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# Metodología del atestado policial

Aspectos procesales y jurisprudenciales

P R Á C T I C A J U R Í D I C A

QUINTA EDICIÓN

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# Metodologia Del Atestado Policial Aspectos Procesales Y Jurisprudenciales Derecho Practica Juridica

**WJ Hussar**

## **Metodología Del Atestado Policial Aspectos Procesales Y Jurisprudenciales Derecho Práctica Jurídica:**

La asistencia letrada y las diligencias policiales prejudiciales José Ramón Álvarez Rodríguez, 2014-03-13 En la presente obra analizamos de en sus dos primeros capítulos el ejercicio de la Abogacía en España y el Derecho a la Asistencia Judicial Gratuita En los capítulos siguientes se analizan de manera pormenorizada y exhaustiva los derechos constitucionales y legislativos que amparan a toda persona privada de libertad con especial referencia a los derechos de los menores detenidos y las facultades y ejercicio de la asistencia letrada en todos los casos Se destaca la importante labor del letrado en las diligencias de declaración de imputados imputados no detenidos de menores imputados tanto durante el acto de declaración como posteriormente a la finalización de las mismas así como en otras diligencias relacionadas Así como en las diligencias de reconocimiento de identidad en rueda y por extensión en el reconocimiento fotográfico en determinados casos Asimismo se examina la no preceptiva voluntaria asistencia letrada en las exploraciones radiológicas en la prueba de ADN en la prueba de alcoholemia en la entrada y registro en lugar cerrado etc La actuación y asistencia especializada a las víctimas de violencia doméstica y de género y en materia de extranjería y régimen comunitario Además del contenido jurídico de los diferentes capítulos se redactan distintas diligencias policiales donde queda constancia de la garantía de los derechos la plasmación documental de la labor realizada y las decisiones adoptadas

La protección de testigos en delitos de criminalidad organizada Vega Dueñas, Lorena Cecilia, 2016-04-18 Esta obra realiza un estudio exhaustivo del fundamento legal regulación y la eficacia de los diferentes mecanismos de protección a testigos y víctimas coimputados y agentes encubiertos en casos de criminalidad organizada La importancia del objeto de estudio radica en que los mecanismos de protección a testigos en procesos de criminalidad organizada son una herramienta fundamental y al mismo tiempo controvertida Fundamental ya que el testimonio puede poner en riesgo la vida la seguridad o la libertad de los testigos o familiares y controvertida ya que los mecanismos de protección pueden poner en tela de juicio los principios fundamentales que inspiran el proceso penal y las garantías procesales

Los sujetos protagonistas del proceso penal. Conforme a las recientes reformas legislativas: Ley Orgánica 1/2015, de 30 de marzo, por la que se modifica la Ley Orgánica 10/1995, de 23 de noviembre, del Código Penal Ley 4/2015, de 27 de abril, del Estatuto de la víctima del delito LO 5/2015, de 27 de abril, por la que se modifican la LECRIM y LOPJ Susana I. Álvarez de Neyra Kappler, José Manuel Chozas Alonso, 2015 Desde hace décadas se siente la necesidad de abordar una reforma integral del enjuiciamiento criminal en España Ya en el año 2001 el denominado Pacto de Estado para la Reforma de la Justicia estableció como objetivo básico la elaboración de un nuevo texto legislativo para el enjuiciamiento criminal Se dijo entonces que se trataba de una actuación imprescindible para culminar el proceso de modernización de nuestras leyes procesales Sin embargo aunque en varias ocasiones se ha anunciado la preparación de un texto articulado este propósito nunca ha llegado a materializarse No obstante y con pretensiones más modestas en fechas muy recientes han fraguado algunas iniciativas legislativas menores unas de carácter sustantivo y otras netamente procesales que van a

repercutir sin duda en el proceso penal Ley Orgánica 1/2015 de 30 de marzo por la que se modifica la Ley Orgánica 10/1995 de 23 de noviembre del Código Penal la Ley 4/2015 de 27 de abril del Estatuto de la víctima del delito y la Ley Orgánica 5/2015 de 27 de abril por la que se modifican la LECECrim y la LOPJ

**Metodología del atestado policial** Francisco Martín Ancín, José Ramón Álvarez Rodríguez, 2011-10-10 Todo experto policial en el campo de la investigación delictual sabe que su actuación alcanza el éxito no solamente con la averiguación y comprobación del hecho delictivo aprehendiendo y puesta a disposición del presunto infractor junto con los indicios y otros medios de prueba sino cuando a través de las diligencias que conforman el atestado y en el posterior acto del juicio oral mediante su ratificación es capaz de convencer a los órganos jurisdiccionales de la existencia del ilícito punible y de la culpabilidad del delincuente. Es pretensión de los autores que la presente obra constituya una guía práctica de obligada y constante consulta para los profesionales de la Policía y complemento en la formación de los que en el futuro pasen a formar parte de los distintos Cuerpos Policiales. En estas páginas el lector descubrirá una precisa metodología con gran rigor jurídico en la elaboración del atestado analizando las diversas actuaciones policiales en torno a los hechos delictivos ajustándose en todo momento a criterios legales y jurisprudenciales.

Sirva pues este texto de auténtico manual para el estudio de los diversos atestados y diligencias policiales

**Diccionario de derecho canónico** Carlos Corral, Carlos Manuel Corral Salvador, José Ma Urteaga Embil, 2000-01-01

**Bibliografía española**, 2000

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Ramón Álvarez Rodríguez, 2007

*El atestado policial completo : pieza clave en los juicios rápidos y delitos contra la seguridad vial, relativos a la propiedad intelectual e industrial y a la violencia doméstica y de género (análisis de los tipos, atestado)* José Ramón Álvarez Rodríguez, 2013-07

*El atestado policial completo : pieza clave en los juicios rápidos y delitos contra la seguridad vial, relativos a la propiedad intelectual e industrial y a la violencia doméstica y de género : análisis de los tipos, atestado* José Ramón Álvarez Rodríguez, 2017-04

El atestado policial es el documento donde se extienden y contienen las diligencias que llevan a cabo los funcionarios de Policía Judicial y que pueden ser indicio o medio de prueba o incluso prueba material resultantes de la comprobación y averiguación de los hechos presuntamente delictivos aprehendidos en su caso de sus responsables y ocupación de los efectos o instrumentos procedentes de la infracción penal. Así en el atestado policial se ha de dejar constancia de todas aquellas diligencias de preventiva e investigación efectuadas sobre un ilícito penal y que posteriormente se integran en el procedimiento penal correspondiente. Por ello no es extraño considerar que el atestado así concebido constituya la primera piedra y los cimientos de un edificio jurídico procesal que finalizar con una sentencia condenatoria o absolutoria. Por tanto bien sea como piedra angular o elemento esencial ser un pilar importante del armazón que conforma los distintos componentes que integran los procedimientos penales. La presente obra analiza detalladamente todos y cada uno de los elementos que integran el atestado policial. Para ello los textos se fundamentan en una sólida base legislativa y jurisprudencial ya que las citas de leyes y sentencias jalonen la exposición pormenorizada de los

distintos capítulos Además se transcriben Instrucciones de la Secretaría de Estado de Seguridad Protocolos de actuación y colaboración Orden de Protección de las víctimas de violencia de género etc Se reproducen hasta un total de 120 documentos entre diligencias actas de comparecencias además de impresos formularios certificados

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