

BIBLIOGRAFÍA

- ABE, Masaki (1995), "The Internal Control of a Bureaucratic Judiciary: The Case of Japan", *International Journal of the Sociology of Law*, vol. 23, pp. 303-312.
- ABEL, Richard L. (1973), "A Comparative Theory of Dispute Institutions in Society", *Law and Society Review*, vol. 8, núm. 2, invierno, pp. 217-343.
- (ed.)(1982a), *The Politics of Informal Justice*; vol. 1: *The American Experience*, vol. 2: *Comparative Studies*, Nueva York-Londres-Toronto-Sydney-San Francisco, Academic Press.
- (1989a), *American Lawyers*, Nueva York-Oxford, Oxford University Press.
- (1989b), "Comparative Sociology of Legal Professions", en ABEL y LEWIS (eds.), pp. 80-153.
- y PHILIP S. C., Lewis (eds.)(1989), *Lawyers in Society*, III: *Comparative Theories*, Berkeley-Los Ángeles-Londres, University of California Press.
- ABEL, Rolf D. (1991), "Organisation der Verwaltungsgerichte und Finanzgerichte. Konzeption und Ergebnisse aus einem Forschungsprojekt im Rahmen der Strukturanalyse der Rechtspflege (SAR) des Bundesministeriums der Justiz", *Zeitschrift für Rechtssoziologie*, Jhg. 12, Heft 2, pp. 210-216.
- ABRAHAM, Henry J. (1998), *The Judicial Process. An Introductory Analysis of the Courts of the United States, England and France*, 7a. ed., Nueva York-Oxford, Oxford University Press.
- ACKERMANN, Werner y BENOIT, Bastard (1992), "Les jeux organisationnels dans l'activité de justice", en OST, François y VAN DE KERCHOVE, Michel (eds.), *Le jeu: un paradigme pour le droit*, París, LGDJ, pp. 66-77, collection Droit et Société, 2.
- (1993a), "Une coopération conflictuelle: les relations entre les barreaux et les tribunaux de grande instance", *Droit et Société*, núms. 23-24, pp. 59-77.

- (1993b), *Innovation et gestion dans l'institution judiciaire*, París, LGDJ, Collection Droit et Société, 6.
- (1996), "The Diffusion of Innovation in the Judicial System", en WARGLIEN y MASUCH (eds.), pp. 73-88.
- ADAMS, Michael (1981), *Ökonomische Analyse des Zivilprozesses*, mit einem Geleitwort von C.C. von Weizsäcker, Königstein/Ts, Athenäum Verlag (Justiz und Gesellschaft, Bd. 15).
- ADAMS, Guy B. y HILL INGERSOLL, Virginia (1990), "Painting Over Old Works: The Culture of Organization in an Age of Technical Rationality", en TURNER (ed.), pp. 15-31.
- AMADEO MURGA, Antonio J. (1993), "La justicia apelativa en Puerto Rico: una crisis crónica", *Revista del Colegio de Abogados de Puerto Rico*, vol. 54, núm. 2, abril-junio, pp. 1-86.
- APPELBAUM, Richard P., FELSTINER, William L. F. y GESSNER, Volkmar (eds.) (2001), *Rules and Networks. The Legal Culture of Global Business Transactions*, Oxford-Portland, Hart Publishing (Oñati International Series in Law and Society).
- ARGUEDAS SALAZAR, Olman (1993), "La reforma procesal en Costa Rica", en VARIOS AUTORES, pp. 133-181.
- ARMSTRONG, Nick (1995), "Making Tracks", en ZUCKERMAN y CRANSTON (eds.), pp. 97-118.
- ARNAUD, André-Jean y FARIÑAS DULCE, María José (1996), *Sistemas jurídicos: elementos para un análisis sociológico*, Madrid, Universidad Carlos III-BOE.
- ARTS, Wil y VAN DER VEEN, Romke (1992), "Sociological Approaches to Distributive and Procedural Justice", en SCHERER, Klaus R. (ed.), *Justice. Interdisciplinary Perspectives*, Cambridge, Cambridge University Press, pp. 143-176.
- ASHENFELTER, Orley, EISENBERG, Theodore y SCHWAB, Stewart J. (1995), "Politics and the Judiciary: The Influence of Judicial Background on Case Outcomes", *Journal of Legal Studies*, vol. XXIV, junio, pp. 257-281.
- ATKINS, Burton M. (1990), "Communication of Appellate Decisions: A Multivariate Model for Understanding the Selection of Cases for Publication", *Law and Society Review*, vol. 24, núm. 5, pp. 1170-1196.
- AUMÜLLER, Thomas y STREMPER, Dieter (eds.) (1996), *Strukturelle Veränderungen in der Justiz. Bericht der Arbeitsgruppe der Landes-*

- justizverwaltungen*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- BALDWIN, John y CUNNINGTON, Ralph (2004), "The Crisis in Enforcement of Civil Judgments in England and Wales", *Public Law*, verano, pp. 305-328.
- BALLÉ, Catherine (1979), "Le Tribunal de Grande Instance. Une approche organisationnelle", en CNRS (ed.), *Connaissance et fonctionnement de la justice pénale: perspectives sociologiques et criminologiques*, París, CNRS, pp. 126-143.
- *et al.* (1981), *Le changement dans l'institution judiciaire. Les nouvelles juridictions de la périphérie Parisienne*, París, La Documentation Française.
- Banco Interamericano de Desarrollo (ed.) (1993), *Justicia y desarrollo en América Latina y el Caribe*, Washington, D. C., BID.
- BARCLAY, Scott (1997), "Posner's Economic Model and the Decision to Appeal", *Justice System Journal*, vol. 19, núm. 1, pp. 77-99.
- BARZEL, Yoram (1989), *Economic Analysis of Property Rights*, Cambridge, Cambridge University Press.
- BAUER, Volker, BLANKENBURG, Erhard y TREIBER, Hubert (red.) (1983), *Arbeitsplatz Gericht. Modellversuch zur Humanisierung der Gerichtsorganisation*, Frankfurt-Nueva York, Campus Verlag.
- BAYLES, Michael D. (1990), *Procedural Justice. Allocating to Individuals*, Dordrecht-Boston-Londres, Kluwer Academic Publishers (Law and Philosophy Library).
- BEA PÉREZ, Emilia *et al.* (1988), "El asociacionismo judicial en España, hoy: notas para un trabajo de sociología de los jueces", *Sociologia del diritto*, vol. XV, núm. 2, pp. 89-103.
- BECKER, Gary (1986), "The Economic Approach to Human Behavior", en ELSTER, Jon (ed.), *Rational Choice*, Nueva York, Nueva York University Press, pp. 108-122 (*Readings in Social and Political Theory*, publicado anteriormente en BECKER, Gary (1976), *The Economic Approach to Human Behavior*, Chicago, Chicago University Press).
- BECKMAN, Svante (1990), "Professionalization: Borderline Authority and Autonomy in Work", en BURRAGE, Michael y TORSTENDAHL, Rolf (eds.), *Professions in Theory and History. Rethinking the Study of Professions*, Londres-Newbury Park-New Delhi, SAGE Publications, pp. 114-138.

- BENDER, Rolf (ed.)(1972), *Tatsachenforschung in der Justiz. Einführung in die Methoden*, Tübingen, J.C.B. Mohr (Paul Siebeck).
- (1979), “The Stuttgart Model”, en CAPPELLETTI, Mauro (ed.), *Access to Justice*, Milán-Aalphenaaandenrijn, Giuffrè-Sijthoff and Noordhoff, vol. II, libro 2, pp. 431-475.
- y WAX, Peter (1972), “Organisation und Verfahrensweise der 19 Oberlandesgerichte. Leitstudie zum Versuch einer Quantifizierung von Leistungskriterien und zur vergleichenden Analyse von Gerichten”, en BENDER (ed.), pp. 179-195.
- y SCHUMACHER, Rolf (1980), *Erfolgsbarrieren vor Gericht. Eine empirische Studie zur Chancengleichheit im Zivilprozeß des Instituts für Rechtstatsachenforschung Stuttgart e.V.*, Tübingen, J.C.B. Mohr (Paul Siebeck).
- BENSON, Bruce L. (1990), *The Enterprise of Law. Justice Without the State*, San Francisco, Pacific Research Institute for Public Policy.
- BERGOGLIO, María Inés (2001), *Litigar en Córdoba. Investigaciones sociológicas sobre la litigación*, Córdoba, Argentina, Triunfar.
- BERMAN, Harold J. (1983), *Law and Revolution. The Formation of the Western Legal Tradition*, Cambridge, Londres, Harvard University Press (hay trad. española: *La formación de la tradición jurídica de Occidente*, México, Fondo de Cultura Económica, 1996).
- BERNARD, Claude (1996), *La justice*, París, Le Monde-Éditions-Marabout.
- BINDER, Alberto M. (1993), “Crisis y transformación de la justicia penal en Latinoamérica”, en VARIOS AUTORES, pp. 67-95.
- BLACK, Donald (1973), “The Mobilization of Law”, *Journal of Legal Studies*, vol. II, pp. 125-149.
- (1989), *Sociological Justice*, Nueva York-Oxford, Oxford University Press.
- BLANKENBURG, Erhard (1980), “Mobilisierung von Recht. Über die Wahrscheinlichkeit des Gangs zum Gericht, die Chance des Erfolgs und die daraus folgenden Funktionen der Justiz”, *Zeitschrift für Rechtssoziologie*, Jhg. 1, Heft 1, pp. 33-64.
- (1981-82), “Legal Insurance, Litigant Decisions, and the Rising Caseloads of Courts: A West German Study”, *Law and Society Review*, vol. 16, núm. 4, pp. 601-624.
- (1982), “Die Justiz als Arbeitsorganisation”, *Zeitschrift für Rechtssoziologie*, Jhg. 3, Heft 1, pp. 158-162.

- (ed.) (1989a), *Prozeßflut? Studien zur Prozesstätigkeit europäischer Gerichte in historischen Zeitreihen und im Rechtsvergleich*, Köln, Bundesanzeiger.
- (1989b), “Prozeßflut und Prozeßebbe—Über die Fähigkeit der Gerichte, mit Rechtsstreitigkeiten fertig zu werden”, en BLANKENBURG (ed.) (1989a), pp. 9-20.
- (1992), “Legal Cultures and Litigation Flows Before European Courts in Historical and Comparative Perspective”, *Justice System Journal*, vol. 16, núm. 1, pp. 101-110.
- (1994a), “La mobilisation du droit. Les conditions du recours et du non-recours à la justice”, *Droit et Société*, núm. 28, pp. 691-703.
- (1994b), “The Infrastructure for Avoiding Civil Litigation: Comparing Cultures of Legal Behavior in The Netherlands and West Germany”, *Law and Society Review*, vol. 28, núm. 4, pp. 789-808.
- (1998), “Unsinn und Sinn des Annahmeverfahrens bei Verfassungsbeschwerden”, *Zeitschrift für Rechtssoziologie*, Jhg. 19, Heft 1, pp. 37-60.
- y WOLFF, Heimfrid (1972), “Das Gericht als professionalisierte Organisation”, en BENDER (ed.), pp. 223-230.
- , GOTTWALD, Walther y STREMPER, Dieter (eds.) (1982), *Alternativen in der Ziviljustiz. Berichte, Analysen, Perspektiven*, Köln, Bundesanzeiger (Rechtstatsachenforschung, hrsg. vom Bundesministerium der Justiz).
- y VOIGT, Rüdiger (eds.) (1987a), *Implementation von Gerichtsentscheidungen*, Opladen, Westdeutscher Verlag (*Jahrbuch für Rechtstheorie und Rechtssoziologie*, 11).
- (1987b), “Implementation von Gerichtsentscheidungen”, en BLANKENBURG y VOIGT (eds.), pp. 10-22.
- , LEIPOLD, Dieter y WOLLSCHLÄGER, Christian (eds.) (1991), *Neue Methoden im Zivilverfahren. Summarischer Rechtsschutz und Bagatellverfahren*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- y LEIPOLD, Dieter (1991), “Summarischer Rechtsschutz als Alternative zum Normalverfahren?”, en BLANKENBURG, LEIPOLD y WOLLSCHLÄGER (eds.), pp. 109-123.

- BÖHM, Ellen (1992), "Evaluation des Gesetzes zur Beschleunigung und Vereinfachung gerichtlicher Verfahren mit der Survival Analyse", *Zeitschrift für Rechtssoziologie*, Jhg. 13, Heft 1, pp. 131-140.
- BORUCKA-ARCTOWA, M. (1989), "Causes et origines des problemes actuels de surcharge: aperçu sociologique", en WEDEKIND (ed.), pp. 45-66.
- BOYUM, Keith O. y MATHER, Lynn (eds.) (1983), *Empirical Theories About Courts*, Nueva York-Londres, Longman.
- y HUDZIK, John K. (1991), "Overview from the Editors of the Special Issue", *Justice System Journal*, vol. 15, núm. 2, pp. 550-562 (número especial sobre "Court Management").
- BOZA, María Eugenia y PÉREZ PERDOMO, Rogelio (eds.) (1996), *Seguridad jurídica y competitividad*, Caracas, IESA.
- BRIDGES, George S. (1982), "The Speedy Trial Act of 1974: Effects on Delay in Federal Criminal Litigation", *Journal of Criminal Law and Criminology*, vol. 73, núm. 1, primavera, pp. 50-73.
- BRIGHAM, John (1993), "Order Without Lawyers: Ellickson on How Neighbors Settle Disputes", *Law and Society Review*, vol. 27, núm. 3, pp. 609-617.
- BUDAK, Ali Cem (1998), "Cross-border Debt Collection: Examples of Turkey and Germany", en GESSNER y BUDAK (eds.), pp. 17-53.
- BUMILLER, Kristin (1980-81), "Choice of Forum in Diversity Cases: Analysis of a Survey and Implications for Reform", *Law and Society Review*, vol. 15, núms. 3-4, pp. 749-774.
- BURGOS, José Germán (1992), "La justicia colombiana: en la hora del ajuste", *El Otro Derecho*, Bogotá, vol. 4, núm. 2, julio, pp. 61-89.
- BUSCAGLIA, Edgardo y DAKOLIAS, Maria (1996), *Judicial Reform in Latin American Courts: The Experience in Argentina and Ecuador*, Washington D. C., The World Bank (World Bank Technical Paper 350).
- (1999), *Comparative International Study of Court Performance Indicators. A Descriptive and Analytical Account*, Washington, D. C., The World Bank.
- BUSH, Robert A. Baruch (1989), "Defining Quality in Dispute Resolution: Taxonomies and Anti-Taxonomies of Quality Arguments", *Denver University Law Review*, vol. 66, núm. 3, pp. 335-380 (Quality of Dispute Resolution Symposium Issue).

- BUSSMANN, Kai-D. y LÜDEMANN, Christian (1995), *Klassenjustiz oder Verfahrensökonomie? Aushandlungsprozesse in Wirtschafts- und allgemeinen Strafverfahren*, Pfaffenweiler, Centaurus-Verlagsgesellschaft.
- CALABRESI, Guido (1980), "About Law and Economics: A Letter to Ronald Dworkin", *Hofstra Law Review*, vol. 8, pp. 553-562.
- (1990), "Il futuro dell'analisi economica del diritto", en POCAR y VELICOGNA (eds.), pp. 46-54.
- (1991), "The Pointlessness of Pareto: Carrying Coase Further", *Yale Law Journal*, vol. 100, pp. 1211-1237.
- CALÁS, Marta B. y MCGUIRE, Jean B. (1990), "Organizations as Networks of Power and Symbolism", en TURNER (ed.), pp. 95-113.
- CALSAMIGLIA, Albert (1988), "Justicia, eficiencia y derecho", *Revista del Centro de Estudios Constitucionales*, Madrid, núm. 1, septiembre-diciembre, pp. 305-335.
- (1993), "Justicia, eficiencia y optimización de la legislación", *Racionalidad y eficiencia del derecho*, México, Fontamara, Biblioteca de Ética, Filosofía del Derecho y Política, 24, pp. 27-72.
- CANON, Bradley C. y JOHNSON, Charles A. (1999), *Judicial Policies. Implementation and Impact*, 2a. ed., Washington D. C., CQ Press.
- CANOSA, Romano y FEDERICO, Pietro (1974), *La magistratura in Italia del 1945 a oggi*, Bologna, Il Mulinúm.
- CAPPELLER, Wanda de Lemos (1991), "Entre o ceticismo e a utopia: a sociologia jurídica latino-americana frente ao debate europeu", en CORREAS (ed.), pp. 75-90.
- CAPPELLETTI, Mauro (1989), *The Judicial Process in Comparative Perspective*, Oxford, Clarendon Press.
- (1993), *Dimensiones de la justicia en el mundo contemporáneo (cuatro estudios de derecho comparado)*, México, Porrúa.
- CARP, Robert A. y STIDHAM, Ronald (1993), *Judicial Process in America*, Washington D. C., CQ Press.
- CARRINGTON, Paul D. (1979), "Adjudication as a Private Good: A Comment", *Journal of Legal Studies*, vol. VIII, núm. 2, marzo, pp. 303-317.
- CASTELLANO, Cesare et al. (1970), *La efficienza della giustizia italiana e i suoi effetti economico-sociali*, seconda edizione riveduti e ampliata, prefazione di Giovanni Demaria, Bari, Editori Laterza.

- CELLA, Gian Primo (1990), "Comportamento economico e razionalità sociale", *Sociologia del Diritto*, vol. XVII, núms. 1-2, pp. 77-87.
- CHIASSONI, Pierluigi (1992), *Law and Economics. L'analisi economica del diritto negli Stati Uniti*, Turín, G. Giappichelli Editore.
- CHUNG, Wai-Keung y HAMILTON, Gary G. (2001), "Social Logic as Business Logic: *Guanxi*, Trustworthiness, and the Embeddedness of Chinese Business Practices", en APPELBAUM, FELSTINER y GESSNER (eds.), pp. 325-346.
- CHURCH, Jr., Thomas W. (1981), "Who Sets the Pace of Litigation in Urban Trial Courts", *Judicature*, vol. 65, núm. 2, agosto, pp. 76-85.
- (1985), "Examining Local Legal Culture", *American Bar Foundation Research Journal*, núm. 3, verano, pp. 449-518.
- *et al.* (1978), *Justice Delayed. The Pace of Litigation in Urban Trial Courts*, Williamsburg, Va., National Center for State Courts.
- y HEUMANN, Milton (1992), *Speedy Disposition. Monetary Incentives and Policy Reform in Criminal Courts*, Nueva York, State University of New York Press.
- CIDAC (1994), *A la puerta de la ley. El Estado de derecho en México*, México, CIDAC-Cal y Arena.
- CISA, Agustín (1991), "El cambio en organizaciones complejas: el caso de la modificación del proceso civil uruguayo", *Revista de la Facultad de Derecho y Ciencias Sociales*, Montevideo, año XXXII, núms. 1-2, enero-junio, pp. 183-194.
- CLARK, David S. (1981), "Adjudication to Administration: A Statistical Analysis of Federal District Courts in the Twentieth Century", *Southern California Law Review*, vol. 55, núm. 1, noviembre, pp. 65-152.
- (1990), "Civil Litigation Trends in Europe and Latin America since 1945: The Advantage of Intracountry Comparisons", *Law and Society Review*, vol. 24, núm. 2, pp. 549-569.
- CLEGG, Stewart R. (1990), *Modern Organizations. Organization Studies in the Postmodern World*, Londres-Newbury Park-Nueva Delhi, SAGE Publications.
- COASE, Ronald H. (1978), "Economics and Contiguous Disciplines", *Journal of Legal Studies*, vol. VII, pp. 201-211.
- (1988), *The Firm, the Market and the Law*, Chicago-Londres, University of Chicago Press.

- COLEMAN, Jules L. (1980), "Efficiency, Utility, and Wealth Maximization", *Hofstra Law Review*, vol. 8, pp. 509-551.
- COMMAILLE, Jacques (1990), "Territoire judiciaire, territoire social: pour une théorie sociologique de la justice", en ARNAUD, André-Jean (ed.), *Sociology of Law. Splashes and Sparks*, Oñati, International Institute for the Sociology of Law, pp. 91-100 (Oñati Proceedings, 2).
- (1999), "La déstabilisation des territoires de justice", *Droit et Société*, núms. 42-43, pp. 239-264.
- y PERRIN, Jean-François (1985), "Le modèle de Janus de la sociologie du droit", *Droit et Société*, núm. 1, pp. 95-110.
- CONCHA CANTÚ, Hugo A. y CABALLERO JUÁREZ, José Antonio (2001), *Diagnóstico sobre la administración de justicia en las entidades federativas. Un estudio institucional sobre la justicia local en México*, México, UNAM-National Center for State Courts.
- et al. (2004), *Cultura de la Constitución. Una encuesta nacional de actitudes, percepciones y valores*, 1a. reimpr., México, UNAM-TEPJF-COFEMER.
- CONDIE, Brendan et al. (1996a), *Client Services in Local Courts. Standards and Benchmarks*, Wollongong, Centre for Court Policy and Administration.
- (1996b), *Client Services in the Local Courts. The Review Process*, Wollongong, Centre for Court Policy and Administration.
- Consejo General del Poder Judicial (1997), *Libro blanco de la justicia*, Madrid, Consejo General del Poder Judicial.
- COOK, Beverly B. (1994), "A Critique of the Supreme Court's 1982 Agenda: Alternatives to the NYU Legal Model", *Justice System Journal*, vol. 17, núm. 2, pp. 135-151.
- COOTER, Robert D. (1989), "The Coase Theorem", en EATWELL, John et al. (eds.), *Allocation, Information, and Markets*, Nueva York-Londres, W.W. Norton, pp. 64-70 (The New Palgrave, 1987).
- (1995), "Law and Unified Social Theory", *Journal of Law and Society*, vol. 22, núm. 1, marzo, pp. 50-67.
- y ULEN, Thomas (1988), *Law and Economics*, Nueva York, Harper Collins (3a. ed., 2000; hay trad. al español de la 2a. ed.: *Derecho y economía*, México, Fondo de Cultura Económica, 1998).
- y RUBINFELD, Daniel L. (1990), "Trial Courts: An Economic Perspective", *Law and Society Review*, vol. 24, núm. 2, pp. 533-546.

- CORDERO, Franco (1985), *Riti e sapienza del diritto*, Roma, Laterza.
- CORREA SUTIL, Jorge (ed.) (1993), *Situación y políticas judiciales en América Latina*, Santiago de Chile, Universidad Diego Portales, Cuadernos de Análisis Jurídico-Serie Publicaciones especiales.
- CORREAS, Óscar (ed.) (1991), *Sociología jurídica en América Latina*, Oñati, International Institute for the Sociology of Law (Oñati Proceedings, 6).
- COSACOV BELAUS, Gustavo *et al.* (1983), *Duración del proceso penal en México*, México, INACIPE, Cuadernos del Instituto Nacional de Ciencias Penales, 12.
- COSSÍO DÍAZ, José Ramón (1996), *Jurisdicción federal y carrera judicial en México*, México, UNAM, Cuadernos para la Reforma de la Justicia, 4.
- (1997), *Derecho y análisis económico*, México, ITAM-Fondo de Cultura Económica.
- COTTERRELL, Roger (1995), *Law's Community. Legal Theory in Sociological Perspective*, Oxford, Clarendon Press (Oxford Socio-Legal Studies).
- CROZIER, Michel (1985), *Le phénomène bureaucratique. Essai sur les tendances bureaucratiques des systèmes d'organisation modernes et sur leur relations en France avec le système social et culturel* (1963), París, Éditions du Seuil.
- CURRIE, David P. (1990), *Federal Jurisdiction in a Nutshell*, 3a. ed., St. Paul, West Publishing Co.
- DAHLIN, Donald C. (1986), *Models of Court Management*, Millwood, Nueva York-Londres, Associated Faculty Press.
- DAKOLIAS, Maria (1996), *The Judicial Sector in Latin America and the Caribbean. Elements of Reform*, Washington, D. C., The World Bank (World Bank Technical Paper, 319).
- (1999), *Court Performance around the World. A Comparative Perspective*, Washington, D. C., The World Bank (World Bank Technical Paper, 430).
- DAMAŠKA, Mirjan R. (1973), "Evidentiary Barriers to Conviction and Two Models of Criminal Procedure: A Comparative Study", *University of Pennsylvania Law Review*, vol. 121, pp. 506-589.

- (1986), *The Faces of Justice and State Authority. A Comparative Approach to the Legal Process*, New Haven-Londres, Yale University Press.
- DAVIES, Celia (1983), “Professionals in Bureaucracies: The Conflict Thesis Revisited”, en DINGWALL, Robert y LEWIS, Philip (eds.), *The Sociology of Professions. Lawyers, Doctors and Others*, Basingstoke-Londres, The MacMillan Press (reimpr. 1992), pp. 177-194.
- DEAKIN, Simon (1996), “Law and Economics”, en THOMAS, Philip A. (ed.), *Legal Frontiers*, Aldershot, Dartmouth, pp. 66-105.
- DE GEEST, Gerrit (1995), “Toward an Integration of Economic and Sociological Approaches”, *European Journal of Law and Economics*, vol. 2, núm. 4, diciembre, pp. 301-308.
- DENTI, Vittorio (1986), “Riflessioni sulla crisi della giustizia civile”, *Sociologia del Diritto*, vol. XIII, núms. 2-3, pp. 59-79.
- DERSHOWITZ, Alan M. (1996), *Reasonable Doubts: The O. J. Simpson Case and the Criminal Justice System*, Nueva York, Simon and Schuster.
- DEVILLE, Anne (1992), “L’entrée du Syndicat de la Magistrature dans le champ juridique en 1968”, *Droit et Société*, núm. 22, pp. 639-671.
- DI FEDERICO, Giuseppe (1968), *La giustizia come organizzazione: Il reclutamento di magistrati*, prefazione di Gino Martinoli, Bari, Laterza, Biblioteca di Cultura Moderna, 641.
- (1969), *La giustizia come organizzazione: La Corte di Cassazione*, prefazione di Gino Martinoli, contributi di Giorgio Freddi e Renato Borruso, Bari, Laterza, Biblioteca di cultura moderna, 674.
- DIXON, Jo (1995), “The Organizational Context of Criminal Sentencing”, *American Journal of Sociology*, vol. 100, núm. 5, marzo, pp. 1157-1198.
- DOMINGO VILLEGAS, Pilar (1995), *Rule of Law and Judicial Systems in the Context of Democratisation and Economic Liberalisation: A Framework for Comparison and Analysis in Latin America*, México, CIDE, División de Estudios Políticos, Working Paper 25.
- DONOHUE III, John J. (1988), “Law and Economics: The Road Not Taken”, *Law and Society Review*, vol. 22, núm. 5, pp. 903-926.
- DOUGLAS, Roger (1994), “Social Class and Court Outcomes: Making Sense of the Empirical Literature”, *Law in Context*, Melbourne, vol. 12, núm. 1, pp. 97-128.

- DUCE, Mauricio (2004), "La reforma procesal chilena: gestación y estado de avance de un proceso de transformación en marcha", en PÁSARA (comp.), pp. 195-248.
- DUNGWORTH, Terence y PACE, Nicholas (1990), *Statistical Overview of Civil Litigation in the Federal Courts*, Santa Monica, RAND (The Institute for Civil Justice)(R-3885-ICJ).
- DWORKIN, Ronald M. (1980a), "Is Wealth a Value?", *Journal of Legal Studies*, vol. VIII, pp. 191-226.
- (1980b), "Why Efficiency? A Response to Professors Calabresi and Posner", *Hofstra Law Review*, vol. 8, pp. 563-590.
- EDELMAN, Lauren B. (2004), "Rivers of Law and Contested Terrain: A Law and Society Approach to Economic Rationality", *Law and Society Review*, vol. 38, núm. 2, pp. 181-197.
- y CAHILL, Mia (1998), "How Law Matters in Disputing and Dispute Processing (Or, the Contingency of Legal Matter in Informal Dispute Processes)", en GARTH, Bryant y SARAT, Austin (eds.), *How Does Law Matter?*, Evanston, Northwestern University Press-ABF, Fundamental Issues in Law and Society Research, 3, pp. 15-44.
- EDER, Klaus (1986), "Prozedurale Rationalität. Moderne Rechtsentwicklung jenseits von formaler Rationalisierung", *Zeitschrift für Rechtssoziologie*, Jhg. 7, Heft 1, pp. 1-30.
- EGGERTSSON, Thráinn (1990), *Economic Behavior and Institutions*, Cambridge, Cambridge University Press.
- EISENBERG, Theodore (1990), "Testing the Selection Effect: A New Theoretical Framework with Empirical Tests", *Journal of Legal Studies*, vol. XIX, núm. 2, Part 1, junio, pp. 337-358.
- EISENSTEIN, James y JACOB, Herbert (1977), *Felony Justice. An Organizational Analysis of Criminal Courts*, Boston-Toronto, Little, Brown and Company.
- ELDER, Harold W. (1989), "Trials and Settlements in the Criminal Courts: An Empirical Analysis of Dispositions and Sentencing", *Journal of Legal Studies*, vol. XVIII, núm. 1, enero, pp. 191-208.
- ELICKSON, Robert C. (1991), *Order Without Law. How Neighbors Settle Disputes*, Cambridge, Londres, Harvard University Press.

- EMMELMAN, Debra S. (1996), "Trial by Plea Bargain: Case Settlement as a Product of Recursive Decisionmaking", *Law and Society Review*, vol. 30, núm. 2, pp. 335-360.
- EMSELLEM, Denise (1982), *Pratique et organisation dans l'institution judiciaire*, París, La Documentation Française.
- ESTREICHER, Samuel y SEXTON, John (1986), *Redefining the Supreme Court's Role. A Theory of Managing the Federal Judicial Process*, New Haven-Londres, Yale University Press.
- ETZIONI, Amitai (2000), "Social Norms: Internalization, Persuasion, and History", *Law and Society Review*, vol. 34, núm. 1, pp. 157-178.
- FALKE, Josef y GESSNER, Volkmar (1982), "Konfliktnähe als Maßstab für gerichtliche und außergerichtliche Streitbehandlung", en BLANKENBURG, GOTTWALD y STREMPPEL (eds.), pp. 289-315.
- FARBER, Henry S. y WHITE, Michelle J. (1994), "A Comparison of Formal and Informal Dispute Resolution in Medical Malpractice", *Journal of Legal Studies*, vol. XXIII, núm. 2, junio, pp. 777-805.
- FARIA, José Eduardo (1992), *Justiça e conflito. Os juízes em face dos novos movimentos sociais*, 2a. ed., São Paulo, Editora Revista dos Tribunais.
- (1996), "A crise do Poder Judiciário no Brasil", *Justiça e democracia. Revista semestral de informação e debates*, São Paulo, núm. 1, pp. 18-64.
- FAUGERON, Claude (1981), "Justice et opinion publique. L'ère du soupçon", *Pouvoirs*, núm. 16, pp. 89-96 (*La justice*).
- Federal Judicial Center (1992), *Manual for Litigation Management and Cost and Delay Reduction*, Washington, D. C., Federal Judicial Center.
- FEELEY, Malcolm M. (1973), "Two Models of the Criminal Justice System: An Organizational Perspective", *Law and Society Review*, vol. 7, núm. 3, primavera, pp. 407-425.
- (1979), *The Process is the Punishment. Handling Cases in a Lower Criminal Court*, Nueva York, Russell Sage Foundation.
- (1983), *Court Reform on Trial. Why Simple Solutions Fail*, Nueva York, Basic Books.
- y LAZERSON, Mark H. (1983), "Police Prosecutor Relationships: An Interorganizational Perspective", en BOYUM y MATHER (eds.), pp. 216-243.

- y RUBIN, Edward L. (2000), *Judicial Policy Making and the Modern State. How the Courts Reformed America's Prisons*, Cambridge, Cambridge University Press.
- FELSTINER, William L.F. *et al.* (1980-81), "The Emergence and Transformation of Disputes: Naming, Blaming, Claiming...", *Law and Society Review*, vol. 15, núms. 3-4, pp. 631-654.
- FERRARESE, Maria Rosaria (1984), *L'istituzione difficile. La magistratura tra professione e sistema politico*, Napoli, Edizione Scientifiche Italiane.
- (1988-89), "Civil Justice and the Judicial Role in Italy", *Justice System Journal*, vol. 13, núm. 2, pp. 168-185.
- (1995), "Istituzioni normative ed evoluzione economica: D.C. North sociologo del diritto?", *Sociologia del diritto*, vol. XXII, núm. 3, pp. 19-40.
- (2000), *Le istituzioni della globalizzazione. Diritto e diritti nella società transnazionale*, Bologna, Il Mulinúm.
- FERRARI, Vincenzo (1990a), *Developing Sociology of Law. A World-Wide Documentary Enquiry*, Milán, Giuffrè.
- (1990b), "Introduction" a Ferrari (ed.) (1990a), xv-li.
- (ed.) (1991), *Laws and Rights. Proceedings of the International Congress of Sociology of Law for the Ninth Centenary of the University of Bologna (May 30-June 3, 1988). Panels and Sessions*, Milán, Giuffrè.
- FIELD, Stewart y THOMAS, Philip (eds.) (1994), *Justice and Efficiency? The Royal Commission on Criminal Justice*, Oxford, Blackwell (publicado simultáneamente como vol. 21, núm. 1, *Journal of Law and Society*).
- FISS, Owen M. (1984), "Against Settlement", *Yale Law Journal*, vol. 93, pp. 1073-1090.
- FIX-FIERRO, Héctor (1995a), *La eficiencia de la justicia (Una aproximación y una propuesta)*, México, UNAM, Cuadernos para la Reforma de la Justicia, 1.
- (1995b), "Los Consejos de la Judicatura entre profesión y organización", *Coloquio internacional sobre el Consejo de la Judicatura*, México, Consejo de la Judicatura Federal-UNAM, pp. 71-89.
- (1997), "La carrera judicial como forma de administración y organización del estatuto profesional de los jueces", *Memorias del*

- Quinto Aniversario del XXII Circuito del Poder Judicial de la Federación*, México, CJF, pp. 245-262.
- (1998), “Judicial Reform and the Supreme Court of Mexico: The Trajectory of Three Years”, *United States-Mexico Law Journal*, vol. 6, primavera, pp. 1-21.
- (2001), “El futuro del amparo judicial”, *Bien Común y Gobierno*, México, año 7, núm. 81, septiembre, pp. 5-16.
- y LÓPEZ-AYLLÓN, Sergio (1997), “The Impact of Globalization on the Reform of the State and the Law in Latin America”, *Houston Journal of International Law*, vol. 19, núm. 3, primavera, pp. 785-805.
- *et al.* (eds.) (2003), *Culturas jurídicas latinas de Europa y América en tiempos de globalización*, México, UNAM.
- FIX-ZAMUDIO, Héctor (1997), “Breves reflexiones sobre el Consejo de la Judicatura”, *La justicia mexicana hacia el siglo XXI*, México, UNAM-Senado de la República (LVI Legislatura), pp. 139-187.
- y FIX-FIERRO, Héctor (1996), *El Consejo de la Judicatura*, México, UNAM, Cuadernos para la Reforma de la Justicia, 3.
- FLANDERS, Steven (1980), “Modeling Court Delay”, *Law and Policy Quarterly*, vol. 2, núm. 3, julio, pp. 305-320.
- FLANGO, Victor E. (1994), “Court Unification and Quality of State Courts”, *Justice System Journal*, vol. 16, núm. 3, pp. 33-55.
- y ROTTMAN, David B. (1992), “Measuring Trial Court Consolidation”, *Justice System Journal*, vol. 16, núm. 1, pp. 65-74.
- FLEMMING, Roy B. (1990), “The Political Styles and Organizational Strategies of American Prosecutors: Examples from Nine Courthouse Communities”, *Law and Policy*, vol. 12, núm. 1, enero, pp. 25-50.
- *et al.* (1987), “The Timing of Justice in Felony Trial Courts”, *Law and Policy*, vol. 9, núm. 2, abril, pp. 179-206.
- (1992), *The Craft of Justice. Politics and Work in Criminal Court Communities*, Philadelphia, University of Pennsylvania Press.
- FORTE, Francesco y BONDONIO, Pier Vincenzo (1970), *Costi e benefici della giustizia italiana. Analisi economica della spesa pubblica per la giustizia*, Bari, Laterza, Biblioteca di cultura moderna, 694.
- FRANK, Jürgen (1986), “Die «Rationalität» einer ökonomischen Analyse des Rechts”, *Zeitschrift für Rechtssoziologie*, Jhg. 7, Heft 2, pp. 191-211.

- FREYHOLD, Hanno von (1996), "Cross-Border Legal Interactions in Nueva York Courts", en GESSNER (ed.), pp. 43-148.
- *et al.* (1996), "The Role of Courts in Global Legal Interaction", en GESSNER (ed.), pp. 269-281.
- FRIED, Jonathan T. (1995), "Improving the Administration of Justice in the Americas. Protection and Guarantees for Judges and Lawyers in the Exercise of Their Functions", *Revista IIDH*, San José, Costa Rica, núm. 22, julio-diciembre, pp. 65-171.
- FRIEDMAN, Lawrence M. (1975), *The Legal System. A Social Science Perspective*, Nueva York, Russell Sage Foundation.
- (1984), *American Law. An Introduction*, Nueva York-Londres, W.W. Norton and Company.
- (1985), *Total Justice*, Nueva York, Russell Sage Foundation.
- (1990), "Opening the Time Capsule: A Progress Report on Studies of Courts Over Time", *Law and Society Review*, vol. 24, núm. 2, pp. 229-240.
- FRIESEN, Jr. *et al.* (1971), *Managing the Courts*, Indianapolis-Nueva York, Bobbs-Merrill.
- FUENTES HERNÁNDEZ, Alfredo (2004), "La reforma en Colombia: tendencias recientes 1991-2003", en PÁSARA (comp.), pp. 141-194.
- GALANTER, Marc (1974), "Why the «Haves» Come Out Ahead: Speculations on the Limits of Legal Change", *Law and Society Review*, vol. 9, núm. 1, otoño, pp. 95-160.
- (1980), "Legality and its Discontents: A Preliminary Assessment of Current Theories of Legalization and Delegalization", en BLANKENBURG, Erhard *et al.* (eds.) (1980), *Alternative Rechtsformen und Alternativen zum Recht*; Opladen, Westdeutscher Verlag, *Jahrbuch für Rechtslehre und Rechtssoziologie*, 6, pp. 11-27.
- (1981), "Justice in Many Rooms: Courts, Private Ordering, and Indigenous Law", *Journal of Legal Pluralism and Unofficial Law*, vol. 19, pp. 1-17.
- (1983a), "Reading the Landscape of Disputes: What We Know and Don't Know (and Think We Know) About Our Allegedly Contentious and Litigious Society", *UCLA Law Review*, vol. 31, núm. 1, octubre, pp. 4-71.
- (1983b), "The Radiating Effects of Courts", en BOYUM y MATHER (eds.), pp. 117-142.

- (1988), “The Life and Times of the Big Six: Or, the Federal Courts since the Good Old Days”, *Wisconsin Law Review*, vol. 6, pp. 921-954.
- (1990), “Case Congregations and their Careers”, *Law and Society Review*, vol. 24, núm. 2, pp. 371-395.
- GARANT, Patrice (1994), “La crise de la justice: Épidémique ou profonde?”, *Windsor Yearbook of Access to Justice*, vol. 14, pp. 255-268.
- GARAPON, Antoine (1985), *L'ane portant des reliques. Essai sur le rituel judiciaire*, prefacio de Jean Carbonnier, París, Le Centurion.
- (1996), *Le gardien des promesses. Justice et démocratie*, prefacio de Paul Ricoeur, París, Éditions Odile Jacob (hay trad. española: *Juez y democracia. Una reflexión muy actual*, trad. de Manuel Escrivá de Romani y pról. de José Juan Toharia, s.l., Ediciones Flor del Viento, 1997).
- (1997), *Bien juger. Essai sur le rituel judiciaire*, prefacio de Jean Carbonnier, París, Éditions Odile Jacob.
- GARCÍA COTARELO, Ramón (1986), *Del Estado del bienestar al Estado del malestar (La crisis del Estado social y el problema de la legitimidad)*, Madrid, Centro de Estudios Constitucionales.
- GARCÍA PASCUAL, Cristina (1997), *Legitimidad democrática y Poder Judicial*, Valencia, Edicions Alfons El Magnanim-Generalitat Valenciana, Estudios universitarios, 66.
- GARCÍA PELAYO, Manuel (1991), “Burocracia, tecnocracia y otros escritos”, *Obras completas*, Madrid, Centro de Estudios Constitucionales, vol. II, pp. 1385-1546.
- GATOWSKI, Sophia I. *et al.* (1996), “Court-annexed Arbitration in Clark County, Nevada: An Evaluation of Its Impact on the Pace, Cost, and Quality of Civil Justice”, *Justice System Journal*, vol. 18, núm. 3, pp. 287-304.
- GENN, Hazel, with National Centre for Social Research (1999), *Paths to Justice. What People Do and Think About Going to Law*, Oxford-Portland, Oregon, Hart Publishing.
- GEPHART, Werner (1995), “Gesellschaftstheorie und ökonomische Analyse des Rechts”, *Zeitschrift für Rechtssoziologie*, Jhg. 16, Heft 1, pp. 156-169.

- GESSNER, Volkmar (1976), *Recht und Konflikt. Eine soziologische Untersuchung privatrechtlicher Konflikte in Mexiko*; Tübingen, J.C.B. Mohr (Paul Siebeck) (hay trad. española: *Los conflictos sociales y la administración de justicia en México*, trad. de Renate Marsiske, México, UNAM, 1984).
- (1994), “Global Legal Interaction and Legal Cultures”, *Ratio Juris*, vol. 7, núm. 2, julio, pp. 132-145.
- (ed.)(1996a), *Foreign Courts. Civil Litigation in Foreign Legal Cultures*, Aldershot, Dartmouth (Oñati International Series in Law and Society).
- (1996b), “International Cases in German First Instance Courts”, en GESSNER (ed.), pp. 149-207.
- y CEM BUDAK, Ali (eds.) (1998), *Emerging Legal Certainty: Empirical Studies on the Globalization of the Law*, Aldershot, Dartmouth (Oñati International Series in Law and Society).
- y THOMAS, John (eds.) (1988), *Socio-Legal Research and Policy Studies*, número especial de *Law and Policy*, vol. 10, núms. 2-3, abril-julio.
- GIBSON, James L. *et al.* (1998), “On the Legitimacy of National High Courts”, *American Political Science Review*, vol. 92, núm. 2, junio, pp. 343-358.
- GILLES, Peter (1992), *Ziviljustiz und Rechtsmittelproblematik. Vorstudie zur Analyse und Reform der Rechtsmittel in der Zivilgerichtsbarkeit*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- GILLESPIE, Robert W. (1976), “The Production of Court Services: An Analysis of Scale Effects and Other Factors”, *Journal of Legal Studies*, vol. V, núm. 2, junio, pp. 243-265.
- GLENN, H. Patrick (1995), “The Common Law in Canada”, *Canadian Bar Review*, vol. 74, junio, pp. 261-292.
- GOLDFARB, Ronald L. (1998), *TV Or Not TV. Television, Justice, and the Courts*, Nueva York-Londres, Nueva York University Press.
- GOODMAN, Carl F. (2001), “The Somewhat Less Reluctant Litigant: Japan’s Changing View Towards Civil Litigation”, *Law and Policy in International Business*, vol. 32, núm. 4, pp. 769-810.

- GOTTWALD, Walther (1990), "Die Zivilrechts(alltags)praxis –ein Findelkind der Implementationsforschung?", en RAISER y VOIGT (eds.), pp. 66-85.
- GRAU, Charles W. y SHESKIN, Arlene (1982), "Ruling Out Delay: The Impact of Ohio's Rules of Superintendence", *Judicature*, vol. 66, núms. 3-4, septiembre-octubre, pp. 108-121.
- GRAVELLE, Hugh (1995), "Regulating the Market for Civil Justice", en ZUCKERMAN y CRANSTON (eds.), pp. 279-303.
- GRIFFITHS, John (1983), "The General Theory of Litigation - A First Step", *Zeitschrift für Rechtssoziologie*, Jhg. 4, Heft 2, diciembre, pp. 145-201.
- GROSS, Samuel R. (1987), "The American Advantage: The Value of Inefficient Litigation", *Michigan Law Review*, vol. 85, pp. 734-757.
- y SYVERUD, Kent D. (1991), "Getting to a No: A Study of Settlement Negotiations and the Selection of Cases for Trial", *Michigan Law Review*, vol. 90, núm. 2, noviembre, pp. 319-393.
- GUARNIERI, Carlo (1994), "Justice et politique: le cadre institutionnel", *Cahiers français*, París, núm. 268 (*Les régimes politiques européens en perspective*), octubre-diciembre, pp. 53-71.
- y PEDERZOLI, Patrizia (1996), *La puissance de juger. Pouvoir judiciaire et démocratie*, prefacio de Antoine Garapon, París, Éditions Michalon (hay traducción española: *Los jueces y la política*, trad. de Miguel Ángel Ruiz de Azúa, Madrid, Taurus, 1997).
- HAMMERGREN, Linn (1998), *The Politics of Justice and Justice Reform in Latin America. The Peruvian Case in Comparative Perspective*, Boulder, Westview Press.
- HANSEN, F. Andrew (1999), "The Effect of Judicial Institutions on Uncertainty and the Rate of Litigation: The Election versus Appointment of Judges", *Journal of Legal Studies*, vol. XXVIII, enero, pp. 205-232.
- HARTLEY, T. C. (1994), *The Foundations of European Community Law. An Introduction to the Constitutional and Administrative Law of the European Community*, 3a. ed., Oxford, Clarendon Press.
- HAYDEN, Robert M. y ANDERSON, Jill K. (1979), "On the Evaluation of Procedural Systems in Laboratory Experiments. A Critique of Thibaut and Walker", *Law and Human Behavior*, vol. 3, núms. 1-2, pp. 21-38.

- HAZARD, Jr., Geoffrey (1965), "Rationing Justice", *Journal of Law and Economics*, vol. VIII, octubre, pp. 1-10.
- HENCKEL, Hans-Joachim (1991), *Zivilprozeß und Justizalternativen in Brasilien. Recht, Rechtspraxis, Rechtstatsachen - Versuch einer Beschreibung*, Frankfurt a.M.-Bern-Nueva York-París, Peter Lang, Schriften der Deutsch-Brasilianischen Juristenvereinigung, Band 14.
- HENSLER, Deborah R. (1990), "Court-Ordered Arbitration: An Alternative View", *The University of Chicago Legal Forum*, pp. 399-420 (reimpr. como RAND/RP-103).
- HERRERO, Carmen (1993), "Racionalidad individual-irracionalidad social: el conflicto justicia-eficiencia", *Doxa*, Alicante, núm. 13, pp. 49-67.
- HEUMANN, Milton (1978), *Plea Bargaining. The Experiences of Prosecutors, Judges, and Defense Attorneys*, Chicago-Londres, The University of Chicago Press.
- y CHURCH, Thomas W. (1990), "Criminal Justice Reform, Monetary Incentives, and Policy Evaluation", *Law and Policy*, vol. 12, núm. 1, enero, pp. 81-102.
- HEYDEBRAND, Wolf (1977), "The Context of Public Bureaucracies: An Organizational Analysis of Federal District Courts", *Law and Society Review*, vol. 11, núm. 5, pp. 749-821.
- y SERON, Carroll (1990), *Rationalizing Justice. The Political Economy of Federal District Courts*, Albany, State University of New York Press.
- (1993), "Rationalizing the Social Organization of Justice: Response to McIntosh", *Law and Social Inquiry*, vol. 18, núm. 4, otoño, pp. 707-710.
- HIRSCH, Werner Z. (1988), *Law and Economics. An Introductory Analysis*, 2a. ed., Boston, Academic Press.
- HOFFMAN, Richard B. (1982), "The Bureaucratic Spectre: Newest Challenge to the Courts", *Judicature*, vol. 66, núm. 2, agosto, pp. 60-72.
- HOLMES, Malcolm *et al.* (1992), "Plea Bargaining Policy and State District Court Caseloads: An Interrupted Time Series Analysis", *Law and Society Review*, vol. 26, núm. 1, pp. 139-159.
- HOLTON, Robert J. (1992), *Economy and Society*, Londres-Nueva York, Routledge.

- HOLZSCHECK, Knut *et al.* (1982), *Praxis des Konsumentencredits. Eine empirische Untersuchung zur Rechtssoziologie und Ökonomie des Konsumentencredits*, Köln, Bundesanzeiger (Rechtstatsachenforschung, hrsg. vom Bundesministerium der Justiz).
- HÖRMANN, Günter (1987), “Gerichtliche Schuldbeitreibung und ihre Umwelt. Zur Entwicklung der gerichtlichen und außergerichtlichen Durchsetzung von Geldforderungen in der Bundesrepublik Deutschland”, en BLANKENBURG y VOIGT (eds.), pp. 72-94.
- HOWARD, Robert M. *et al.* (2000), “Pre-Trial Bargaining and Litigation: The Search for Fairness and Efficiency”, *Law and Society Review*, vol. 34, núm. 2, pp. 431-456.
- HURST, James Willard (1980-81), “The Functions of Courts in the United States: 1950-1980”, *Law and Society Review*, vol. 15, núms. 3-4, pp. 401-471.
- HYLTON, Keith N. (1993), “Asymmetric Information and the Selection of Disputes for Litigation”, *Journal of Legal Studies*, vol. XXII, núm. 1, enero, pp. 187-210.
- IETSWAART, Heleen F. P. (1984), “Some Notes on the Relations Between Empirical Research and Theory”, en PLETT, Konstanze y ZIEGERT, Klaus (eds.), *Empirische Rechtsforschung zwischen Wissenschaft und Politik. Zur Problemlage rechtssoziologischer Auftragsforschung (Kolloquium im Max-Planck-Institut für ausländisches und Privatrecht, Hamburg, 30. und 31. März 1982)*, Tübingen, J.C.B. Mohr (Paul Siebeck), pp. 210-220.
- (1989), “Die Entwicklung des Geschäftsanfalls bei Amtsgerichten in Frankreich”, en BLANKENBURG (ed.), pp. 159-230.
- ILANUD-FIU (eds.) (1987), *La administración de justicia en Honduras. Descripción y análisis del sector*, Tegucigalpa, ILANUD-FIU.
- ISHIKAWA, Akira (1998), “The ‘Small Judiciary’ Policy in Japan”, *Verfassung und Recht in Übersee/Law and Politics in Africa, Asia and Latin America*, 31. Jhg., 2. Quartal, pp. 151-159.
- JACOB, Herbert (1976), “Criminal Courts as Organizational Phenomena”, en FRIEDMAN, Lawrence y REHBINDER, Manfred (eds.), *Zur Soziologie des Gerichtsverfahrens (Sociology of the Judicial Process)*, Opladen, Westdeutscher Verlag, pp. 155-172 (*Jahrbuch für Rechtstheorie und Rechtssoziologie*, 4).

- (1983), “Courts as Organizations”, en BOYUM y MATHER (eds.), pp. 192-215.
- (1997), “The Governance of Trial Judges”, *Law and Society Review*, vol. 31, núm. 1, pp. 3-30.
- *et al.* (1996), *Courts, Law, and Politics in Comparative Perspective*, New Haven-Londres, Yale University Press.
- JARQUÍN, Edmundo y CARRILLO, Fernando (eds.) (1997), *La economía política de la reforma judicial*, Washington D. C., BID.
- JOHNSTON, Jason Scott (1990), “Law, Economics, and Post-Realist Explanation”, *Law and Society Review*, vol. 24, núm. 5, pp. 1217-1254.
- JOLOWICZ, J. A. (1989), “Managing Overload in Appellate Courts: «Western» Countries”, en WEDEKIND (ed.), pp. 71-94.
- (dir.) (1992), *Droit anglais*, 2a. ed., París, Dalloz.
- JUNQUEIRA, Eliane Botelho (2003), “Brasil: obstáculos en el camino hacia una justicia total”, en FIX-FIERRO *et al.* (eds.), pp. 117-194.
- KAGAN, Robert A., (1984), “The Routinization of Debt Collection. An Essay on Social Change and Conflict in the Courts”, *Law and Society Review*, vol. 18, núm. 3, pp. 323-371.
- (1991), “Adversarial Legalism and American Government”, *Journal of Policy Analysis and Management*, vol. 10, núm. 3, verano, pp. 369-406.
- KAKALIK, James S. *et al.* (1990), *Averting Gridlock. Strategies for Reducing Delay in the Los Angeles Superior Court*, Santa Mónica, RAND (The Institute for Civil Justice) (R-3762-ICJ).
- KAPLOW, Louis (1994), “The Value of Accuracy in Adjudication: An Economic Analysis”, *Journal of Legal Studies*, vol. XXIII, núm. 1, Part 2, enero, pp. 307-401.
- y SHAVELL, Steven (1994), “Accuracy in the Determination of Liability”, *Journal of Law and Economics*, vol. XXXVII, abril, pp. 1-15.
- KAUFMAN, Irving R. (1990), “Reform for a System in Crisis: Alternative Dispute Resolution in the Federal Courts”, *Fordham Law Review*, vol. LIX, núm. 1, octubre, pp. 1-38.
- KEMPIN, Jr., Frederick (1990), *Historical Introduction to Anglo-American Law*, St. Paul, Minnesota, West.

- KESSLER, Daniel *et al.* (1996), “Explaining Deviations from the Fifty-Percent Rule: A Multimodal Approach to the Selection of Cases for Litigation”, *Journal of Legal Studies*, vol. XXV, núm. 1, enero, pp. 233-259.
- KING, Michael y SCHÜTZ, Anton (1994), “The Ambitious Modesty of Niklas Luhmann”, *Journal of Law and Society*, vol. 21, núm. 3, septiembre, pp. 261-287.
- KLEIN, Jürgen M. (1987), “Die Vollstreckung von Geldforderungen durch den Gerichtsvollzieher (aus rechtstatsächlicher Sicht)”, en BLANKENBURG y VOIGT (eds.), pp. 49-71.
- KNIEPER, Rolf (1991), *Nationale Souveranität. Versuch über Ende und Anfang einer Weltordnung*, Frankfurt a.M., Fischer Taschenbuch Verlag.
- KNIFFKA, Rolf (1981), “Das Ansehen der Justiz in der Öffentlichkeit”, *Zeitschrift für Rechtssoziologie*, Jhg. 2, Heft 2, pp. 225-240.
- KOETZ, Axel G. (1991), “Strukturanalyse der Rechtspflege: Organisation der Amtsgerichte”, *Zeitschrift für Rechtssoziologie*, Jhg. 12, Heft 2, pp. 197-209.
- *et al.* (1992), *Organisation der Amtsgerichte*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- *et al.* (1993), *Organisation der Kollegialgerichte und des Instanzenzuges der ordentlichen Gerichtsbarkeit*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- y FRÜHAUF, Ludwig (1996), “Gerichtsorganisation in den fünf neuen Bundesländern”, en RENNIG y STREMPPEL (eds.), pp. 139-189.
- KOMESAR, Neil K. (1994), *Imperfect Alternatives. Choosing Institutions in Law, Economics, and Public Policy*, Chicago-Londres, The University of Chicago Press.
- KORNHAUSER, Lewis (1986), “Economic Analysis of Law”, *Materiali per una storia della cultura giuridica*, vol. XVI, núm. 1, junio, pp. 233-247.
- KOROBKIN, Russell B. y ULEN, Thomas S. (2000), “Law and Behavioral Science: Removing the Rationality Assumption from Law and Economics”, *California Law Review*, vol. 88, núm. 4, julio, pp. 1051-1144.
- KRAFKA, Carol *et al.* (1996), “Stalking the Increase in the Rate of Federal Civil Appeals”, *Justice System Journal*, vol. 18, núm. 3, pp. 233-247.

- KRITZER, Herbert M. y PICKERILL, J. Mitchell (1997), *Contingent Fee: Lawyers as Gatekeepers in the American Civil Justice System*, s.l., Institute for Legal Studies (Dispute Processing Research Program Working Paper DPRP 12-3).
- LANDES, William M. (1971), "An Economic Analysis of the Courts", *Journal of Law and Economics*, vol. XIV, núm. 1, abril, pp. 61-107.
- y POSNER, Richard A. (1979), "Adjudication as a Private Good", *Journal of Legal Studies*, vol. VIII, núm. 2, marzo, pp. 235-284.
- y POSNER, Richard A. (1994), "The Economics of Anticipatory Adjudication", *Journal of Legal Studies*, vol. XXIII, núm. 2, junio, pp. 683-719.
- LANGBEIN, John H. (1985), "The German Advantage in Civil Procedure", *University of Chicago Law Review*, vol. 52, núm. 4, otoño, pp. 823-866.
- LEGOMSKY, Stephen H. (1990), *Specialized Justice. Courts, Administrative Tribunals, and a Cross-National Theory of Specialization*, Oxford, Clarendon Press.
- LEMENNICIER, Bertrand (1991), *Économie du droit*, París, Éditions Cujas.
- LEVON-GUÉRIN, Francine y CHADELAT, Catherine (1998), "The Length of Civil First Instance and Appeal Procedures in France: Endemic Delay and the Need for Reform", *Liverpool Law Review*, vol. XX, núm. 2, pp. 177-199.
- LIEBERMAN, Jethro K. (1981), *The Litigious Society*, Nueva York, Basic Books.
- LIND, E. Allan (1990), *Arbitrating High-Stakes Cases. An Evaluation of Court-Annexed Arbitration in A United States District Court*, Santa Monica, RAND (The Institute for Civil Justice) (R-3809-ICJ).
- (1994), "Procedural Justice and Culture: Evidence for Ubiquitous Process Concerns", *Zeitschrift für Rechtssoziologie*, Jhg. 15, Heft 1, pp. 24-36.
- *et al.* (1990), "In the Eye of the Beholder: Tort Litigants' Evaluations of their Experiences in the Civil Justice System", *Law and Society Review*, vol. 24, núm. 4, pp. 953-956.
- y TYLER, Tom R. (1988), *The Social Psychology of Procedural Justice*; Nueva York-Londres, Plenum Press.
- LIPETZ, Marcia (1980), "Routine and Deviations: The Strength of the Courtroom Workgroup in a Misdemeanor Court", *International Journal of the Sociology of Law*, vol. 8, pp. 47-60.

- LYON-CAEN, Pierre (1981), “L’expérience du Syndicat de la Magistrature. Témoignage”, *Pouvoirs*, núm. 16 (*La justice*), pp. 55-78.
- LONGAN, Patrick E. (1993), “The Shot Clock Comes to Trial: Time Limits for Federal Civil Trials”, *Arizona Law Review*, vol. 35, núm. 3, Fall, pp. 663-718.
- LÓPEZ-AYLLÓN, Sergio (1988), “El proceso como espacio de encuentro entre lo social y lo jurídico. Una aproximación de sociología del derecho”, *Estudios en homenaje a Jorge Barrera Graf*, México, UNAM, t. II, pp. 1015-1038.
- (1997a), “The Impact of International Trade Agreements in the Legal Systems of the American Continent”, *Houston Journal of International Law*, vol. 19, núm. 3, primavera, pp. 761-772.
- (1997b), *Las transformaciones del sistema jurídico y los significados sociales del derecho en México. La encrucijada entre tradición y modernidad*, México, UNAM.
- (2004), *Globalización, Estado de derecho y seguridad jurídica. Una exploración sobre los efectos de la globalización en los poderes judiciales de Iberoamérica*, México, Suprema Corte de Justicia de la Nación.
- y FIX-FIERRO, Héctor (1999), “Communication Between Legal Cultures: The Case of NAFTA’s Chapter 19 Binational Panels”, en PERRET, Louis (ed.), *The Evolution of Free Trade in the Americas/L’évolution du libre-échange dans les Amériques*, Montréal, Wilson & Lafleur, pp. 3-48.
- y FIX-FIERRO, Héctor (2003), “«¡Tan cerca, tan lejos!» Estado de derecho y cambio jurídico en México (1970-2000)”, en FIX-FIERRO *et al.* (eds.), pp. 503-603.
- LUHMANN, Niklas (1976), *Funktionen und folgen formaler organisation* (1964), Berlín, Duncker und Humblot.
- (1983), *Legitimation durch Verfahren* (1975), Frankfurt a.M., Suhrkamp.
- (1984), *Soziale Systeme. Grundriß einer allgemeinen Theorie*, Frankfurt a.M., Suhrkamp (hay trad. española: *Sistemas sociales. Esbozo de una teoría general*, México, UIA-Alianza Editorial, 1991).
- (1985), *A Sociological Theory of Law*, trad. de Elizabeth King-Utz y Martin Albrow, Londres, Routledge and Kegan Paul.

- (1986), “Die Weltgesellschaft” (1971), *Soziologische Aufklärung* 2, Opladen, Westdeutscher Verlag, pp. 51-71.
- (1988a), *Die Wirtschaft der Gesellschaft*, Frankfurt a.M., Suhrkamp.
- (1988b), “The Sociological Observation of the Theory and Practice of the Law”, *European Yearbook of the Sociology of Law*, pp. 23-42.
- (1989), “Law as a Social System”, *Northwestern University Law Review*, vol. 83, núms. 1-2, pp. 355-369.
- (1990), *Die Wissenschaft der Gesellschaft*, Frankfurt a.M., Suhrkamp (hay trad. española: *La ciencia de la sociedad*, México-Guadalajara, UIA-ITESO, 1996).
- (1991), “Organisation und Entscheidung”, *Soziologische Aufklärung* 3, Opladen, Westdeutscher Verlag, pp. 335-389.
- (1993), *Das Recht der Gesellschaft*; Frankfurt a.M., Suhrkamp (hay trad. española: *El derecho de la sociedad*, México, UIA-UNAM, 2003).
- LUSKIN, Mary Lee (1978), “Building a Theory of Case Processing Time”, *Judicature*, vol. 62, núm. 3, septiembre, pp. 115-127.
- (1988-89), “Making Sense of Calendaring Systems: A Reconsideration of Concept and Measurement”, *Justice System Journal*, vol. 13, núm. 3, pp. 240-250.
- MACCORMICK, Peter (1994), “Who Wins and Who Loses in the Provincial Courts of Appeal? A Statistical Analysis 1920-1990”, *Canadian Journal of Law and Society*, vol. 9, núm. 2, otoño, pp. 21-40.
- MACLEAN, Mavis (1993), “Sociology of Law and Legal Policy in Great Britain”, en HOUTTE, Jean van y LOON, Francis van (eds.), *Sociology of Law, Social Problems and Legal Policy in Europe*, Leuven-Amersfoort, Acco, pp. 39-47.
- MACLEAN U., Roberto G. (2004), “Reformar la justicia: ¿de qué se trata?”, en PÁSARA (comp.), pp. 23-85.
- MAGALONI, Ana Laura y NEGRETE, Layda (2000), “Desafueros del poder. La política de decidir sin resolver”, *Trayectorias. Revista de Ciencias Sociales de la Universidad Autónoma de Nuevo León*, vol. 2, núm. 2, enero-abril, pp. 54-68.
- MAGGI, Bruno (1984), “Teoria dell’organizzazione e sociologia del diritto”, en SCARPELLI, Uberto y TOMEO, Vincenzo (eds.), *Società*,

- norme e valori. Studi in onore di Renato Treves*, Milán, Giuffrè, pp. 285-307.
- MARCUS, Richard L. (1995), “‘Déja Vu All Over Again?’ An American Reaction to the Woolf Report”, en ZUCKERMAN y CRANSTON (eds.), pp. 219-243.
- MARGOLIS, Stephen E. (1987), “Two Definitions of Efficiency in Law and Economics”, *Journal of Legal Studies*, vol. XVI, núm. 2, junio, pp. 471-482.
- MARTIN, John A y MARON, Nancy C. (1991), “Courts, Delay, and Interorganizational Networks: Managing An Essential Tension”, *Justice System Journal*, vols. 14/3 y 15/1, pp. 268-288.
- MARVELL, Thomas B. y LUSKIN, Mary Lee (1991), “The Impact of Speedy Trial Laws in Connecticut and North Carolina”, *Justice System Journal*, vols. 14/3 y 15/1, pp. 343-357.
- MATHENY, Albert R. (1980), “Negotiation and Plea Bargaining Models. An Organizational Perspective”, *Law and Policy Quarterly*, vol. 2, núm. 3, julio, pp. 267-284.
- MCADAMS, A. James (ed.) (1997), *Transitional Justice and the Rule of Law in New Democracies*, Notre Dame-Londres, University of Notre Dame Press.
- MCADAMS, Richard H. (2004), “Cultural Contingency and Economic Function: Bridge-Building from the Law & Economics Side”, *Law and Society Review*, vol. 38, núm. 2, pp. 221-228.
- MCCOUN, Robert J. (1991), “Unintended Consequences of Court Arbitration: A Cautionary Tale from New Jersey”, *Justice System Journal*, vol. 14, núm. 2, pp. 229-243, 251-256.
- *et al.* (1988), *Alternative Adjudication. An Evaluation of the New Jersey Automobile Arbitration Program*, Santa Monica, RAND (The Institute for Civil Justice) (R-3676-ICJ).
- MCEWEN, Craig A. y MAIMAN, Richard J. (1984), “Mediation in Small Claims Court: Achieving Compliance Through Consent”, *Law and Society Review*, vol. 18, núm. 1, pp. 11-48.
- MCGREW, Anthony G. (1998), “Global Legal Interaction and Present-day Patterns of Globalization”, en GESSNER y BUDAK (eds.), pp. 325-345.

- MCINTOSH, Wayne (1993), "Rationalizing the Quest for Justice in the US District Courts", *Law and Social Inquiry*, vol. 18, núm. 4, otoño, pp. 689-705.
- MERCADO PACHECO, Pedro (1994), *El análisis económico del derecho. Una reconstrucción teórica*, Madrid, Centro de Estudios Constitucionales, colección El derecho y la justicia, 38.
- MERCURO, Nicholas y MEDEMA, Steven G. (1996), *Economics and the Law. From Posner to Post-Modernism*, Princeton, Princeton University Press.
- MERRYMAN, John Henry (2003), "Memoria de SLADE", en FIX-FIERRO *et al.* (eds.), pp. 749-769.
- *et al.* (1979), *Law and Social Change in Mediterranean Europe and Latin America. A Handbook of Legal and Social Indicators for Comparative Study*, Stanford, Stanford Law School (Stanford Studies in Law and Development, SLADE).
- MICELI, Thomas J. (1991), "Optimal Criminal Procedure: Fairness and Deterrence", *International Review of Law and Economics*, vol. 11, núm. 1, mayo, pp. 3-10.
- MICHALIK, Paul (1999), "Justice in Crisis: England and Wales", en ZUCKERMAN (ed.), pp. 117-165.
- MICHELS, M. Janice (1992), "Transition to Court Management of Cases from Filing to Disposition", *Justice System Journal*, vol. 16, núm. 1, pp. 89-99.
- (1995), "Case Management Techniques Work", *Justice System Journal*, vol. 18, núm. 1, pp. 79-89.
- MILLER, Geoffrey P. (1997), "The Legal-Economic Analysis of Comparative Civil Procedure", *American Journal of Comparative Law*, vol. 45, núm. 4, pp. 905-918.
- MILLER, Ralph I. *et al.* (1971), "Local Procedure and Judicial Efficiency: A Comparative Empirical Study of Metropolitan District Courts", *Texas Law Review*, vol. 49, núm. 1, abril, pp. 677-746.
- MILLER, Richard E. y SARAT, Austin (1980-81), "Grievances, Claims, and Disputes: Assessing the Adversary Culture", *Law and Society Review*, vol. 15, núms. 3-4, pp. 525-566.
- Ministère de la Justice (1989), *Le "service public de la justice", un concept nouveau*, París (mimeo).

- MNOOKIN, Robert y KORNHAUSER, Lewis (1979), "Bargaining in the Shadow of the Law: The Case of Divorce", *Yale Law Journal*, vol. 88, pp. 950-999.
- MOHR, Lawrence B. (1976), "Organizations, Decisions, and Courts", *Law and Society Review*, vol. 10, núm. 4, verano, pp. 621-642.
- MOHR, Richard *et al.* (1997), "Performance Measurement for Australian Courts", *Journal of Judicial Administration*, Melbourne, vol. 6, núm. 3, febrero, pp. 156-169.
- MORGAN, Gareth (1986), *Images of Organization*, Newbury Park-Londres-New Delhi, SAGE Publications.
- MORGAN, Patricia y VENNARD, Julie (1989), *Pre-Trial Delay: The Implications of Time Limits*, Londres, HMSO (Home Office Research Study núm. 110).
- NAGEL, Stuart S. (1986), *Law, Policy, and Optimizing Analysis*, Nueva York-Westport-Londres, Quorum Books.
- *et al.* (1978), "Bringing Management Science to the Courts to Reduce Delay", *Judicature*, vol. 62, núm. 3, septiembre, pp. 128-143.
- NARDULLI, Peter F. (1978), *The Courtroom Elite: An Organizational Perspective on Criminal Justice*, Cambridge, Massachusetts, Ballinger Publishing Company.
- National Center for State Courts (ed.)(1978), *The Public Image of Courts*; Williamsburg, Va., NCSC (reimpreso de *State Courts: A Blueprint for the Future*).
- (1999), *How the Public Views the State Courts. A 1999 National Survey*, Williamsburg, Va., NCSC-The Hearst Corporation.
- NELKEN, David (ed.)(1997), *Comparing Legal Cultures*, Aldershot, Dartmouth.
- (2004), *Cultura jurídica y dilación de los procesos en Italia*, ponencia presentada al Congreso Internacional de Culturas y Sistemas Jurídicos Comparados, México, UNAM, Instituto de Investigaciones Jurídicas, febrero.
- NEMOGÁ SOTO, Gabriel Ricardo (dir.)(1996), *Justicia sin rostro. Estudio sobre la justicia regional*, Santafé de Bogotá, Universidad Nacional de Colombia.
- NEUBAUER, David y MEINHOLD, Stephen S. (1994), "Too Quick to Sue? Public Perceptions of the Litigation Explosion", *Justice System Journal*, vol. 16, núm. 3, pp. 1-14.

- NIMMER, Raymond T. (1978), *The Nature of System Change. Reform Impact in the Criminal Courts*, Chicago, American Bar Foundation.
- NORTH, Douglass C. (1990), *Institutions, Institutional Change and Economic Performance*, Cambridge, Cambridge University Press (hay trad. española: *Instituciones, cambio institucional y desempeño económico*, México, Fondo de Cultura Económica, 1993).
- OGUS, Anthony *et al.* (1990), "Evaluating Alternative Dispute Resolution: Measuring the Impact of Family Conciliation on Costs", *Modern Law Review*, Oxford, vol. 53, núm. 1, enero, pp. 57-74.
- OLGIATI, Vittorio (1996), "Cross-Border Litigation in Italy", en GESSNER (ed.), pp. 209-247.
- OLSON, Walter K. (1991), *The Litigation Explosion. What Happened When America Unleashed the Lawsuit*, Nueva York, Truman Talley Books-Dutton.
- PACE, Carlo (1970), "La bontà dei giudizi", en CASTELLANO *et al.*, pp. 159-196.
- PADGETT, John F. (1990), "Plea Bargaining and Prohibition in the Federal Courts, 1908-1934", *Law and Society Review*, vol. 24, núm. 2, pp. 413-450.
- PANTHER, Stephan M. (1995), "The Economics of Crime and Criminal Law: An Antithesis to Sociological Theories?", *European Journal of Law and Economics*, vol. 2, núm. 4, diciembre, pp. 365-378.
- PARDOLESI, Roberto (1990), "Un moderno Minotauro: Law and Economics", en POCAR y VELICOGNA (eds.), pp. 225-243.
- PÁSARA, Luis (comp.) (2004), *En busca de una justicia distinta. Experiencias de reforma en América Latina*. Lima, Consorcio Justicia Viva (ed. simultánea: México, UNAM, 2004).
- PASTOR, Santos (1989), *Sistema jurídico y economía. Una introducción al análisis económico del derecho*, Madrid, Tecnos.
- PASTOR PRIETO, Santos (1993), *¡Ah de la justicia! Política judicial y economía*, Madrid, Centro de Publicaciones del Ministerio de Justicia-Civitas.
- PATERNOSTER, Raymond *et al.* (1997), "Do Fair Procedures Matter? The Effect of Procedural Justice on Spouse Assault", *Law and Society Review*, vol. 31, núm. 1, pp. 163-204.
- PELLEGRINI, Stefania (1992), "Studi longitudinali sulla litigiosità", *Sociologia del Diritto*, vol. XIX, núm. 2, pp. 115-132.

- PEÑA GONZÁLEZ, Carlos (1991), “Los abogados y la administración de justicia: resultados de una encuesta sobre funcionamiento del Poder Judicial”, en VALENZUELA S., Eugenio (coord.), *Proposiciones para la reforma judicial*, Santiago de Chile, Centro de Estudios Públicos, pp. 367-395.
- (1993), “Informe sobre Chile”, en CORREA SUTIL (ed.), pp. 285-423.
- PÉREZ PERDOMO, Rogelio (1985), “La administración de justicia en Venezuela: evaluación y alternativas”, *Revista de Derecho Privado*, Caracas, núms. 2-4, pp. 49-79.
- (1991), “La duración de los juicios penales como problema de investigación sociojurídica en América Latina”, en FERRARI (ed.) (1991), pp. 401-445.
- (1993), “La justicia en tiempos de globalización: demandas y perspectivas de cambio”, en BANCO INTERAMERICANO DE DESARROLLO (ed.), pp. 137-151.
- (1996), “De la justicia y otros demonios”, en BOZA y PÉREZ PERDOMO (eds.), pp. 117-173.
- POCAR, V. y VELICOGNA, N. (1990), *Ragioni del diritto e ragioni dell'economia*, Milán, Franco Angeli (núm. 19 de *Sociologia del diritto*).
- POLINSKY, A. Mitchell (1989), *An Introduction to Law and Economics*, 2a. ed., Boston-Toronto, Little, Brown and Company.
- POSNER, Eric A. (2000), *Law and Social Norms*, Cambridge, Harvard University Press.
- POSNER, Richard A. (1973), “An Economic Approach to Procedure and Judicial Administration”, *Journal of Legal Studies*, vol. II, pp. 399-451.
- (1979), “Utilitarianism, Economics and Legal Theory”, *Journal of Legal Studies*, vol. VIII, pp. 103-140.
- (1990), *The Problems of Jurisprudence*, Cambridge, Londres, Harvard University Press.
- (1995), “The Sociology of the Sociology of Law: A View from Economics”, *European Journal of Law and Economics*, vol. 2, núm. 4, diciembre, pp. 265-284.
- (1996), *The Federal Courts. Challenge and Reform*, 2a. ed., Cambridge, Londres, Harvard University Press.
- (1998), *El análisis económico del derecho*, México, Fondo de Cultura Económica.

- PRADEL, Jean (1995), "The Celerity of Criminal Procedure in Comparative Law", *Revue internationale de droit pénal/International Review of Penal Law*, 66e année, nouvelle série, 3e et 4e trimestres, pp. 353-363.
- President's Council on Competitiveness (1991), *Agenda for Civil Justice Reform in America (A Report from the)*, Washington, D. C., Department of Justice, agosto.
- PRIEST, George L. y KLEIN, Benjamin (1984), "The Selection of Disputes for Litigation", *Journal of Legal Studies*, vol. XIII, núm. 1, enero, pp. 1-55.
- PRILLAMAN, William C. (2000), *The Judiciary and Democratic Decay in Latin America. Declining Confidence in the Rule of Law*, Westport, Connecticut, Praeger.
- RAINE, J. W. y WILLSON, M. J. (1993), "Organizational Culture and the Scheduling of Court Appearances", *Journal of Law and Society*, vol. 20, núm. 2, verano, pp. 237-219.
- RAISER, Thomas y VOIGT, Rüdiger (eds.) (1990), *Durchsetzung und Wirkung von Rechtsentscheidungen. Die Bedeutung von der Implementations- und der Wirkungsforschung für die Rechtswissenschaft*, Baden-Baden, Nomos Verlagsgesellschaft (Schriftenreihe der Vereinigung für Rechtssoziologie, 15).
- RAITERI, Monica (1988), "Giustizia distributiva e funzione giudiziaria: Qualche osservazione nella prospettiva della analisi economica del diritto", *Materiali per una storia della cultura giuridica*, vol. XVIII, núm. 1, pp. 209-228.
- (1991), "La cultura economica del giudice", en FERRARI (ed.) (1991), pp. 1071-1081.
- (1992), "La funzione giurisdizionale tra redistribuzione economica e tutela dei diritti", *Materiali per una storia della cultura giuridica*, vol. XXII, núm. 2, diciembre, pp. 475-518.
- RAMSEYER, J. Mark (1994), "The Puzzling (In)Dependence of Courts: A Comparative Approach", *Journal of Legal Studies*, vol. XXIII, junio, pp. 721-747.
- RAWLS, John (1973), *A Theory of Justice*, 5th printing, Cambridge, The Belknap Press (hay trad. española: *Teoría de la justicia*, México, Fondo de Cultura Económica, 1979).

- REED, John H. (1973), *The Application of Operations Research to Court Delay*, Nueva York, Praeger Publishers.
- REICH, Norbert (1992), "Competition Between Legal Orders: A New Paradigm of EC Law?", *Common Market Law Review*, Leiden, vol. 29, núm. 5, octubre, pp. 861-896.
- REMICHE, Benoit (1985), "Le role de l'économie dans le mode juridictionnel de règlement des conflits", *Revue interdisciplinaire d'études juridiques*, Bruxelles, núm. 15, pp. 171-208.
- RENNIG, Christoph y STREMPER, Dieter (eds.) (1996), *Justiz im Umbruch. Rechtstatsächliche Studien zum Aufbau der Rechtspflege in den neuen Bundesländern*, Köln, Bundesanzeiger.
- RESCIGNO, Mario (1985), "L'istituzione giudiziaria e l'economia", *Rivista del Diritto Commerciale e del Diritto Generale dell'Obbligazioni*, año LXXXIII, enero-abril, pp. 1-14.
- RESNIK, Judith (1982), "Managerial Judges", *Harvard Law Review*, vol. 96, núm. 2, diciembre, pp. 376-448.
- RHODES, William M. (1976), "The Economics of Criminal Courts: A Theoretical and Empirical Investigation", *Journal of Legal Studies*, vol. V, núm. 2, junio, pp. 311-340.
- RICO, José Ma. *et al.* (1988), *La justicia penal en Costa Rica*, San José, Costa Rica, EDUCA.
- ROBERTS, Julian V. y DOOB, Anthony N. (1990), "News Media Influences on Public Views in Sentencing", *Law and Human Behavior*, vol. 14, núm. 5, pp. 451-466.
- RÖHL, Klaus F. (1982), "Rechtspolitische und ideologische Hintergründe der Diskussion über Alternativen zur Justiz", en BLANKENBURG, GOTTWALD y STREMPER (eds.), pp. 15-27.
- (1987), "Gründe und Ursprünge aktueller Geschäftsüberlastung der Gerichte aus soziologischer Sicht", en GILLES, Peter (ed.) (1987), *Effiziente Rechtsverfolgung. Deutsche Landesberichte zur VIII. Weltkonferenz für Prozeßrecht in Utrecht 1987/Efficiency in the Pursuit of Justice. German National Reports for the VIII. World Conference on Procedural Law in Utrecht 1987*, Heidelberg, C.F. Müller, pp. 33-63.
- (1991), "Court-Management in den USA", *Zeitschrift für Rechtssoziologie*, Jhg. 12, Heft 2, pp. 217-231.

- (1993a), “Verfahrensgerechtigkeit (Procedural Justice). Einführung in den Themenbereich und Überblick”, *Zeitschrift für Rechtssoziologie*, Jhg. 14, Heft 1, pp. 1-34.
- (1993b), *Gerichtsverwaltung und Court-Management in den USA-Vom Effizienzmanagement zum Qualitätsmanagement*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- (con MAGEN, Stefan) (1996), “Die Rolle des Rechts im Prozeß der Globalisierung”, *Zeitschrift für Rechtssoziologie*, Jhg. 17, Heft 1, pp. 1-57.
- (1997), “Procedural Justice: Introduction and Overview”, en KLAUS, Röhl y STEFAN, Machura (eds.), *Procedural Justice*, Aldershot, Dartmouth, pp. 1-35 (Oñati International Series in Law and Society).
- ROSANVALLON, Pierre (1981), *La crise de l'État-providence*, Paris, Éditions du Seuil.
- ROSS, H. Laurence (1980), *Settled Out of Court. The Social Process of Insurance Claims Adjustment*, rev. ed. (1970), Nueva York, Aldine Publishing Company.
- ROTTLEUTHNER, Hubert (1987), *Einführung in die Rechtssoziologie*, Darmstadt, Wissenschaftliche Buchgesellschaft.
- (1991), “Einzelrichter und Kammer: Eine rechtstatsächliche Untersuchung zum Einsatz des Einzelrichters: Paragraph 348 ZPO”, *Zeitschrift für Rechtssoziologie*, Jhg. 12, Heft 2, pp. 232-247.
- y ROTTLEUTHNER-LUTTER, Margret (1990), *Die Dauer von Gerichtsverfahren. Evaluation der ZPO Vereinfachungsnovelle*, Baden-Baden, Nomos Verlagsgesellschaft (Schriften der Vereinigung für Rechtssoziologie, Band 16).
- *et al.* (1992), *Rechtstatsächliche Untersuchung zum Einsatz des Einzelrichters*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- ROTTLEUTHNER-LUTTER, Margret y ROTTLEUTHNER, Hubert (1989), “Evaluation der ZPO-Vereinfachungsnovelle”, *Zeitschrift für Rechtssoziologie*, Jhg. 10, Heft 1, pp. 28-49.
- ROZENBERG, Joshua (1995), *The Search for Justice. An Anatomy of the Law*, 2a. ed., Londres, Sceptre.
- RUBIN, Paul H. y BAILEY, Martin J. (1994), “The Role of Lawyers in Changing the Law”, *Journal of Legal Studies*, vol. XXIII, núm. 2, junio, pp. 807-831.

- RUBIO, Mauricio (1997), "Normas, justicia y economía en Colombia", en JARQUÍN y CARRILLO (eds.), pp. 339-385.
- RUIZ HARRELL, Rafael (1996), "El saldo de la impunidad", *Revista Mexicana de Procuración de Justicia*, vol. I, núm. 2, pp. 15-30.
- RYAN, John Paul (1978), "Management Science in the Real World of Courts. The Orange County Court's Experience with Optimum Sequencing", *Judicature*, vol. 62, núm. 3, septiembre, pp. 144-146.
- *et al.* (1980), *American Trial Judges. Their Work Styles and Performance*, Nueva York, The Free Press.
- *et al.* (1981), "Analyzing Court Delay-Reduction Programs: Why Do Some Succeed?", *Judicature*, vol. 65, núm. 2, agosto, pp. 58-75.
- SAARI, David J. (1982), *American Court Management. Theories and Practices*, Westport-Londres, Quorum Books.
- SADEK, Maria Tereza (1997), "La crisis del Poder Judicial", en JARQUÍN y CARRILLO (eds.), pp. 391-404.
- (2004), "El Poder Judicial brasileño: una institución refractaria al cambio", en PÁSARA (comp.), pp. 89-139.
- SAGÜÉS, Néstor Pedro (1989), *Derecho procesal constitucional. Recurso extraordinario*, 2a. ed., Buenos Aires, Astrea, vol. 1.
- (1998), *Las escuelas judiciales*. México, UNAM, Cuadernos para la Reforma de la Justicia, 5.
- SALAS, Luis y RICO, José Ma. (1989a), *La justicia penal en Honduras*, San José, Costa Rica, EDUCA-UIF.
- (1989b), *La justicia penal en Guatemala*, San José, Costa Rica, EDUCA-UIF.
- SANTOS, Boaventura de Sousa (1999), "The Gatt of Law and Democracy: (Mis)Trusting the Global Reform of Courts", en FEEST, Johannes (ed.), *Globalization and Legal Cultures. Oñati Summer Course 1997*, Oñati, International Institute for the Sociology of Law, pp. 49-86 (Oñati Papers, 7).
- *et al.* (1996), *Os tribunais nas sociedades contemporâneas. O caso português*, Porto, Edições Afrontamento.
- SARRE, Miguel y LÓPEZ UGALDE, Antonio (2002), *Administración de justicia en México. Indicadores en materia mercantil e hipotecaria*, México, ITAM-Gaxiola Moraila y Asociados (publicado como anexo especial a la revista *Este País*, México, núm. 138, agosto).

- SAVONA, Ernesto Ugo (1990), "Un settore trascurato: l'analisi economica della criminalità", *Sociologia del Diritto*, vol. XVII, núms. 1/2, pp. 254-277.
- SCHÄFER, Rudolf (1987), "Städtebaupolitik vor dem Verwaltungsgericht. Am Beispiel der Rechtsprechung zur Gültigkeit von Bebauungsplänen", en BLANKENBURG y VOIGT (eds.), pp. 281-307.
- SCHEB, II, John M. y MATHENY, Albert R. (1988), "Judicial Reform and Rationalization: The Diffusion of Court Reform Policies Among the American States", *Law and Policy*, vol. 10, núm. 1, enero, pp. 25-42.
- SCHEUERMAN, William E. (1999), "Globalization and the Fate of Law", en DYZENHAUS, David (ed.), *Recrafting the Rule of Law: The Limits of Legal Order*, Oxford-Portland, Hart Publishing, pp. 243-266.
- SCHULHOFER, Stephen (1985), "No Job Too Small: Justice Without Bargaining in the Lower Criminal Courts", *American Bar Foundation Research Journal*, núm. 3, pp. 519-591.
- SCHULTZ, Majken (1995), *On Studying Organizational Cultures. Diagnosis and Understanding*, Berlín-Nueva York, Walter de Gruyter.
- SCOTT, I. R. (1995), "Caseflow Management in the Trial Court", en ZUCKERMAN y CRANSTON (eds.), pp. 1-30.
- SEAGLE, William (1952), *Law: The Science of Inefficiency*, Nueva York, The MacMillan Company.
- SELVIN, Molly y EBENER, Patricia (1984), *Managing the Unmanageable. A History of Civil Delay in the Los Angeles Superior Court*, Santa Monica, RAND Corporation (The Institute for Civil Justice) (R-3165-ICJ).
- SERON, Carroll (1990), "The Impact of Court Organization on Litigation", *Law and Society Review*, vol. 24, núm. 2, pp. 451-465.
- SERVERIN, Évelyne (1993), "Jurisdiction et jurisprudence: deux aspects des activités de justice", *Droit et Société*, núm. 25, pp. 339-349.
- SHAPIRO, Martin (1980), "Appeal", *Law and Society Review*, vol. 14, núm. 3, primavera, pp. 629-661.
- (1981), *Courts. A Comparative and Political Analysis*, Chicago-Londres, The University of Chicago Press.
- (1993), "The Globalization of Law", *Indiana Journal of Global Legal Studies*, vol. 1, issue 1, otoño, pp. 37-64.

- SHAVELL, Steven (1995a), "Alternative Dispute Resolution: An Economic Analysis", *Journal of Legal Studies*, vol. XXIV, núm. 1, enero, pp. 1-28.
- (1995b), "The Appeals Process as a Means of Error Correction", *Journal of Legal Studies*, vol. XXIV, núm. 2, junio, pp. 379-426.
- SIEGELMAN, Peter y DONOHUE III, John J. (1990), "Studying the Iceberg from the Tip: A Comparison of Published and Unpublished Employment Discrimination Cases", *Law and Society Review*, vol. 24, núm. 5, pp. 1133-1170.
- (1995), "The Selection of Employment Discrimination Disputes for Litigation: Using Business Cycle Effects to Test the Priest-Klein Hypothesis", *Journal of Legal Studies*, vol. XXIV, núm. 2, junio, pp. 427-462.
- SIEGELMAN, Peter y Joel Waldfogel (1999), "Toward a Taxonomy of Disputes: New Evidence Through the Prism of the Priest/Klein Model", *Journal of Legal Studies*, vol. XVIII, enero, pp. 101-130.
- SIMON, Herbert A. (1976), *Administrative Behavior. A Study of Decision-Making Processes in Administrative Organization*, 3a. ed., con nueva introducción, Nueva York, The Free Press.
- SIMSA, Christiane Elisabeth (1995), *Die gerichtliche und außergerichtliche Regulierung von Verkehrsunfällen in Deutschland und den Niederlanden*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- SIPES, Larry L. *et al.* (1980), *Managing to Reduce Delay*, Williamsburg, Va., National Center for State Courts.
- SMITH, Christopher E. (1995), *Judicial Self-Interest. Federal Judges and Court Administration*, Westport, Conn.-Londres, Praeger.
- STAMMEL, Christine (1998), "Back to the Courtroom? Developments in the Londres Reinsurance Market", en GESSNER y BUDAK (eds.), pp. 61-91.
- STANLEY, Linda R. y COURSEY, Don L. (1990), "Empirical Evidence on the Selection Hypothesis and the Decision to Litigate or Settle", *Journal of Legal Studies*, vol. XIX, núm. 1, enero, pp. 145-172.
- STEELE, Eric H. (1981), "The Historical Context of Small Claims Courts", *American Bar Foundation Research Journal*, núm. 2, primavera, pp. 293-376.

- STEELMAN, David C. (1997), "What Have We Learned About Court Delay, «Local Legal Culture», and Caseflow Management Since the Late 1970s?", *Justice System Journal*, vol. 19, núm. 2, pp. 145-166.
- STOCK, Johannes (1995), "Der Geschäftsanfall der Zivilgerichte und die Filterwirkung außergerichtlicher Konfliktbearbeitung", en GOTTWALD, Walther y STREMPPEL, Dieter (eds.), *Streitschlichtung. Rechtsvergleichende Beiträge zur außergerichtlichen Streitbeilegung*, Köln, Bundesanzeiger (Rechtstatsachenforschung).
- *et al.* (1995), *Schnittstellen von außer- und innergerichtlicher Konfliktbearbeitung im Zivilrecht. Bestandsaufnahme und Probleme in den neuen Bundesländern verglichen mit den Erfahrungen in den alten Bundesländern*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- SUMMERS, Robert S. (1974), "Evaluating and Improving Legal Process – A Plea for «Process Values»", *Cornell Law Review*, vol. 60, núm. 1, noviembre, pp. 1-52.
- SZELÉNYI, Ivan y MARTIN, Bill (1989), "The Legal Profession and the Rise and Fall of the New Class", en ABEL y LEWIS (eds.), pp. 256-288.
- TANFORD, J. Alexander (1991), "Law Reform by Courts, Legislatures, and Commissions Following Empirical Research on Jury Instructions", *Law and Society Review*, vol. 25, núm. 1, pp. 155-175.
- TATE, C. Neal (1995), "Why the Expansion of Judicial Power?", en TATE y VALLINDER (eds.), pp. 27-37.
- y VALLINDER, Torbjörn (eds.) (1995), *The Global Expansion of Judicial Power*, Nueva York-Londres, Nueva York University Press.
- TAVOLARI OLIVEROS, Raúl (1993), "El proceso civil chileno: una lectura desde el debido proceso y la eficacia de la jurisdicción de cara a la reforma", en VARIOS AUTORES, pp. 221-248.
- TAYLOR, Michael C. (1997), "Why No Rule of Law in Mexico? Explaining the Weakness of Mexico's Judicial Branch", *New Mexico Law Review*, vol. 27, invierno, pp. 141-166.
- TEUBNER, Gunther (1989), "How the Law Thinks: Toward a Constructivist Epistemology of Law", *Law and Society Review*, vol. 23, núm. 5, pp. 727-757.
- (1992), "Autopoiesis and Steering: How Politics Profit from the Normative Surplus of Capital", en SCHAAP, Linze *et al.* (eds.),

- Autopoiesis and Configuration Theory: New Approaches to Societal Steering*, Dordrecht-Boston-Londres, Kluwer Academic Publishers, pp. 127-141.
- (1997a), “Altera Pars Audiatur. Law in the Collision of Discourses”, en RAWLINGS, Richard (ed.), *Law, Society and Economy. Centenary Essays for the Londres School of Economics and Political Science 1895-1995*, Oxford, Clarendon Press, pp. 149-176.
- (1997b), “Altera pars audiatur: le droit dans la collision de discours”, *Droit et Société*, núm. 35, pp. 99-123.
- THIBAUT, John y WALKER, Laurens (1978), “A Theory of Procedure”, *California Law Review*, vol. 66, pp. 541-566.
- THOMAS, Robert E. (1995), “The Trial Selection Hypothesis Without the 50 Per Cent Rule: Some Experimental Evidence”, *Journal of Legal Studies*, vol. XXIV, núm. 1, enero, pp. 209-228.
- THOME, Joseph R. (2000), “Heading South but Looking North: Globalization and Law Reform in Latin America”, *Wisconsin Law Review*, pp. 691-712.
- THOMPSON, James D. (1967), *Organizations in Action. Social Science Bases of Administrative Theory*, Nueva York, McGraw-Hill.
- TIJERAS, Ramón (1994), *La revolución de los jueces. De Falcone a Barbero: una cruzada contra la corrupción política, el crimen internacional y la razón de Estado*, Madrid, Ediciones Temas de Hoy.
- TOHARIA, José Juan (1987), “¡Pleitos tengas!...” *Introducción a la cultura legal española*, Madrid, CIS-Siglo XXI de España Editores.
- (2001), *Opinión pública y justicia. La imagen de la justicia en la sociedad española*, Madrid, Consejo General del Poder Judicial.
- (2003), “Sistema judicial y cultura jurídica en España, 1975-2000”, en FIX-FIERRO *et al.* (eds.), pp. 305-358.
- TORELLO, Luis (1993), “Lineamientos generales de la reforma procesal civil y el caso concreto de la reforma en Uruguay”, en VARIOS AUTORES, pp. 97-132.
- TOURAINÉ, Alain (1992), *Critique de la modernité*, París, Fayard.
- TRUBEK, David M. (1980-81), “Studying Courts in Context”, *Law and Society Review*, vol. 15, núms. 3-4, pp. 485-501.
- *et al.* (1983), *Civil Litigation Research Project. Final Report*, Madison, Institute for Legal Studies, Parts A and B [vol. I: “Studying the Civil Litigation Process: The CLRP Experience”; vol. II: “Civil

- Litigation as the Investment of Lawyer Time”; vol. III: “Other Studies of Litigation and Dispute Processing”].
- TURNER, Barry A. (ed.) (1990), *Organizational Symbolism*, Berlín-Nueva York, Walter de Gruyter.
- TYLER, Tom R. (1988), “What is Procedural Justice? Criteria Used by Citizens to Assess the Fairness of Legal Procedures”, *Law and Society Review*, vol. 22, núm. 1, pp. 103-135.
- (1990), *Why People Obey the Law*, New Haven-Londres, Yale University Press.
- VALLINDER, Torbjörn (ed.) (1994), “The Judicialization of Politics”, *International Political Science Review*, vol. 15, núm. 2, abril.
- (1995), “When the Courts Go Marching In”, en TATE y VALLINDER (eds.), pp. 13-26.
- VANCE, Neil R. y STUPAK, Ronald J. (1997), “Organizational Culture and the Placement of Pretrial Agencies in the Criminal Justice System”, *Justice System Journal*, vol. 19, núm. 1, pp. 51-76.
- VAN LOON, Francis y LANGERWERF, Etienne (1989), “Prozeßhäufigkeiten und Prozeßmuster in Belgien”, en BLANKENBURG (ed.), pp. 231-255.
- *et al.* (1995), “Sociological Research on Litigation: Perspectives and Examples”, *European Journal of Law and Economics*, vol. 2, núm. 4, diciembre, pp. 379-385.
- VARGAS VIANCO, Juan Enrique (2004), “Eficiencia en la justicia”, en PÁSARA (comp.), pp. 455-512.
- VARIOS AUTORES (1993), *Reformas procesales en América Latina: la oralidad en los procesos*, Santiago de Chile, Corporación de Promoción Universitaria (Proyecto de Capacitación, Gestión y Política Judicial).
- VELJANOVSKI, Cento (1990), *The Economics of Law. An Introductory Text*, Londres, The Institute of Economic Affairs (Hobart Paper, 114).
- VIDMAR, Neil (1984), “The Small Claims Court: A Reconceptualization of Disputes and an Empirical Investigation”, *Law and Society Review*, vol. 18, núm. 4, pp. 515-550.
- (1987), “Assessing the Effects of Case Characteristics and Settlement Forum on Dispute Outcomes and Compliance”, *Law and Society Review*, vol. 21, núm. 1, pp. 155-164.

- (1993), “Verfahrensgerechtigkeit und alternative Konfliktbewältigung”, *Zeitschrift für Rechtssoziologie*, Jhg. 14, Heft 1, pp. 35-46.
- VIDONI GUIDONI, Odillo (1997), “Quale giustizia per il giudice di pace? Un’indagine esplorativa”, *Sociologia del diritto*, vol. XXIV, núm. 2, pp. 93-137.
- VINCENT, Jean *et al.* (1996), *La justice et ses institutions*, París, Dalloz.
- VRŠALOVIC MIHOEVIC, Juan (1991), “Una metodología para la distribución espacial de los tribunales”, en Corporación de Promoción Universitaria (ed.), *Proyecto de capacitación, formación, perfeccionamiento y política judicial. Administración de tribunales*, Santiago, CPU, t. II, pp. 163-224.
- Voz y Voto (1996), “Entre abogados te veas”, *Voz y Voto*, México, núm. 41, julio, pp. 23-27.
- WALCH, Matthew W. (1994), “Palmieri v. Estefan: Economic Inefficiency and Jurisdiction Over Foreign Affiliates in Nueva York”, *Law and Policy in International Business*, vol. 25, núm. 3, primavera, pp. 1059-1077.
- WARGLIEN, Massimo y MASUCH, Michael (1996), *The Logic of Organizational Disorder*, Berlín-Nueva York, Walter de Gruyter.
- WASILEWSKI, Rainer (1990), *Streitverhütung durch Rechtsanwälte. Empirische Untersuchung von Umfang, Struktur und Bedingungen außergerichtlicher Beilegung zivilrechtlicher Streitigkeiten durch Rechtsanwälte*, Köln-Essen, Bundesanzeiger-Deutscher Anwaltverein (Anwaltsforschung, hrsg. vom Bundesministerium der Justiz und von der Bundesrechtsanwaltskammer).
- WEBER, Gordon (1993), *Die Verdrängung des Hauptsacheverfahrens durch den einstweiligen Rechtsschutz in Deutschland und Frankreich. Eine rechtsvergleichende Untersuchung zur Stellung des einstweiligen Rechtsschutzes im Zivilprozeß beider Länder*, Köln, Bundesanzeiger (Rechtstatsachenforschung, hrsg. vom Bundesministerium der Justiz).
- WEBER, Max (1984), *Economía y sociedad. Esbozo de sociología comprensiva*, varios trad., 7a. reimpr. de la segunda edición española (1964), México, Fondo de Cultura Económica.
- WEDEKIND, W. (ed.) (1989), *Justice and Efficiency. General Reports and Discussions for the Eighth World Conference on Procedural Law*

- (*Utrecht, 1987*), Deventer-Antwerp-Boston, Kluwer Law and Taxation Publishers.
- WELLER, Steven *et al.* (1990), "American Small Claims Courts", en WHELAN (ed.), pp. 5-23.
- WELSH, Wayne N. y PONTELL, Henry N. (1991), "Counties in Court: Interorganizational Adaptations to Jail Litigation in California", *Law and Society Review*, vol. 25, núm. 1, pp. 73-101.
- WHELAN, Christopher (ed.) (1990), *Small Claims Courts. A Comparative Study*, Oxford, Clarendon Press.
- WIBERA (1991), *Vergleichende Organisationsuntersuchung Verwaltungs/Finanzgerichte*, Köln, Bundesanzeiger (Beiträge zur Strukturanalyse der Rechtspflege).
- WOLLSCHLÄGER, Christian (1989), "Die Arbeit der europäischen Zivilgerichte im historischen und internationalen Vergleich. Zeitreihen der europäischen Zivilprozeßstatistik seit dem 19. Jahrhundert", en BLANKENBURG (ed.), pp. 21-114.
- (1991a), "Bagatelljustiz? Eine rechtshistorische, rechtsvergleichende und empirische Untersuchung zur Einführung des vereinfachten Verfahrens am Amtsgericht", en BLANKENBURG, LEIPOLD y WOLLSCHLÄGER (eds.), pp. 13-108.
- (1991b), "Mehr Rechtsschutz ohne Zivilprozessrecht? Eine Prognose zum vereinfachten Verfahren in geringwertigen Streitigkeiten", *Zeitschrift für Rechtssoziologie*, Jhg. 12, Heft 2, pp. 248-273.
- (1997), "Historical Trends of Civil Litigation in Japan, Arizona, Sweden, and Germany: Japanese Legal Culture in the Light of Judicial Statistics", en BAUM, Harald (ed.), *Japan: Economic Success and Legal System*, Berlín-Nueva York, Walter de Gruyter, pp. 89-142.
- Yale Law Journal (1983), "The Inefficient Common Law", *Yale Law Journal*, vol. 92, núm. 5, abril, pp. 862-887.
- YARNOLD, Barbara M. (1995), "Do Courts Respond to the Political Clout of Groups or to Their Superior Litigation Resources «Repeat Player» Status?", *Justice System Journal*, vol. 18, núm. 1, pp. 29-42.
- YNGVESSON, Barbara y HENNESSEY, Patricia (1975), "Small Claims, Complex Disputes: A Review of the Small Claims Literature", *Law and Society Review*, vol. 9, núm. 2, invierno, pp. 219-274.

- ZAMORA, Stephen (1993), "The Americanization of Mexican Law: Non-Trade Issues in the North American Free Trade Agreement", *Law and Policy in International Business*, vol. 24, núm. 2, invierno, pp. 391-459.
- ZEMANS, Frances Kahn (1982), "Framework for Analysis of Legal Mobilization: A Decision-Making Model", *American Bar Foundation Research Journal*, núm. 4, otoño, pp. 989-1071.
- (1991), "In the Eye of the Beholder: The Relationship Between the Public and the Courts", *Justice System Journal*, vol. 15, núm. 2, pp. 723-740.
- ZEPEDA LECUONA, Guillermo Raúl (1997), "Análisis económico de los costos de acceso a la justicia en los ámbitos federal y local (Estado de Jalisco)", en Asociación Mexicana de Derecho y Economía (ed.), *Justicia con eficiencia. Memoria del Primer Congreso Anual de la Asociación Mexicana de Derecho y Economía. Abril de 1996*, México, AMDE, pp. 41-76.
- ZUCKERMAN, A.A.S. (1995), "A Reform of Civil Procedure - Rationing Procedure Rather than Access to Justice", *Journal of Law and Society*, vol. 22, núm. 2, junio, pp. 155-188.
- (1999), "Justice in Crisis: Comparative Dimensions of Civil Procedure", en ZUCKERMAN, A.A.S. (ed.), *Civil Justice in Crisis. Comparative Perspectives of Civil Procedure*, Oxford, Oxford University Press, pp. 3-52.
- y CRANSTON, Ross (eds.) (1995), *Reform of Civil Procedure. Essays on "Access to Justice"*, Oxford, Clarendon Press.
- ZWIESELE, Rainer y BENDER, Rolf (1972), "Betriebswirtschaftliche Methoden und Vorschläge zur Verbesserung der Justizorganisation", en BENDER (ed.), pp. 197-222.