



El "Child Grooming" y regulación del delito sexual virtual contra niños, niñas y adolescentes en Colombia [

2021

text (article)

Analítica

Due to the effort of international organizations, child grooming is today considered a serious crime in several countries. Nevertheless, in Colombia, its understanding based on the statutory law and judicial development remains uncertain. This article approaches the child grooming's guidelines, and inquiries on the perspectives of this misbehavior inside the current law and the legal system as a whole. In addition, proposes some changes in Colombian criminal code in order to punish some conducts related to the virtual abuse against minors in a serious manner

Due to the effort of international organizations, child grooming is today considered a serious crime in several countries. Nevertheless, in Colombia, its understanding based on the statutory law and judicial development remains uncertain. This article approaches the child grooming's guidelines, and inquiries on the perspectives of this misbehavior inside the current law and the legal system as a whole. In addition, proposes some changes in Colombian criminal code in order to punish some conducts related to the virtual abuse against minors in a serious manner

<https://rebiunoda.pro.baratznet.cloud:28443/OpacDiscovery/public/catalog/detail/b2FpOmNlbGVicmF0aW9uOmVzLmJhcmF0ei5yZW4vMzUwODI0NzM>

Título: El "Child Grooming" y regulación del delito sexual virtual contra niños, niñas y adolescentes en Colombia [electronic resource]

Editorial: 2021

Tipo Audiovisual: ciber-acoso política criminal abuso infantil delitos sexuales pornografía infantil y ciber-criminalidad child grooming cyber-bullying criminal policy child abuse sexual crimes child pornography and cyber-crime

Documento fuente: Derecho Penal y Criminología, ISSN 2346-2108, Vol. 42, N°. 113, 2021, pags. 43-96

Nota general: application/pdf

Restricciones de acceso: Open access content. Open access content star

Condiciones de uso y reproducción: LICENCIA DE USO: Los documentos a texto completo incluidos en Dialnet son de acceso libre y propiedad de sus autores y/o editores. Por tanto, cualquier acto de reproducción, distribución,

comunicación pública y/o transformación total o parcial requiere el consentimiento expreso y escrito de aquéllos. Cualquier enlace al texto completo de estos documentos deberá hacerse a través de la URL oficial de éstos en Dialnet. Más información: <https://dialnet.unirioja.es/info/derechosOAI> | INTELLECTUAL PROPERTY RIGHTS STATEMENT: Full text documents hosted by Dialnet are protected by copyright and/or related rights. This digital object is accessible without charge, but its use is subject to the licensing conditions set by its authors or editors. Unless expressly stated otherwise in the licensing conditions, you are free to linking, browsing, printing and making a copy for your own personal purposes. All other acts of reproduction and communication to the public are subject to the licensing conditions expressed by editors and authors and require consent from them. Any link to this document should be made using its official URL in Dialnet. More info: <https://dialnet.unirioja.es/info/derechosOAI>

Lengua: Spanish

Enlace a fuente de información: Derecho Penal y Criminología, ISSN 2346-2108, Vol. 42, Nº. 113, 2021, pags. 43-96

Baratz Innovación Documental

- Gran Vía, 59 28013 Madrid
- (+34) 91 456 03 60
- informa@baratz.es