

BIBLIOGRAFÍA GENERAL

- ÁLVAREZ AVENDAÑO, Juan Antonio y LIZANA ANGUITA Claudio. "Dumping y Competencia Desleal Internacional". Editorial Jurídica de Chile. 1995.
- ÁLVAREZ GÓMEZ, José Ma. "La política comercial del mercado común". Madrid, Mc. Graw Hill, 1992.
- ANDERSON, R.D. and KHOSLA. "Competition Policy as a Dimension of Economic Policy: A Comparative Perspective", Ottawa, Industry Canada, 1995.
- ANDERSON, Kym, "Peculiarities of retaliation in WTO Dispute Settlement", World Trade Review (2002), 1:2, pp. 123-134.
- ASTUDILLO ASTUDILLO Manuel. "Curso de Derecho Económico: Legislación Económica". Tomo I. Santiago, Chile. Facultad de Ciencias Jurídicas y Sociales. 1999.
- ATIENZA, Manuel. "Introducción al Derecho". Doctrina Jurídica Contemporánea. Distribuciones Fontamara. México, 1998.
- AVILÉS HERNÁNDEZ, Víctor Manuel. "Orden Público Económico y Derecho Penal". Edit. Jurídica ConoSur Ltda. Chile, 1998.
- AYALA ESPINO, José. "Instituciones y Economía. Una Introducción al Neoinstitucionalismo económico". Fondo de Cultura Económica. México, 1999.

- AYALA ESPINO, José. "Mercado, Elección Pública e Instituciones. Una Revisión de las Teorías Modernas del Estado". Edit. Porrúa. México, 1996.
- BHALA, Raj, "The Bananas War", 31 *McGeorge Law Review* 839 (2000).
- BAGWELL, Kyle, MAVROIDIS, Petros C. y STAIGER, Robert W., *The Case for Tradable Remedies in WTO Dispute Settlement*, World Bank Policy Research Working Paper 3314 (2004).
- BARDACH, Eugene. "Los Ocho Pasos para el Análisis de Políticas Públicas". Edit. Porrúa. México, 1999.
- BARTELS, Lorand, "Applicable law in WTO Dispute Settlement Proceedings", *Journal of World Trade* 35 (3): 499-519 (2001).
- BAUMAN, Zygmunt. "La Globalización. Consecuencias Humanas". Fondo de Cultura Económica. Buenos Aires, Argentina. 1999.
- BEILLEROT, Jacky, BLANCHARD-LAVILLE, Claudine y MOSCONI, Nicole. "Saber y Relación con el Saber". Edit. Paidós. México, 1998.
- BID-INTAL. "Tratados, Regulaciones y Organización del Mercado Común entre Argentina, Brasil, Uruguay y Paraguay (MERCOSUR)". Buenos Aires, Argentina. BID, 1992.
- BINGAMANN, A.K., "International Cooperation and the Future of U.S. Antitrust Enforcement", US Department of Justice, Antitrust Division, Washington, 1996.
- BRETONE, Mario. "Derecho y Tiempo en la Tradición Europea". Fondo de Cultura Económica. México, 1999.
- BHUIYAN, Sharif, "Mandatory and Discretionary Legislation: Continued Relevance of the Distinction under the WTO", *Journal of International Economic Law* (2002) 5:571-604.
– "Unreal Federal Clauses of the World Trade Organization Treaty- A Case for Removing the "Apparent" Limitations on Implementation and Observance of World Trade Organization

- Commitments at Sub-national Levels”, *Journal of World Trade* 38 (1): 123-136 (2004).
- CALSAMIGLIA, Albert. “Racionalidad y Eficiencia del Derecho”. *Distribuciones Fontamara, S.A.* México, 1993.
- CARMODY, Chi, “Remedies and Conformity under the WTO Agreement, *Journal of International Economic Law* (2002) 5:307-329.
- COTTIER, Thomas y SCHEFER, Krista NADAKAVUKAREN, “Non-Violation Complaints in WTO/GATT Dispute Settlement: Past, Present and Future”, en *International Trade Law and the GATT/WTO Dispute Settlement System*, Ernst-Ulrich Petersmann (ed), Londres: Kluwer Law International (1997), pp. 145-183.
- “The Relationship Between World Trade Organization Law, National and Regional Law, *Journal of International Economic Law* (1998) 1: 83-122.
- CROLEY, Steve P., y JACKSON, John H., “WTO Dispute Panel Deference to National Government Decisions. The Misplaced Analogy to the U.S. Chevron Standard-Of-Review Doctrine”, en *International Trade Law and the GATT/WTO Dispute Settlement System*, Ernst- Ulrich Petersmann (ed), Londres: Kluwer Law International (1997), pp.187- 210.
- DAVEY, William J., “Has the WTO Dispute Settlement System Exceeded Its Authority?, *Journal of International Economic Law* (2001) 4: 79-110.
- DAVIES, Arwel, “Mandatory and Discretionary Legislation in WTO Law: A Distinction Worth Preserving?, *Legal Issues of Economic Integration* 31 (3): 185-218 (2004).
- DURLING, James P. y LESTER, Simon N., “Original Meanings and the Film Dispute: The Drafting History, Textual Evolution, and Application of the Non-Violation Nullification or Impairment Remedy”, 32 George Washington Journal of International Law and Economics 211 (1999).

- EECKHOUT, Piet, "Judicial Enforcement of WTO Law in the European Union - Some Further Reflections", *Journal of International Economic Law* (2002) 5: 91-110.
- GARCÍA-CASTRILLÓN, Carmen Otero, "Private Parties under the Present WTO (Bilateralist) Competition Regime", *Journal of World Trade* 35 (1): 99- 122 (2001).
- GEUZE, Matthijs y WAGER, Hannu, "WTO Dispute settlement Practice Relating to the TRIPS Agreement", *Journal of International Economic Law* (1999) 2:347- 384.
- GUTIÉRREZ, Gonzalo, *El Acuerdo General sobre Comercio de Servicios (GATS) y las telecomunicaciones –Un nuevo marco jurídico para el comercio internacional de servicios de telecomunicaciones*, Memoria de prueba para optar al Grado de Licenciado en Ciencias Jurídicas, Universidad Católica de Valparaíso (1999).
- HUDEC, Robert E., *Enforcing International Trade Law: The Evolution of the Modern GATT Legal System*, Salem: Butterworth Legal Publishers (1993)
- "The New WTO Dispute Settlement Procedure: An Overview of the First Three Years", 8 *Minnesota Journal of Global Trade* 1 (1999), pp. 1-53.
 - "The GATT Legal System: A Diplomat's Jurisprudence" en *Essays on the Nature of International trade Law*, Londres: Cameron May(2000), pp. 17-76.
 - "The Role of Judicial Review in Preserving Liberal Foreign Trade Policies" en *Essays on the Nature of International trade Law*, Londres: Cameron May(2000), pp. 133-151.
 - "Thinking about the New Section 301: Beyond Good and Evil" en *Essays on the Nature of International trade Law*, Londres: Cameron May (2000), pp. 153-206.
 - "Self Help in International Trade Disputes" en *Essays on the Nature of International trade Law*, Londres: Cameron May (2000), pp. 207-214.

- “Broadening the Scope of Remedies in the WTO Dispute Settlement”, en Improving WTO Dispute Settlement Procedures, Friendl Weiss y Jochem Wiers (eds.), Londres: Cameron May (2000), pp. 345-376.

ISLAM, M. Rafiqul, “Recent EU Trade Sanctions on the US to Induce Compliance with the WTO Ruling in the Foreign Sales Corporation Case: Its Policy Contradiction Revisited”, *Journal of World Trade* 33 (5): 87-152 (1999).

JACKSON, John H., “The WTO Dispute Settlement Understanding-Misunderstanding on the Nature of Legal Obligation”, 91 *American Journal of International Law* 1 (1997), pp. 60-64.

- The World Trade Organization, The Royal Institute of International Affairs, Chatham House Papers (1998).

KESSIE, Edwin, “Enhancing Security and Predictability for Private Business Operators under the Dispute Settlement System of the WTO”, *Journal World Trade* 34 (6): 1-17 (2000).

LACARTE-MURÓ, Julio y GAPPAAH, Petina, “Developing Countries and the WTO Legal and Dispute Settlement System: A View from the Bench”, *Journal of International Economic Law* (2000) 3: 395-401.

LÓPEZ AYLLÓN, Sergio. “Las Transformaciones del Sistema Jurídico y los Significados Sociales del Derecho en México”. Instituto de Investigaciones Jurídicas. UNAM. México, 1997.

MALAGUTI, María-Chiara, “Restrictive Business Practices in International Trade and the Role of the World Trade Organization”, *Journal of World Trade* 32 (3): 117-151 (1998).

MARCEAU, Gabrielle, “A Call for Coherence in International Law - Praises for the Prohibition Against ‘Clinical Isolation’ in WTO Dispute Settlement”, *Journal of World Trade* 33 (5): 87-152 (1999).

MAVROIDIS, Petros C. y ZDOUC, Werner, “Legal Means to Protect Private Parties” Interest in the WTO. “The Case of the EC New Trade Barriers Regulation”, *Journal of International Economic Law* (1998) 1: 407-432.

- McGIVERN, Brendan, "Seeking Compliance with WTO Rulings: Theory, Practice and Alternatives", 36 International Lawyer 141 (2002).
- MONNIER, Pierre, "The Time to Comply with an Adverse WTO Ruling- Promptness within Reason", Journal of World Trade 35 (5): 825-845 (2001).
- MOVSESIAN, Mark L., "Sovereignty, Compliance, and the World Trade Organization: Lessons from the History of Supreme Court Review", 20 Michigan Journal of International Law 775 (1999).
- NAIKI, Yoshiko, "The Mandatory / Discretionary Doctrine in WTO Law. The US - Section 301 Case and its Aftermath", Journal of International Economic Law (2004) 7: 23-72.
- O'CONNOR, Bernard, "Remedies in the World Trade Organization Dispute Settlement System - The Bananas and Hormonas Cases", Journal of World Trade 38 (2): 245-266 (2004).
- PALMETER, David y MAVROIDIS, Petros C., "The WTO Legal System: Sources of Law", 92 American Journal of International Law 3 (1998), pp. 398-413.
- WITKER V., Jorge. "Resolución de Controversias Comerciales en América del Norte". UNAM. México, 1997.
- WITKER V., Jorge. "Derecho de la Competencia en América". Fondo de Cultura Económica. Chile, 2000.
- WITKER V., Jorge. "Introducción al Derecho Económico". 6a. edición. Edith. McGraw Hill. UNAM. México, 2004.
- WITKER Jorge (Coordinador). "Legal Aspects of the Trilateral free Trade Agreements". UNAM. México. 1992.
- WITKER Jorge (Coordinador). "El Tratado de Libre Comercio de América del Norte". UNAM. México. 1993. Tomos II.
- WEBER WALLER, Spencer. "International Trade and U.S. Antitrust Law". New York. Clark Boardman Callaghan/ Publisher Parkway, 1992.
- YIP, George S. "Globalización. Estrategias para obtener una Ventaja Competitiva Internacional". Grupo Editorial Norma. Colombia, 1997.