Abstract

Between 1830 and 1849 there develops in Querétaro a substantial phase of the transition of the juridical order, in a period in which forms and colonial structures persist, at the time that there are taken the innovations from the Cadiz Constitution there being promulgated procedure that allow transformations in the judicial procedure and that limit the sources of the right. In this period are established limits and generate tensions about the normative formal offers and his relation with the daily practices of the operators of justice and the institutions, in the frame of procedure, technical concepts, social relations, be interested in conflict and criteria of valuation.

Keywords

CRIMINALITY, CONSTITUTION OF CADIZ, LEGISLATION, QUERÉTARO, 19TH CENTURY.