference,2005-01-01 This book focuses upon two themes: the definition of 'family' and the impact of the expansion of the concept of 'family' in law: and family fights over wills and estates - what recourse family members may have in challenging an estate. The first part, 'The challenge of the new family for Law', considers the challenge both in the inter vivos and the postmortem contexts in the United States, Canada, France, the United Kingdom, Australia and New Zealand. A particular focus is upon the dramatic expansion of the definition of family from the traditional nuclear family consisting of a husband, wife and their mutual children to a definition that includes unmarried heterosexual and same sex couples living together and, in some jurisdictions to new kinds of companionate partnerships that are not based on a sexual relationship. In some jurisdictions such developments are simply an expression of sharing responsibility by allocating it in the private domain, as opposed to the public potentially through social welfare; in others, particularly in the United States, it is a defence of fundamental institutions and, with it, a defence of society itself. The second part, 'Family fights over wills and estates', examines the law in Australia, Switzerland, France, Mexico, and the United Kingdom. Its comparison of civil and common law approaches shows how the law expresses the same principle objects - protection of family and obligations towards key family members - but does so from entirely different perspectives; and where the common law which enshrined the notion of testamentary freedom is being qualified through the expanding domain of family provision legislation, the civil law which is based on codified shares and allocated responsibilities

expressed through proportionate entitlements in estates, is being qualified through a range of disqualifying and varying mechanisms.

La necesaria evolución jurídica de la familia Ana María Serrano Osegueda, 2019-05-05 Esta obra tiene como objetivo primordial, generar conciencia en las jóvenes generaciones, respecto de qué es la familia; cómo ha ido evolucionando y su urgente necesidad de modernizarla. Se refiere a la adopción por parte de dos personas del mismo sexo y a sus consecuencias al devenir los años, lo que únicamente estaba regulado por la Ley Civil alemana. Menciona la necesidad de que el Estado regule, en la Ley, las consecuencias, derechos y obligaciones que produce este tipo de adopción, tanto respecto de los padres o madres, como de los hijos adoptados. De manera relevante se hace un estudio de lo que constituye una "familia ensamblada" y de la necesidad de que a los padres y madres afines se les regulen tanto derechos como obligaciones respecto de los hijos de la pareja, por ejemplo en los ámbitos educativo y de salud. La fibra más importante de esta obra tiende a tratar de evidenciar la urgente necesidad de que el Estado vele por la protección de los menores de edad, que generalmente son vulnerables, pues existen numerosas legislaciones que, sólo en el papel, parecen hacerlo, pero que en la realidad son letra muerta pues su aplicación en el ámbito judicial es prácticamente nula. Se trata el obsoleto nombramiento de "padrastro" y "madrasta" que heredamos de España, cuando son términos peyorativos que, además, evidencian una tendencia negativa y se propone substituirlos por "padre afín" y "madre afín", que en sentido positivo permitirían una relación entre padres e hijos más assertiva e incluyente, creando así condiciones que permitan una integración familiar más fluida, en beneficio de todos sus integrantes. Finalmente, se formulan conclusiones que, según la intención de la autora, podrían hacer reflexionar al lector con el objeto de crear conciencia de que la importancia de la familia es el pilar de la sociedad. Es como homologar la familia a una cédula y a sus transformaciones y mutuaciones. En fin, fue un trabajo harto difícil de desarrollar, dado que cuando la obra fue escrita, existía muy poca bibliografía y menos información. Con todo y eso, espero que la disfruten.

**International Congress on Environmental Law: Property, Conflict and Environment** Beatriz Londoño Toro, 2004

**Introducción al estudio del derecho y nociones de Derecho Civil**, 1991

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