Abstract

The aim of this essay is to establish the reasons and to propose solutions to the crisis that the administration of justice in Colombia suffers, which in some aspects has had lessened because of pertinent legal changes, but it continues and, in some way, has been worst, due to abuses, other hasty reforms and the superposition of not necessary institutions.

Keywords

Administration of justice, fallibility, credibility, legal unsteadiness, Congress, inefficiency, delay, state council, Supreme Court, Office of the public prosecutor, protective action, Constitutional court, Superior body of the judiciary

Available in: http://www.redalyc.org/articulo.oa?id=82510515