Abstract

The Amparo in Argentina although it had its origin in case law and legislation with the constitutional reform of 1994 has been incorporated into the National Constitution in article 43, developing individual and collective cases. Then it expanded and now we can see that in Argentina there is an abundance of amparo writs such as union, tax, late payment, customs and social security, thereby making a very comprehensive and whose effectiveness is now under questioned. However, one of the most important taboos is the protection of judicial decisions, and the injunction against the amparo, which still has serious difficulties in its implementation, but the real problem is the "arrangement of defense" for the great number of protections that is pending in the justice system, which requires a review of the amparo as we know it.

Keywords

Amparo, legislative regulation and jurisprudence, classes or types of protection, under union, tax, customs, by default, electoral, against discrimination and pension, the protection against court decisions.