The Bases of Traditional and Modern Law

Abstract
Modern law and Traditional law have different property, nature, effects and sources from other such as two paradigms. This differences are due to human Insight transformation in modernity period in Compare with Traditional period and the domain of this transformation is very big so that the practical concepts and pre assumptions of modern law and traditional law has been unfamiliar for all of ours and it has no subscription between them. This differences not only are visible in fundamental concepts and legal principles but also is practical in reasons and law sources authority. So that creat the deep gap between them. The subject of this research is investigation of the modern and traditional law elements and components

Key Words: Traditional Law, Modern Law, law authority, Rule of Law