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ciency of the Judicial Sector in Latin America, 17 INT'L REV. L. & ECON. 275, 276 (1997) (stating that results of business surveys throughout Latin America indicate that the judicial system is seen as a constraint to reasonable accessibility by those in the private sector). 4.

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A Survey of Attitudes Toward the Latin American Judicial Systems The judicial sector in Latin America is ill prepared to foster private sector development within a market system.⁵ The results of business surveys throughout Latin America indicate that the judicial system is considered to be among the most significant constraints to private sector development.⁶ For example, a World Bank survey conducted in May, 1993, in Ecuador among private businessmen found the judicial system to be the ...

A quantitative assessment of the efficiency of the ...

There is a widespread belief throughout Latin America that the judicial sector is not in a position to foster private sector development within a market system. The courts are overburdened and unable to dispose of cases in a timely fashion. As a result, frustrated litigants lose faith in the public justice system's ability to resolve their disputes.

A quantitative assessment of the efficiency of the ...

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justice delayed judicial reform in latin america inter american development bank Sep 02, 2020 Posted By C. S. Lewis Media Publishing TEXT ID 4802d1dc Online PDF Ebook Epub Library bar associations the author argues that judicial independence requires economic liberalization that in the mid 1980s latin american countries began implementing a series of

Justice Delayed Judicial Reform In Latin America Inter ...

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"Professional analysis of essential elements of judicial reform, as provided in any country-specific review by the World Bank. As political and economic development continue, greater attention needs to be given to judicial reform. Basic elements of judicial reform include: guaranteeing judicial independence through changes in judicial budgeting, judicial appointment, and disciplinary systems; adopting procedural reforms; enhancing public access to justice; incorporating gender issues in the reform process; and redefining/expanding legal education and training"--Handbook of Latin American Studies, v. 57.

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"Proceedings of a World Bank conference."--T.p.

Beyond High Courts: The Justice Complex in Latin America is a much-needed volume that will make a significant contribution to the growing fields of comparative law and politics and Latin American legal institutions. The book moves these research agendas beyond the study of high courts by offering theoretically and conceptually rich empirical analyses of a set of critical supranational, national, and subnational justice sector institutions that are generally neglected in the literature. The chapters examine the region's large federal systems (Argentina, Brazil, and Mexico), courts in Chile and Venezuela, and the main supranational tribunal in the region, the Inter-American Court of Human Rights. Aimed at students of comparative legal institutions while simultaneously offering lessons for practitioners charged with designing such institutions, the volume advances our understanding of the design of justice institutions, how their form and function change over time, what causes those changes, and what consequences they have. The volume also pays close attention to how justice institutions function as a system, exploring institutional interactions across branches and among levels of government (subnational, national, supranational) and analyzing how they help to shape, and are shaped by, politics and law. Incorporating the institutions examined in the volume into the literature on comparative legal institutions deepens our understanding of justice systems and how their component institutions can both bolster and compromise democracy and the rule of law. Contributors: Matthew C. Ingram, Diana Kapiszewski, Azul A. Aguiar-Aguilar, Ernani Carvalho, Natália Leitão, Catalina Smulovitz, John Seth Alexander, Robert Nyenhuis, Sídia Maria Porto Lima, José Mário Wanderley Gomes Neto, Danilo Pacheco Fernandes, Louis Dantas de Andrade, Mary L. Volcansek, and Martin Shapiro.

Judicial reform became an important part of the agenda for development in Latin America early in the 1980s, when countries in the region started the process of democratization. Connections began to be made between judicial performance and market-based growth, and development specialists turned their attention to "second generation" institutional reforms. Although considerable progress has been made already in strengthening the judiciary and its supporting infrastructure (police, prosecutors, public defense counsel, the private bar, law schools, and the like), much remains to be done. Linn Hamner's book aims to turn the spotlight on the problems in the movement toward judicial reform in Latin America over

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the past two decades and to suggest ways to keep the movement on track toward achieving its multiple, though often conflicting, goals. After Part I's overview of the reform movement's history since the 1980s, Part II examines five approaches that have been taken to judicial reform, tracing their intellectual origins, historical and strategic development, the roles of local and international participants, and their relative success in producing positive change. Part III builds on this evaluation of the five partial approaches by offering a synthetic critique aimed at showing how to turn approaches into strategies, how to ensure they are based on experiential knowledge, and how to unite separate lines of action.

This book addresses current developments in transitional justice in Latin America - effectively the first region to undergo concentrated transitional justice experiences in modern times. Using a comparative approach, it examines trajectories in truth, justice, reparations, and amnesties in countries emerging from periods of massive violations of human rights and humanitarian law. The book examines the cases of Argentina, Brazil, Chile, Colombia, Guatemala, El Salvador, Paraguay, Peru and Uruguay, developing and applying a common analytical framework to provide a systematic, qualitative and comparative analysis of their transitional justice experiences. More specifically, the book investigates to what extent there has been a shift from impunity towards accountability for past human rights violations in Latin America. Using 'thick', but structured, narratives - which allow patterns to emerge, rather than being imposed - the book assesses how the quality, timing and sequencing of transitional justice mechanisms, along with the context in which they appear, have mattered for the nature and impact of transitional justice processes in the region. Offering a new approach to assessing transitional justice, and challenging many assumptions in the established literature, this book will be of enormous benefit to scholars and others working in this area.

In this text, leading authorities on law and economies from Latin America and the United States analyze the problems of the region's judicial sector and propose strategies for solving them. The authors show that, just as Latin America's fledgling market economies must be based on guarantees for property rights, the future of democratic institutions in the region will depend on impartial and reliable systems of justice.

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