

BIBLIOGRAFÍA

- ABRAMOVSKY, Abraham y Steven J. ENGELS, “A critical evaluation of the Mexican-American Transfer of penal Sanctions Treaty”, *Iowa Law Review*, vol. 64, núm. 1, octubre de 1978, p. 275-323.
- , “Extraterritorial Abductions. Americas catch and snatch Policy-run smok”, *Virginia Journal of International Law*, vol. 31, 1991, p. 150-210.
- , “Transfer of penal sections treaties: an endangered species?”, *Vanderbilt Journal of Transnational Law*, vol. 24, verano de 1991, p. 449.
- ALMROTH, David D., “Abduction of a defendant from Mexico at The Behest of The United states government does not defect a courts jurisdiction deport an extradition treater between the two nations”, *Seton Hall Law Review*, vol. 23, verano de 1993, p. 1128.
- ÁLVAREZ SOBERANIS, Jaime, “Necesidad de fortalecer el derecho internacional: la posición de México frente a la decisión número 91-712 de la Suprema Corte de Justicia de Estados Unidos de América”, *Revista Mexicana de Política Exterior*, verano de 1993, núm. 39, p. 24-40.
- ANGULO, Manuel y James D. REARDON G., “The apparent political and administrative expediency exception established by The Supreme Court in The United States. Humberto Alvarez-Machain to the rule of law as reflection by recognized principles of Interna of International Law”, *Boston Collegen International e Comparative Law Review*, vol. 16, verano de 1993, p. 245.
- BASSIOUNI, M. Cherif, “The time has come for an International Criminal Court”, *Indiana International and Comparative Law Review*, vol. 1, núm. 1, primavera de 1991, p. 1-35.
- , “Unlawful seizure and irregular rendition devices as alternatives to extradition”, *Vanderbilt Journal of Transnational Law*, vol. 7, núm. 1, p. 25-70.
- y Edward M. WISE, *Aut Dedere Aut Judicare. The duty to extradite or prosecute in International Law*, Dordrecht, Martinus Nijhoff Publishers, 1995, p. 340.

- BENTLY Jr., Eric, "Toward and international fourth amendment Rethinking searches and seizures a broad after Verdugo Urquidez", *Vanderbilt Journal of Transnational Law*, vol. 27, mayo de 1994, p. 329.
- BERISTAIN, Paul, "El derecho y el hecho: Law and Reality in The Mexican Criminal Justice System", *Chicago Law Review*, vol. 8, 1985, pp. 40-60.
- BLACKMON, Harry A., "The Supreme Court and the Law of Nations", *Yale Law Journal*, vol. 104, octubre de 1994, pp. 39-49.
- CÁRDENAS Jr., Héctor, "United States v. Alvarez-Macháin: result oriented jurisprudence", *Houston Journal of International Law*, otoño de 1993, vol. 16, p. 101.
- CARLISLE, Jeffrey J., "Extradition of government agents as a municipal law remedy for state sponsored kidnapping", *California Law Review*, vol. 81, diciembre de 1993, pp. 1541-1586.
- CARTER, Stephanie, "Forcible abduction of fugitive in foreign country does not violate due process", *Suffolk Transnational Law Journal*, vol. 6, otoño de 1982, p. 357.
- CARTNELL, Tom, "The avenger of DEA agent Enrique Kiki Camarena: United States v. Alvarez-Macháin", *University of Kansas Law Review*, vol. 41, primavera de 1993, p. 635.
- CHIEN, Elizabeth, "United States v. Humberto Alvarez-Macháin: government sponsored international Kidnapping is an alternative to extradition", *University of Hawaii Law Review*, vol. 15, verano de 1993, p. 179.
- CHOO, Andrew L.T., "Ex parte Bennett: The demise of the Male Captus, bene detentus doctrine in England", *Criminal Law forum*, vol. 5, 1994, p. 165.
- COLUMBIA LAW SCHOOL INTERNSHIP PROGRAM IN URBAN AND MINORITY AFFAIRS, "Effect of Mapp v. Ohio on Police search and seizure practices in Narcotics cases", *Columbia Journal of Law & Social Problems*, vol. 4, núm. 1, marzo de 1968, pp. 87-104.
- COOPER, Phillip J., "United States v. Alvarez-Macháin: Douglas was Right; the Bill of Rights is not enough", *Chicago-Latino Law Review*, vol. 15, primavera de 1994.
- CRUZ MIRAMONTES, Rodolfo, "La sentencia Álvarez Macháin y el orden Jurídico internacional", *Ars Iuris*, México, núm. 8, 1993, pp. 5-18.
- D'AMATO, Anthony, "The President and International Law. A missing dimension", *The American Journal of International Law*, vol. 81, 1987, pp. 375-377.

- DICKSON, Edwin D., "Jurisdiction following seizure or arrest in violation of International Law", *The American Journal of International Law*, vol. 28, 1934, pp. 231-245.
- DONESA, Christopher A., "Protecting national interests: the legal status of extraterritorial Law enforcement by the military", *Duke Law Journal*, vol. 41, núm. 4, febrero de 1992.
- FAIRMAN, Charles, "Ker v. Illinois revisited", *The American Journal of International Law*, vol. 47, núm. 4, octubre de 1953, pp. 678-686.
- FEINRIDER, Martín, "Extraterritorial abductions: a newly developing international standard", *Akron Law Review*, vol. 14, verano de 1980, pp. 27-47.
- FLETCHER, Andrew K., "Pirates and smugglers: an analysis of the use of abductions to bring drug traffickers to trial (abduction of Dr. Humberto Alvarez-Macháin from Mexico)", *Virginia Journal of International Law*, vol. 32, otoño de 1991, p. 233.
- FRISH PHILIPP, Walter, "Los medios de prueba apropiados ilícitamente", *El Foro*, t. III, núm. 1, p. 139.
- GARCÍA-MORA, Manuel R., "Criminal Jurisdiction of a State over fugitives bought from Country by force or fraud A Comparative Study", *Indiana Law Journal*, vol. 32, núm. 4, verano de 1957, pp. 427-449.
- GENTIN, Jonathan, "Government sponsored abduction of foreign criminals abroad: Reflections on United States v. Caro Quintero and the inadequacy of the Ker-Frisbie doctrine", *Emory Law Journal*, vol. 40, otoño de 1991, núm. 4.
- GLENNON, Michael J., "State sponsored abduction: A comment on United States v. Álvarez-Macháin", *The American Journal of International Law*, vol. 86, pp. 746-756.
- GLUCK, Jonathan A., "The Customary International Law of State sponsored International Abduction and United States Courts", *Duke Law Journal*, vol. 44, diciembre de 1994, pp. 612-655.
- GOEBEL, Heidil, "United States v. Álvarez-Macháin: The Supreme Courts approval of the abduction of foreign nationals", *The University of Toledo Law Review*, vol. 25, 1994, p. 297.
- GOVÍN, Michael D., "United States v. Álvarez Macháin, Waiteign with the political questions doctrine", *Connecticut Law Review*, vol. 26, invierno de 1994, p. 759.
- GRISVOLD, Gregory Dean, "Strangers in a strange land: Assessing The Fate of Foreign Nationals arrested in the United States by State and local Authorities", *Minnesota Law Review*, vol. 78, 1994, pp. 771-803.

- GURULE, Jimmy, "Terrorism territorial sovereignty and the forcible apprehension of international criminals abroad", *Hasting International a Comparative Law Review*, vol. 17, primavera de 1994, p. 457.
- GUZMÁN, Matthew, "International Kidnapping or Justifiable seizure", *Southern Illinois University Law Journal*, vol. 17, invierno de 1993, p. 317.
- GOODING, Gregory V., "Fighting terrorism in the 1980s: The interception of the Achille Lauro hijackers", *Yale Journal of International Law*, vol. 12, 1987, pp. 158-179.
- HADDAD, Loubina W., "Superpower extraterritorial abduction", *St. Thomas Law Review*, vol. 5, primavera de 1993, p. 543.
- HAGGAN, Patrick M., "Government sponsored extraterritorial abductions in the new world order: The under role of International Law in the United States Courts and Foreign policy", *Suffolk International Law Review*, vol. 17, primavera de 1994, p. 438.
- HALBERSTAM, Malirina, "Agora: International Kidnaping in defense of the Supreme Court Decision in Álvarez Macháin", *The American Journal of International Law*, vol. 86, núm. 4, octubre de 1992, pp. 736-746.
- HARTMAN, Marshal J., "The death of the fourth Amendment", *Trial*, vol. 21, enero de 1985, pp. 50-53.
- HEARD, Viddell L., "United States v. Álvarez Macháin: extraterritorial abductions and the rule of law", *UCLA Law Review*, vol. 41, junio de 1994, pp. 1397-1428.
- HITT, John R., "United States v. Alvarez Macháin: United States Supreme Court ratifies government sanctioned Kidnappings", *Detroit College of Law Review*, primavera de 1993, p. 193.
- HERROLD, David H., "A new, emergency world order Reflections of tradition & progremins though the ejes of two courts", *Tulsa Journal of Comparative & International Law*, vol. 2, otoño de 1994, p. 143.
- HOFFMAN, Paul *et al.*, "Kidnaping foreign criminal suspects", *Whittier Law Review*, vol. 15, 1994, p. 419.
- JICKA, Yvonne W., "High noon at the Court: World West justice is alive and Kicking in the United States v. Álvarez- Macháin", *Mississippi College of Law*, vol. 14, otoño de 1993, p. 103.
- KATZ, Jonathan, "Should government sponsored forcible abduction render jurisdiction invalid", *California Western International Law Journal*, vol. 23, primavera de 1993, p. 395.

- KELLY, James T., "The Empire strikes back: The Taking of Joe Doherty", *Fordham Law Review*, vol. LXI, núm 2, noviembre de 1992, pp. 317-339.
- KENNEDY, Leigh Ann, "Jurisdiction in violation of an extradition treaty: United States v. Álvarez Macháin", *Creighton Law Review*, vol. 27, 1993-1994, p. 1105.
- KIRGIS Jr., Frederick, "Agora: may the president violate customary International Law? (cant'd)", *The American Journal of International Law*, vol. 81, 1987, pp. 371-375.
- KOH, Harold Hongju, "Justice Blackmun & the", *Yale Law Journal*, vol. 104, octubre de 1994, pp. 23-31.
- KOLF, Douglas I., "Post Verdugo-Urquidez: The sufficient connection test-substantially ambiguous, substantially unworkable", *Columbia Human Rights Law Review*, vol. 25, primavera de 1994, p. 435.
- KRISTOFKO, Michael, "United States v. Álvarez-Macháin International abductions: The Courts initiation for reciprocal action against american citizen", *Ohio Northern University Law Review*, vol. 20, 1993, p. 191.
- LARSEN, Mark D., "The Achille Lauro incident and the permissible use of force", *Loyola L.A. International and Comparative Law Journal*, vol. 9, 1987, pp. 481-497.
- LEE, Aimée, "United States v. Álvarez Macháin: The deleterious ramifications of illegal abductions", *Pordhams International Law Journal*, vol. 17, 1993, p. 126.
- LEIH, Monroe, "Extraditions, forcible abduction as a constitutional defense to federal jurisdiction. The Ker-frisbie standard", *American Journal of International Law*, vol. 76, 1982, p. 618.
- LEVENSON, Laurie L., "NAPTA: a criminal justice impact report", *U.C. Davis Law Review*, vol. 27, verano de 1994, p. 843.
- LEVITT, Kenneth E., "International Extradition, The principle of specialty and effectuate treaty enforcement", *Minnesota Law Review*, vol. 76, núm. 4, abril de 1992, pp. 1017-1039.
- LIDSTONE, K. W. y T.L. EARLY, "Questioning freedom: detention for questioning in France, Scotland an England", *International and Comparative Law Quarterly*, vol. 84, julio de 1982, pp. 488-512.
- LIPUT, Andrew L., "An analysis of the Achille Lauro Affair: Towards an effective and legal method of bringing international terrorists to justice", *Forehands International Journal*, vol. 9, 1989, pp 329-372.

- LONNER, Jonathan, "Official government abductions in the presence of extradition treaties", *The Journal of Criminal Law & Criminology*, vol. 83, invierno de 1993, p. 998.
- LOWENFELD, Andreas F., "Kidnapping by government order: a follow-up", *American Journal of International Law*, vol. 84, julio de 1990, núm. 3, pp. 712-716.
- , "U.S. Law enforcement abroad.: The Constitution and International Law", *The American Journal of International Law*, vol. 82, 1989, pp. 880-893.
- LUBET, Steven, "Extradition unbound: a reply to profesions Blakesley and Bassiouni", *Texas International Law Journal*, vol. 24, 1939, pp. 47-65.
- LUNDWALL, Stephen L., "Alien membership in the Constitutional Compact: Fourth Amendment reasonableness in foreign Lands-United sates v. Verdugo Urquidez", *Brigham Young University Law Review*, vol. 1989, núm. 1, pp. 319-335.
- LUTZ, Ellen L., "State-Sponsored abductions: The Human Rights ramifications of Álvarez-Macháin", *Nored Policy Journal*.
- MATORIN, Mitchell J., "Unchaining the law: The legality of extraterritorial abduction in lieu of extradition", *Duke Law Journal*, vol. 41, núm. 4, febrero de 1992, pp. 907-932.
- MCALLISTER, Edmund S., "The hydraulic premise of vengeance: United States v. Álvarez-Macháin and the case for a justifiable abduction", *De Paul Law Review*, vol. 43, invierno de 1994, p. 449.
- MCCREDIE, Jeffrey Allan, "Contemporary uses of force against terrorism: The United States response to ACHILLE LAURO-Questions of jurisdictions and its exercise", *Georgia Journal of International and Comparative Law*, vol. 16, 1986, pp. 245-277.
- MERON, Theodor, "Extraterritoriality of Human Rights treaties", *American Journal of International Law*, vol. 89, enero de 1995, pp. 78-82.
- MILLER, Carol R., "Kidnapped! U.S. Supreme Court says extradition treaty does not apply", *Human Right*, vol. 21, primavera de 1994, p. 24.
- MILLER, Jeffrey J., "Plea bargaining in Italy and the United States", *New York University Journal of International Law & Politics*, vol. 22, invierno de 1990, p. 215.
- MILLER, Joseph, "Extending extraterritorial abduction beyond its limit: United States v. Álvarez-Macháin", *Pace International Law Review*, vol. 6, invierno de 1994, p. 221.

- MITCHEL, Janet E., "The selective application of the Fourth Amendment, United States v. Verdugo Urquidez", *Catholic University Law Review*, vol. 41, 1991.
- MORGAN, Edward M., "Criminal Process, International Law and extraterritorial crime", *University of Toronto Law Journal*, vol. 38, 1988, pp. 245-277.
- O'HIGGINS, Paul, *Unlawful Seizure and Irregular Extradition*, Londres, 1961.
- PAUST, Jordan J., "Customary International Law: Its nature, sources and status as Law a the United States", *Michigan Journal of International Law*, vol. 12, otoño de 1990, pp. 59-91.
- , "Self-executing Treaties", *The American Journal of International Law*, vol. 82, 1998, pp. 760-783.
- , "The President is Sound by International Law", *The American Journal of International Law*, vol. 81, 1987, pp. 377-390.
- , "Extradition and United States prosecution of The Achille Lauro hostage-akers: Navigating the hazards", *Vanderbilt Journal of International Law*, vol. 20, 1987, pp. 235-257.
- , "Paquete and the President: Rediscovering the United States", *Virginia Journal of International Law*, vol. 34, verano de 1994, p. 981.
- PLATT, Can J., "All natures beware: United States Extradition treaty with Mexico does not prohibit forcible abductions-United States, Álvarez Macháin", *Suffolk University Law Review*, vol. 27, primavera de 1993, p. 271.
- PREUSS, Laurence, "Kidnaping of justices from justices on foreign territory", *The American Journal of International Law*, vol. 29, 1935, pp. 502-507.
- RE, Stephanie A., "The Treaty doesnt say we cantkidnap anyone, government sponsored kidnapping as a means of circumventing extradition treaties", *Washington University of Urban a Contemporary Law*, vol. 44, verano-otoño de 1993, p. 265.
- REISMAN, Michael, "Covert Action", *The Yale Jurnal of International Law*, vol. 20, verano 1995, p. 419.
- RICHARD, Dolan, "Alien's Fourth Amendment Right against Government searches abroad United States v. Verdugo Urquidez 856F2d. 1214 (9th. Circuit 1988) cent. granted 109 sct 1741 (1989)", *Washington Law Review*, vol. 64, núm. 3, julio de 1989, pp. 701-720.

- , “The extraterritorial applicability of the forth Amendment”, *Harvard Law Review*, vol. 102, núm. 7, mayo 1989, pp. 1672-1694.
- RING, David, “United States v. Álvarez Macháin: Literalism, expediency and the new world order”, *Whiter Law Review*, vol. 15, 1994, p. 495.
- ROSENN, Kerth S., “Corruption in Mexico: Imbrications for U.S. foreign Policy”, *California Eastern International Law Journal*, vol. 18, núm. 1, 1987-1988.
- RUDY, Timothy D., “Did we traty away Ker-Frisbie”, *Saint Mary’s Law Journal*, vol. 26, 1995, San Antonio, pp. 791-840.
- SCHWABACH, Aaron y S.A. PATCHETT, “Doctrine or Dictum: The Ker-Frisbie doctrine and official abductions which breach International Law”, *The University of Miami Inter-American Law Review*, vol. 25, otoño de 1993, p. 19.
- SCRIMGER, Analisa W., “United States, v. Álvarez Macháin: forcible abduction as an acceptable alternative means of gainin jurisdiction”, *Templed International & Comparative Law Journal*, vol. 7, otoño de 1993, p. 369.
- SECRETARÍA DE RELACIONES EXTERIORES, *Límites de la jurisdicción nacional*, México, 1992, 2 vols.
- SEMMELMAN, Jacques, “U.S. government sponsored abduction of Mexican citizen”, *American Journal of International Law*, vol. 86, octubre de 1992, p. 811.
- SHAW, Daniel A., “Doctor’s abduction argued to 9th Circuit”, *The Los Angeles Daily Journal*, 5 de abril de 1991.
- SIQUEIROS, José Luis, “El secuestro territorial de presuntos delincuentes en violatorio del derecho internacionl”, *Ars Iuris*, núm. 8, 1993, pp. 19-25.
- SOMERS, Candere, “United States v. Álvarez Macháin Extradition and the right abduct”, *North Carolina Journal of International Law. A Commercial Regulations*, vol. 18, otoño de 1992, p. 213.
- STARK, Barbara, “Economic Rights in the United States and International Human Rights Law: Toward an entirely new strategy”, *Hasting Law Journal*, vol. 44, noviembre de 1992, pp. 79-130.
- STARK, Royal J., “Comment: The Ker-Frisbie-Alvarez Doctrine: International Law, Due Process, and the United sponsored Kidnapping of foreign national abroad”, *Connecticut Journal of International Law*, vol. 9, otoño de 1993, p. 113.

BIBLIOGRAFÍA

163

- STERNS, Denis, “Rendered stateless: the extraordinary apprehension of foreign national and the politics of exclusion”, *Wisconsin International Law Journal*, vol. 10, marzo de 1991, p. 78.
- STRUSS, Andrew L., “A global paradigm of the Supreme Courts abduction decision in Álvarez-Macháin”, *Temple Law Review*, vol. 67, invierno de 1994, p. 1209.
- SUPREMA CORTE DE JUSTICIA DE LA NACIÓN, *Comentario a las reformas institucionales en materia penal*, octubre de 1993.
- SYLVESTER, Douglas J., “Customary International Law, forcible abductions and America’s return to the Savage State”, *Buffalo Law Review*, vol. 42, primavera de 1994, p. 555.
- TERRION, Halle Fire, “United States v. Álvarez Macháin: Supreme Court Sanctions governmentally orchestrate absolutions as means to obtain pennal jurisdiction Care”, *Western Law Review*, vol. 43, invierno de 1993, p. 625.
- TESON, Fernando R., “International Abductions, Law intesity conflicts and State sovereignty: a moral inquiry”, *Columbia Journal of Transnational Law*, vol. 31, 1994, p. 551.
- THRUSH, Bradley, “United States sanctioned Kidnaping abroad: Can The United States restore International confidence in its extradition treaties?”, *Arizona Journal of International Comparative Law*, vol. 11, primavera de 1994, pp. 181-214.
- TOMASULES, Michael Albert, “Two wrongs dont make a wright: the trial of Álvarez-Macháin”, *Southern California Law Review*, vol. 67, enero de 1994, p. 475.
- TRAVELAND, Terry L., “United States v. Álvarez Macháin: the price of an aggressive war on dug”, *Bay cur Law Review*, vol. 45, invierno de 1993, p. 185.
- TRIMBLE, Phillip R., “The Supreme Court and International Law. The demise of Restatement section 403”, *American Journal of International Law*, vol. 89, enero de 1995, pp. 53-57.
- VÁZQUEZ, Carlos Manuel, “Treaty-bared rights and remedies of individuals”, *Columbia Law Review*, vol. 92, núm. 5, junio de 1992, pp. 1082-1163.
- WALTERS, Mark L., “American Dreammasters v. The cocaine cowboys: Caplin, Monsanto and the new cold war”, *Texas Law Review*, vol. 69, núm. 1, noviembre de 1990, pp. 159-207.

- WARD, Linda, "Forcible abduction made fashionable: United States v. Álvarez Macháin's extensions of the Ker-Frisbie doctrine", *Arkansas Law Review*, vol. 47, 1994, p. 477.
- WEDGWOOD, Ruth, "The argument against international abduction of criminal defendants: amicus curiae brief filed by the lawyers Committee for Human Rights in United States. v. Humberto Álvarez Macháin", *American University Journal of International Law a Policy*, vol. 6, verano de 1991, p. 537.
- WEISMAN, Jackeline A., "Extraordinary rendition: A one way ticket the U.S. . ., or is it?" *Catholic University Law Review*, vol. 41, núm. 1, otoño de 1991, pp. 149.
- WEISSMAN, Kristine Berdan, "Extraterritorial Abduction: The endangerment of future peace", *University of California Davis*, vol. 27, 1994, pp. 459-499.
- WEST, Robin, "Taking freedom seriously", *Harvard Law Review*, vol. 104, núm. 1, noviembre de 1990, pp. 43-286.
- WILDER, Andrew L., "The supreme Court decision". *Virginia Journal International Law*, vol. 32, verano de 1992, p. 979.
- WING, Michael R., "The United States Supreme Court approves extraterritorial abduction of foreign criminals" *Georgia Journal of International & Comparative Law*, vol. 23, verano de 1993, p. 431.
- WRIGHT, Charles Slan, *Federal Practice and Procedure Federal Rules of criminal procedure*, West Publishing Co, 1994, p. 53.
- YERED, John J., "Dependent forcibly abducted at request of United States government agents subject to jurisdiction of United States courts despite extraditions treaty, United States v. Álvarez Macháin", *Suffolk Transnational Law Review*, vol. 17, invierno de 1994, p. 218.