

# The Old Law of Bizkaia

(1452)

INTRODUCTORY STUDY AND CRITICAL EDITION

GREGORIO MONREAL ZIA



# Contents

Acknowledgments .....	II
Preface .....	13
The Old Law and Its Contexts: An Introductory Study .....	19
Part One	
I. A Geopolitical Overview .....	21
1. Vasconia in Antiquity .....	21
2. Bizkaia between Asturias and Navarra: The Creation of a Seigniorial Dynasty .....	22
3. The Seigniory under the Sway of the Castilian Monarchs and the Institutional Integration of the Countdom's Component Territories: The Bizkaian Core or Tierra Llana, the Duranguesado, the Encartaciones and the Villas ...	23
II. Juridical Romanization, Castilian Royal Law and Bizkaian Law .....	26
1. Medieval Custom .....	28
2. The Reception of Roman Law in the Late Middle Ages	29
3. Castilian Royal Law, Common Law and the Disappearance of Local Law .....	30
4. The Subsistence of Bizkaian Law .....	32
III. Antecedents of the Old Law ( <i>Fuero Viejo</i> ) .....	34
1. The Emergence of the Concept “Fuero of Bizkaia” ....	34
2. The Juan Núñez de Lara Text (1342) .....	35
3. The Gonzalo Moro Text (1394) .....	36
IV. Fundamental Reasons for Elaborating the Old Law (1452)	38
V. Writing the Old Law .....	40
VI. Transcriptions of Old Law Texts .....	44

I.	Genealogy of the Texts: <i>Stemma Foris Veteris</i> .....	44
2.	Toward the Joan Ruiz de Anguiz Manuscript (1600) ...	46
3.	The Copies in the Chancellery of Valladolid Proceeding the Fano Text .....	47
	a. The Mendieta and Garay Text (1746) .....	47
	b. The Rodríguez Rojo Text (1787) .....	47
VII.	Editions of the Old Law .....	48
1.	The Labayru Edition (1899) .....	49
2.	The Astuy Edition (1909) .....	49
3.	The Edition of the Institute of Basque Studies ( <i>Instituto de Estudios Vascos</i> ) of the University of Deusto (1991) .....	50
4.	The Edition of the Old Law in the <i>Fuentes Documentales Medievales del País Vasco</i> Published by Eusko Ikaskuntza (1994) .....	50
VIII.	The Need for a Critical Edition of the Old Law .....	51
<b>Part Two</b>		
IX.	The Language of the Old Law .....	55
X.	An Old Law of <i>Albedrío</i> .....	57
XI.	The Personal Scope of the Old Law: <i>Hidalgos</i> and <i>Labradores</i> .....	61
XII.	The Territorial Scope of the Old Law: The Singular Problem of the Villas .....	65
XIII.	The Seigniory of Bizkaia's Foundational Pact .....	70
XIV.	The Community .....	75
1.	The Concept of "Bizkaia" As Synonymous with the Bizkaian Community .....	76
2.	The Legislative Faculty of the General Assembly .....	77
3.	The Rights of Bizkaians: Exemptions and Privileges .....	79
XV.	The Lord and His Oath .....	83
XVI.	The Relationship between the Community and Its Lord: The <i>Pase Foral</i> .....	86

XVII. The Administration of Justice .....	87
1. The Territory of the Tierra Llana and Its Demarcations: The <i>Anteiglesia</i> and <i>Merindad</i> .....	87
2. The <i>Merino</i> , <i>Prestamero</i> , <i>Corregidor</i> and <i>Alcalde de Fuero</i> .....	90
3. Judicial Instances and Recourses .....	92
4. The Restraints on Judges .....	95
5. The Problem of Ecclesiastical Jurisdiction .....	96
6. The Special Jurisdiction of the Iron Foundries .....	98
7. Roadways and Rights of Way .....	99
XVIII. Penal Law .....	99
XIX. Legal Procedure .....	104
1. Penal Procedure and Its Phases: The Summons beneath the Tree of Gernika .....	106
2. Concerning Dares and Duels .....	107
3. Civil Procedure .....	109
i. The Demand, Guarantors and Seizures of Property .	109
ii. Appearance before the Judge .....	110
iii. The Oral Nature of the Hearing .....	110
iv. Concerning Proof .....	110
v. The Sentence and Appeals .....	111
vi. Legal Representation ( <i>Personerías</i> , <i>Voceros</i> , <i>Señores de Pleito</i> ) .....	111
4. Processual Guarantees: The Oath, Guarantors and Judicial Embargoes .....	112
XX. The Nature of Property .....	113
1. A Typology of Ownership .....	113
2. The Lack of Prescriptive Time Limits upon Property Rights .....	115
3. The Sale of Immovable Property and Other Forms of Transmission .....	116
XXI. The Family, Matrimony and Matrimonial Rights in Property .....	118
1. The Nuclear and Extended Family .....	118
2. The Establishment of Canonical Marriage .....	119
3. Community Property and Dowering .....	119

i. The General Principle of Absolute Community Property .....	120
ii. Dowering and Marriage Gifts As a Subsidiary Matrimonial Property Regimen .....	121
4. Consent of the Wife in the Sale of Her Property and the Regimen of Marital Debts and Obligations .....	123
5. Guardianship and Wardship .....	124
<b>XXII. Inheritance .....</b>	<b>126</b>
1. <i>Inter Vivos</i> Succession: The General Donation .....	126
2. Testamentary Succession: Freedom and Constraint in the Disposition of Property .....	128
3. Testamentary Succession under the Old Law .....	129
i. Absolute Testamentary Freedom Regarding Movable Property .....	129
ii. Freedom of Election amongst the Legitimate Heirs Regarding Immovable Property .....	129
iii. The Forms of Bizkaian Testaments .....	131
4. Legitimate Succession .....	133
<b>Part Three</b>	
<b>XXIII. From the Old Law to the New Law (<i>Fuero Nuevo</i>) .....</b>	<b>137</b>
1. The First Reform of the Old Law in 1506: The Problem of Authenticating Custom .....	137
2. Transformation of the Old Law into the New Law (1526) .....	140
3. Comparing the Old Law (1452) with the New Law (1526) .....	145
<b>Notes .....</b>	<b>149</b>
<b>The Old Law of Bizkaia of 1452: Critical Edition .....</b>	<b>161</b>
<b>Bibliography .....</b>	<b>295</b>
<b>Index .....</b>	<b>323</b>