



UNIVERSIDAD ANDINA DEL CUSCO

**ACREDITADA INTERNACIONALMENTE
LICENCIADA POR SUNEDU
UNIVERSIDAD PARADIGMÁTICA
FACULTAD DE DERECHO Y CIENCIA POLÍTICA
ESCUELA PROFESIONAL DE DERECHO**



**ANÁLISIS DEL EXPEDIENTE CIVIL:
988-2016-0-1001-JR-CI-01**

**Trabajo Académico Para Optar El Título Profesional De:
Abogado**

**Bachiller:
Stefany Torres Achahuanco**

**Cusco – Perú
2020**

**ABSTRACT**

As the Civil Process is a set of procedural acts, in which a legal relationship is constituted, developed and terminated in search of the elimination of a legal uncertainty or the solution of a conflict (litigation), raised by the parties, through a decision of the judge based on the facts affirmed and proven.

In the present case to be analyzed, different procedural actions will be seen, the purpose of which is to get the judge to declare about the best property right, a legal institution that, although not explicitly regulated in the rules, through legal precedents we can extract concepts , requirements and ways to solve it.

We will analyze acts from the filing of the claim to the issuance of the sentence and the filing of various appeals, going all the way through a contentious hearing process.

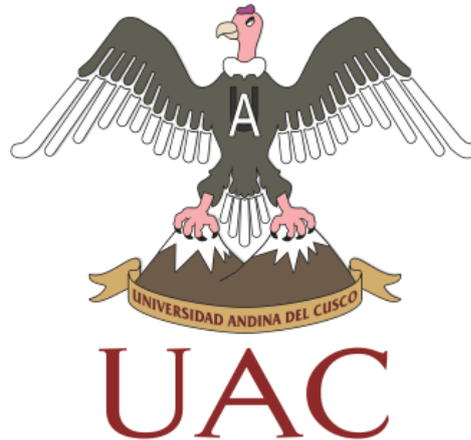
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Bachelor of Law



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ANÁLISIS DEL EXPEDIENTE LABORAL:

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Trabajo Académico Para Optar El Título Profesional De:

Abogado

Bachiller:

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Cusco – Perú

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**ABSTRACT**

Labor Law, is that branch of law that regulates labor relations, that is, that legal relationship between the worker and employer, is a set of legal rules designed to guarantee the recognition of rights and the fulfillment of obligations of the subjects of the employment relationship. And in the words of Neves Mujica (2003) ... the labor relationship is, on the one hand, conflictive, because the interests of the workers –as individuals and a category- are different and sometimes opposed to those of the employers –as individuals and as a category-, being both legitimate, regulation is required, so that the conflict runs between the margins of the system; But since, on the other hand, it is structurally unequal, because workers do not have economic power and employers do, it is required that this regulation be balanced, to balance with the advantage.

It is then that here comes to carve the Labor Procedural Law or Labor procedural law, which is the branch of law in charge of this regulation, since it is a set of legal norms, which regulate the solution of labor conflicts, which can be individual or collective.

It is within this framework that we will analyze this labor dispute under the parameters of labor law and labor procedural law, which refers to the labor relationship, in which the worker seeks the recognition of his labor rights, so he goes through everything a process to reach its end, a process that we will analyze, under the adjective and subjective norm.

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