

## Subjects

**Barruetabeña Zenekorta, Maite** (Eusko Jaurilaritzako bekaduna. Euskal Herriko Unibertsitatea. Manuel de Lardizabal, 2. 20018 Donostia): Norbere oinordetza antolatzeko ahalmenen ordezkaritza Euskal Herriko Zuzenbide Zibilean (Delegation of powers to organise one's own inheritance in Civil Law in the Basque Country) (Orig. eu). - In: *Eleria*. 17, 5-18.

Abstract: Spanish civil regulations consider the last will and testament to be the adequate instrument with which to organise properties and rights after death. This conception may have its nuances, as happens when the tester names a third party as a habilitated subject to designate successors and distribute the tester's properties. Territorial legislations –and even the Basque legislation– also admit this option, as against the criterion of the Spanish Civil Code.

Key Words: Territoriality. Succession. Testament. Third party. Delegation.

**Jimeno Aranguren, Roldán** (Nafarroako Unibertsitate Publikoa. Zuzenbide Publikoko saila. Zuzenbidearen Historiako arloa. Arrosadia Campusa, z/g. 31006 Iruña): Nafarroako Foru Zuzenbidearen irudiak: herri aldarrikapenetik ahanzturara. Hurbilpen teoriko-metodologikoa (Images of Navarra Statutory Law: from popular proclamation to the forgotten. Theoretical-methodological approach) (Orig. eu). - In: *Eleria*. 17, 19-33.

Abstract: The theoretical and methodological criteria used in the doctoral thesis *Nafarroako Foru Zuzenbidearen irudiak: herri aldarrikapenetik ahanzturara* (Figures of Navarran Statutory Law: from popular revindication to oblivion). In this sense, I am initiating a reflection on the following matters: the Navarran identity, institutional memory and popular memory on the Satautes (Fueros), forgetting the Fueros, historical truth, the objectivity of historians and methodological bases.

Key Words: Navarre. Fueros. Contemporary era. Identity. Memory. Methodology.

**Ulazia Etxabe, Mikel** (Gipuzkoako Foru Aldundia. Gipuzkoa Plaza, 1. 20004 Donostia): Microsoft vs. Europako Batzordea (merkatuko lehia babesten duen Zuzenbidea dela eta) (Microsoft vs. European Commission (under the Law that protects market competition)) (Orig. eu). - In: *Eleria*. 17, 35-57.

Abstract: The European authorities consider Microsoft's attitude of taking advantage of its dominant position in the market to gain leadership in other similar markets as an abusive practice. A chronicle of this lawsuit, which has prolonged over nine years and has had significant repercussions, is presented in these pages. Within the scope of law which protects free trade in the market this process has brought to light various questions of great interest related to economy and the law. This work analyses this question in the context of the legal regulation (article 82 of the European Constitutional Treaty) which outlines the abuse of the dominant position.

Key Words: Microsoft. Law which protects competition. Abuse of dominant position. Article 82.

## Interviews

**Monreal Zia, Gregorio**. Law Historian, 2007 Eusko Ikaskuntza-Caja Laboral Award (Orig. eu). - In: *Eleria*. 17, 59-64.

## Chronicles and commentaries

**Karrera Egialde, Mikel M.** (Euskal Herriko Unibertsitatea. Zuzenbide Fakultatea. Manuel de Lardizabal, 2. 20018 Donostia): Baserria transmititzearen gaineko kasuistika Gipuzkoan (Casuistics in transferring the homestead in Guipuzcoa) (Orig. eu). - In: *Eleria*. 17, 65-69.

Abstract: Last October Eusko Ikaskuntza and the Bar Association of Guipuzcoa organised a seminar in which to study the problems generated in terms of the transmission of Basque cottages (caseríos). During the seminar the consequences of the matter in the fields of sociology and family were clarified, together the responses that have been received to confront the problem, and opinions were voiced which were both diverse and interesting.

Key Words: Statutory civil law. Primogeniture. Homestead (Caserío).

## Classics

**Landa Gorostiza, Jon Mirena; Garro Carrera, Enara**. Gaur egungo politika kriminalaren egoera eta norabidea: Aro berri baten atarian? (Situation and direction of current criminal policy. At the gateway to a new era?) (Orig. eu). - In: *Eleria*. 17, 71-79.

**Ferrajoli, Luigi**. Zuzenbide Penal minimoa (Minimum Penal Law) (Orig. eu). - In: *Eleria*. 17, 81-91.

Abstract: Ferrajoli confronts, in this already-classical work, the problems of both a scientific and a philosophical nature posed by the question: "Why punish?". Starting from a guarantee-oriented mentality, he carries out a consistent and diaphanous analysis on the ideology and philosophy that justify punishment, unveiling the points of view and the set of interests of the victim, of the delinquent, of the State and society as a whole. He also makes a series of concrete proposals to ensure both State excesses and victims' revenge are reduced to the minimum amount possible.

Key Words: Objectives of punishment. Theories on prevention and reparation. Guarantees.