

Citas Externas Globales a obra de Roberto Garza Barbosa

Tipo A. Autores dentro de los cuales no hay ninguno que sea autor del trabajo referido en la cita.

Artículos Académicos

1. Aharoni, Galia, "You Can't Take It With You When You Die... Or Can You?: A Comparative Study of Post-Mortem Moral Rights Statutes from Israel, France, and the United States", *Selected Works (The Berkeley Electronic Press)*, 2009, pp. 3, 6 y 46, notas 1, 13 y 197.
2. Berch, Jessica J., "The Need for Enforcement of U.S. Punitive Damages Awards by the European Union", *Minnesota Journal of International Law*, Invierno de 2010, v. 19, p. 58, notas 13 y 15.
3. Bitton, Miriam, "Rethinking the Anti-Counterfeiting Trade Agreement Copyright Criminal Enforcement Measures." *Journal of Criminal Law and Criminology*, 2011 v. 102, p. 101, nota 181.
4. Calboli, Irene, "A Call for Strengthening the Role of Comparative Legal Analysis in the United States," *St. John's Law Review*, 2017, vol. 90, p. 636, nota 84.
5. Caro-Esposito, Daniela, "Intellectual Property, Technology, and Justice," *Law School Student Scholarship*, 2019, p. 3, nota 2, p. 6, nota 20, p. 9, notas 39 y 42, p. 12, nota 61.
6. Chen, Ping-Hsun, "Choice of Law—An Unresolved Question in the First Adult Video Copyright Case of the Taiwan Intellectual Property Court," *NTUT (National Taipei University of Technology) Journal of Intellectual Property Law & Management*, 2014, p. 61, nota 20.
7. Cowart, Tammy, "The (Final) Anti-Counterfeiting Trade Agreement (Acta): Ruthless or Toothless?," *Southern Law Journal*, 2014, vol. 21, p. 274, nota 26.
8. Davis, Cole, "Copyright, Rights Management, and the Trans-Pacific Partnership: Best Practices," *SMU Science and Technology Law Review*, 2017, vol. 20, p. 190, nota 15.
9. Divyanshu, Sehgal & Mathur, Siddharth, "Rights and Duties of Broadcasting Organizations: Analysis of WIPO Treaty on the Protection of Broadcasting Organizations," *Journal of Intellectual Property Rights*, vol. 16, p. 402, nota 17.
10. Katarzyna Gracz, Primavera De Filippi, "Regulatory Failure of Copyright Law Through the Lenses of Autopoietic Systems Theory, *International Journal of Law and Information Technology*, Oxford University Press (OUP), 2014, p.46, nota 80.
11. LECG, Global Expert Services and Consulting, "Copyrights", Junio de 2007, p. 8.
12. Lee, Zachary J., "Wrestling with Mexican Criminal Procedure: How Law Schools in The United States and Mexico Can Team Up to Rebuild Mexico's Criminal Trial," *Houston Journal of International Law*, 2010, v.33, p. 53, nota 149.
13. Lehavi, Amnon, "The Global Law of the Land", *University of Colorado Law Review*, 2010, p. 8, nota 33, disponible en <http://ssrn.com/abstract=1357731>
14. Main, Thomas O., "The Procedural Foundation of Substantive Law," *Washington University Law Review*, 2010, v. 87, p. 801, nota 189.

15. Malkawi, Bashar, "Jordanian Intellectual Property Regime: Triangle of Copyright, Trademark, and Patent," *Macquarie Journal of Business Law*, 2010, nota 13.
16. Nettel Díaz, Ana Laura, "Derecho de autor y plagio," *Alegatos. Revista Jurídica de la Universidad Autónoma Metropolitana*, 2013, vol. 83, p. 151.
17. Papadopoulou, Frantzeska, "Legal Transplants and Modern Lawmaking in the Field of Pharmaceutical Patents – A Way to Achieve International Harmonisation or the Source of Deeper Divergences," *IIC - International Review of Intellectual Property and Competition Law*, 2016, vol. 47, p. 891, nota 18.
18. Pruthi, Sandeep, "Internet Content Application of International Copyright Law," *University of Arizona - Arizona Law Journal of Emerging Technology*, 2019, vol. 2019, p. 10.
19. Ramírez Márquez, Juan Antonio, "La Problemática de la Asunción de la Propiedad de las Mercancías por Parte del Comprador para Ejercer su Derecho de Rechazarlas, de Conformidad con CISG," *Revista Colombiana de Derecho Internacional*, 2012, p. 170, nota 38.
20. Rothchild, John, "How the United States Stopped Being a Pirate Nation and Learned to Love International Copyright," *Pace Law Review*, 2018, vol. 39, p. 369, nota 13., p. 448, nota 391, p. 449, nota 394.
21. Shenkman, Drew, Copyright in the Youtube Age: Hosting and Linking of Online Video, *University of Florida*, 2008, p. 181, nota 299.
22. Slater, Gabriel L., "The Suspension of Intellectual Property Obligations Under Trips: A Proposal for Retaliating Against Technology-Exporting Countries in the World Trade Organization", *Georgetown Law Journal*, Junio de 2009, v. 97, p. 1395, notas 172 y 177.
23. Sullivan, Ryan, "The Rental Epidemic of The Twenty-First Century: A Look at How Netflix and Redbox are Damaging the Health of the Hollywood Film Industry and How To Stop It," *Loyola of Los Angeles Entertainment Law Review*, 2010, v. 30, p. 327, nota 137.
24. Trainer, Timothy P., "Intellectual Property Enforcement: A Reality Gap (Insufficient Assistance, Ineffective Implementation?)", *The John Marshall Law School Review of Intellectual Property Law*, Otoño de 2008, v. 8, p. 52, nota 26.
25. Traversi, Christine, "The Inadequacies of the 1997 Convention on International Water Courses and 2008 Draft Articles on the Law of Transboundary Aquifers," *Houston Journal of International Law*, v. 33, 2011, p. 474, nota 182.
26. Trimble, Marketa, "The Public Policy Exception to Recognition and Enforcement of Judgments in Cases of Copyright Infringement," *IIC - International Review of Intellectual Property and Competition Law*, 2009, p. 653, nota 59.
27. United States Court of Appeals for the Second Circuit, "Irvin Muchnick *et al.* v. Thomson Corporation *et al.*: Petition for Rehearing", Enero de 2007, p. 6, nota 1.
28. Wilson, Darryl C., "The Caribbean Intellectual Property Office (CARIPO): New, Useful, and Necessary," *Michigan State Journal of International Law*, 2010, p. 562, nota 38.
29. Wahid, Ratnaria, "European Copyright Law in Transition: Where is it Leading?," *Asia-Pacific Journal of EU Studies*, 2015, p. 59.

30. White, Courtney and Matulionyte, “Rita, Artificial Intelligence Painting The Bigger Picture For Copyright Ownership,” *Social Science Research Network*, disponible en: <https://ssrn.com/abstract=3498673>, 2019, p. 13, nota 77.

Libros

31. Fox, William F., *International Commercial Agreements and Electronic Commerce*, Wolters Kluwer, Ámsterdam, 2018, §7.62.
32. Calboli, Irene “The Role of Comparative Legal Analysis in Intellectual Property Law: From good to great,” en Graeme B. Dinwoodie, *Methods and Perspectives in Intellectual Property*, EE, Londres, 2013, p. 26, nota 86.
33. Hussain, Imtiaz & Dominguez, Roberto, *North American Regionalism and Global Spread*, Palgrave Macmillan, Nueva York, 2015, nota 15.
34. Gracz, Katurzyna, “Opposing the Expansion of Copyright Law: Social Norms in the Quest against ACTA and the Commodification of Knowledge and Culture Project,” en Siegrist, Hannes & Dimou, Augusta, *Expanding Intellectual Property Copyrights and Patents in Twentieth -Century Europe and Beyond*, CEU Press, Budapest, 2017, p. 268, nota 1.
35. Halket, Thomas D., *Arbitration of International Intellectual Property Disputes*, JurisNet, Nueva York, 2012, p. 551.
36. Hussain, Imtiaz, *Reevaluating NAFTA: Theory and Practice*, Palgrave Macmillan, Nueva York, 2012, p. 186, nota 12.
37. Hua, Jerry Jie, *Toward A More Balanced Approach: Rethinking and Readjusting Copyright Systems in the Digital Network Era*, Springer, Berlin, 2014.
38. Leepuengtham, Tosaporn, *The Protection of Intellectual Property Rights in Outer Space Activities*, EE, Londres, 2017, p. 152, notas 648 y 649.
39. Magaña, Rufino, José Manuel, *Derecho de la Propiedad Industrial en México*, México, Porrúa, 2011, p. 17, nota 88.
40. Olwan, Rami M., *the History of International Intellectual Property and Development. In: Intellectual Property and Development*, Springer, Berlin, 2012, p. 40.
41. Prasad Akhil & Agarwala Aditi, *Copyright Law Desk Book, Knowledge, Acces & Development*, Universal Law Publishing, Nueva Delhi, 2009, p. 149, nota 3.
42. Solorio Pérez, Oscar Javier, *Derecho de la Propiedad Intelectual*, México, Oxford, 2010, pp. 35, 36, 42, 43, 44, notas 118, 122, 123, 126, 149, 151, 154, 157, 160.
43. Yigyuh, *Seminars for Improving International Civil Litigation System Improvement of International Civil Proceedings*, Seúl, South Korea Central University Law School Press, 2014, Disponible en: <http://www.fki.or.kr/Common/Download.aspx?id=707a049518ad-459e-a332-a546fd094fe5>, p. 80, nota 44.

Tesis de Grado

44. Adduono, Christopher John, *Rebalancing Copyright Law, thesis for the degree of Doctor of Philosophy*, Faculty of Business and Law, University of Southampton, United Kingdom, 2015, p. 18, nota 35.

45. Abrar, Muhammad, *Enforcement and Regulation in Relation to TV Broadcasting in Pakistan*, submitted for the Degree of Doctor of Philosophy, School of Law, College of Social Sciences, University of Glasgow, Escocia, 2012, p. 131, nota 738, p. 132, nota 750, p. 157, nota 906, p. 166, nota 945.
46. Cabrera Peña, Karen Isabel, *Determinación del Monto del Daño Material en Infracciones al Derecho de Autor en Entornos Digitales*, Facultad de Jurisprudencia, Universidad de Rosario, Bogotá, 2016, p. 62.
47. Cruz Martínez, César Miguel, *Concurrencia Legislativa Aparente, Relativa al Derecho a la Propia Imagen en el distrito Federal*, Facultad de Derecho UNAM, p. 72, nota 148, p. 102, nota 184.
48. Escudero Chávez, Christopher, *La Participación de los Arreglistas en las Obras Cinematográficas*, Facultad de Derecho, Universidad Panamericana, 2016, p. 9, nota 11, p. 13, nota 18., p. 14.
49. González Otero, Begoña, *El Debate sobre la Interoperabilidad Informática en el Derecho de Autor Comunitario*, Facultad de Derecho, Universidad de Santiago de Compostela, 2013, p. 206, nota 492.
50. Rascón Aguirre, Debbie Esmeralda, *Controversia en torno a la Protección Legal a los Derechos de Autor*, Facultad de Ciencias Jurídicas y Sociales, Universidad Rafael Landívar, Quetzaltenango, 2011, p. 31, nota 24.
51. Ramírez Chelala Hernández, Yesín Julieta, *Propuesta de Creación de un Registro Internacional de Marcas Renombradas o Famosas*, Facultad de Derecho, Universidad Panamericana, grado Doctor en Derecho, 2018, p. 60. Nota 272.
52. Shenkman, Drew, *Copyright in the YouTube Age: Hosting and Linking of Online Video*, a Thesis presented to the Graduate School of the University of Florida in Partial Fulfillment of the Requirements for the Degree of Master of Arts in Mass Communication, University of Florida, 2008, p. 181, nota 299.
53. López, Sandra Timal, *El Plagio y su Necesaria Regulación en el Reglamento General de Titulación de la Benemérita Universidad Autónoma de Puebla a partir del Plan Minerva*, Facultad de Derecho, Benemérita Universidad Autónoma de Puebla, 2017, p. 36, nota 65, p. 39, nota 75.
54. Wahid, Ratnaria, *Exploring Flexibilities within the International Copyright System for Teaching, Research and Study*, a thesis submitted in fulfilment of the requirements of the degree of Doctor of Philosophy in Law, University of East Anglia Norwich Law School, 2011, p. 4.

Precedentes Legales

55. *United States Court of Appeals for the Second Circuit*, “Irvin Muchnick et al. v. Thomson Corporation et al. Petition for Rehearing,” enero de 2007, p. 6, nota 1.

Tipo B. Autores dentro de los cuales puede haber uno o varios autores del trabajo referido en la cita

No se refiere a este tipo de citas.