
Title

Micro-Institutional Performance Analysis: Thoughts on the use of technology. The Case of the Colombian (criminal) justice system; [Análisis de desempeño microinstitucional: reflexiones sobre el uso de la tecnología. El caso del sistema de justicia (penal) colombiano]

Abstract

The need for the technological continuous improvement of the administration of justice was particularly evident for Colombia, a country used as an example due to its social dynamics and institutional adjustments. Hence, this article focuses on examining and arguing this scenario using a heterodox legal-economic approach. © 2024, Universidad Autonoma de Chile. All rights reserved.

Authors

Méndez Reátegui R.

Author full names

Méndez Reátegui, Rubén (57439724600)

Author(s) ID

57439724600

Year

2024

Source title

Revista Justicia y Derecho

Volume

7.0

Issue

1

DOI

10.32457/rjyd.v7i1.2348

Link

<https://www.scopus.com/inward/record.uri?eid=2-s2.0-85194574164&doi=10.32457%2frjyd.v7i1.2348&partnerID=40&md5=e3cae4826eee29546529557f789f3815>

Affiliations

Universidad Autónoma de Chile, Facultad de Derecho, Instituto de Investigación en

Authors with affiliations

Méndez Reátegui R., Universidad Autónoma de Chile, Facultad de Derecho, Instituto de Investigación en Derecho - IDD, Chile

Author Keywords

administration of justice; communications technologies; effectiveness; public issues; social benefits

References

Legislation and regulations; Decree 806 of 2020; Statutory Bill 295 of 2020; Statutory Bill 475 of 2021; Ruling C-134 of 2023; Alonso Jose Antonio, Garcimartin Carlos, Collective Action and Development. The Role of Institutions, (2008); Arrow Kenneth J., Rationality of Self and Others in an Economic System, The Journal of Business, 59, 4, pp. S385-S399, (1986); Bernal Pulido Carlos, El Derecho de los derechos, (2005); Boettke Peter J., Living Economics, Yesterday, Today and Tomorrow, (2012); Calabresi Guido, The Cost of Accidents: A Legal and Economic Analysis, (1970); Castano Daniel, Justice as a digital service, (2022); Castellanos Diaz Juliana, Mendez Reategui Ruben, Paladines Maria. Camila, Study on the regulatory process of ultra-processed food labeling: Colombian case, Revista Justicia & Derecho, 6, 1, pp. 1-9, (2023); Memories of the Seminar on the Update of Law 2213 of 2022, (2022); Cruz Tejada H., Breves comentarios a la ley 2213 de 2022, (2022); Ghersi Silva Enrique, Derecho & Economía: Estudios Críticos, (2020); Holtskog Halvo, Continuous Improvement Beyond the Lean Understanding, Procedia

CIRP, 7, (2013); Klammer Sarah S., Scorsone Eric A., The legal foundations of micro-institutional performance: a heterodox law & economics approach, (2022); Mendez Reategui Ruben, Structured, Transitional and Unstructured Civil Societies: An Institutional Approach, Revista Procesos de Mercado, 11, 2, pp. 299-327, (2014); Mendez Reategui Ruben, Essays on institutions, coordination, and legal theory, (2017); Reategui Mendez, Sumar Albujar Oscar, Gobierno conforme al Derecho versus Estado de Legalidad, Revista de Derecho Político, 1, 109, pp. 373-400, (2020); Strategic Planning 2019-2022, (2019); Montes Karina, Moreno Luis Ferney, Regulatory Improvement. Regulatory impact analysis, (2021); Noveck Beth Simone, How to solve public problems. A practical guide to fixing the government and changing the world, (2022); Palomo Diego, Ubilla Benjamin, Virtuality in Justice: critical points to review in post-COVID-19, (2023); Polanyi Karl, The great transformation of sociology, (1944); Sierra Fajardo Oscar, Presentiality in justice: To go back is to go backward; Tapias Saldana Angela Cristina, Application of restorative justice in alternative dispute resolution mechanisms and restorative justice, Justicia Restaurativa. Applications from the academy, (2017); Thaler Richard H., Everything I've learned with economic psychology, (2016); Linkography; The challenges of justice in Colombia in the face of virtuality, (2021); Legis-Ambito Juridico Legis-Ambito Juridico, Presentiality or virtuality in justice, the debate is open, (2021); Whereby measures are adopted for the lifting of judicial terms and other provisions are issued for reasons of public health and force majeure, (2020); Digital Justice Conversatory: Are we prepared? Critical and interdisciplinary visions to Decree 806 of 2020, (2022)

Publisher

Universidad Autonoma de Chile

ISSN

07199392

Language of Original Document

English

Abbreviated Source Title

Rev. Justicia. Derecho.

Document Type

Article

Publication Stage

Final

Source

Scopus

EID

2-s2.0-85194574164