

Intro to Law Cheat Sheet

by RainyMoons (RainyMoons) via cheatography.com/153402/cs/44231/

Overview

Definition: Law refers to a system of rules created and enforced through social or governmental institutions to regulate behavior. It is a means of social control, ensuring order and justice within a society.

Purpose of Law:

Order and Stability: Establishing guidelines for behavior to maintain social order.

Protection of Rights: Safeguarding individual rights and liberties.

Justice: Ensuring fairness and resolving disputes.

Social Change: Facilitating changes in society, such as reforms in civil rights and gender equality.

Historical Development of Law

Ancient I aw: Code of Hammurabi (c. 1754 BCE): One of the earliest written legal codes, originating from Babylon, covering areas such as family law, contracts, and criminal law.

Roman Law: The Twelve Tables (c. 450 BCE): The earliest attempt to create a code of law in Rome, forming the foundation of Roman law.

Roman Law: Justinian Code (Corpus Juris Civilis, 529-534 CE): A codification of Roman law under Emperor Justinian, influencing legal systems throughout Europe.

Historical Development of Law (cont)

Medieval Law: Common Law: Developed in England after the Norman Conquest, based on customs and judicial precedents rather than written codes. It forms the basis of legal systems in the UK, the US, and other former British colonies.

Canon Law: The body of laws developed by the Catholic Church, governing religious and moral matters.

Modern Law: Civil Law Tradition: Originating from Roman law, particularly the Justinian Code, and prevalent in Europe, Latin America, and parts of Asia and Africa. It is characterized by comprehensive written codes.

Common Law Tradition:

Predominantly in the UK, the US, and Commonwealth countries, based on judicial decisions and precedent.

Islamic Law (Sharia): A religious legal system derived from the Quran and Hadith, governing all aspects of a Muslim's life, including civil, criminal, and family law.

Branches of Law

Public Law: Constitutional Law: Governs the structure and function of government institutions and the relationship between the state and individuals. It includes the interpretation of constitutions and human rights law.

Branches of Law (cont)

Administrative Law: Regulates the activities of government agencies, including rule-making, adjudication, and enforcement of regulations.

Criminal Law: Deals with conduct considered harmful to society, establishing penalties for offenses such as theft, assault, and murder.

Private Law: Contract Law: Governs agreements between individuals or entities, outlining the rights and duties of parties in agreements.

Tort Law: Addresses wrongs or injuries caused by one party to another, including negligence, defamation, and liability.

Property Law: Deals with rights related to the ownership and use of property, both real and personal.

Family Law: Covers legal aspects of family relationships, including marriage, divorce, child custody, and inheritance.

International Law: Public International Law: Regulates relations between

states and international entities, covering treaties, human rights, and international crimes.

Private International Law (Conflict of Laws): Addresses disputes involving foreign elements, such as international contracts or family matters.

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Branches of Law (cont)

Humanitarian Law: A subset of public international law that governs the conduct of armed conflicts and protects individuals in times of war.

Legal Systems Around the World

Civil Law System: Based on comprehensive codes and statutes, with judges applying the law to cases. Common in Europe, Latin America, and parts of Asia and Africa

Characteristics: Codified laws, Less reliance on judicial precedent, Judges as investigators

Common Law System: Based on judicial decisions and precedents, where past rulings influence future cases. Predominantly in the UK, the US, Canada, and Australia.

Characteristics: Importance of case law, Judicial precedents (stare decisis), Judges as arbiters

Religious Law Systems: Islamic Law (Sharia): Governs aspects of personal, criminal, and economic life, based on religious texts.

Jewish Law (Halakha): Governs religious and daily life within Jewish communities, derived from the Torah and Talmud.

Canon Law: Governs the Catholic Church, covering religious and moral issues.

Legal Systems Around the World (cont)

Customary Law: Based on traditions and customs of specific communities, often unwritten, and observed by indigenous and tribal communities.

The Structure of Government & Legal Institutions

Separation of Powers:

A principle that divides government into three branches—Legislative, Executive, and Judicial—to prevent abuse of power and ensure checks and balances.

Legislature: **Function**: Enacts laws, often in the form of statutes.

Bicameral vs. Unicameral: A bicameral legislature has two chambers (e.g., the US Congress with the Senate and House of Representatives), while a unicameral legislature has one.

Legal Processes and Procedures

Civil Procedure:

Governs the process of resolving non-criminal disputes between individuals or entities, including the filing of lawsuits, discovery, trials, and appeals.

Criminal Procedure:

Involves the processes for prosecuting individuals accused of crimes, from investigation and arrest to trial and sentencing.

Due Process: A constitutional principle that ensures fair treatment through the judicial system, including the right to a fair trial, legal representation, and protection against arbitrary actions by the state.

Key Concepts in Legal Theory

Natural Law: The belief that law is based on inherent moral principles, often associated with the idea that certain rights are universal and inalienable.

Key Thinkers: Thomas Aquinas, John Locke.

Legal Positivism: The theory that law is a set of rules created by human authorities and is not necessarily linked to morality. Laws are valid if they are enacted by proper authority, regardless of their moral content.

Key Thinkers: John Austin, H.L.A. Hart.

Legal Realism: A perspective that emphasizes the role of social, economic, and political factors in shaping the law and judicial decisions, rather than viewing law as a set of abstract principles.

Key Thinkers: Oliver Wendell Holmes Jr., Karl Llewellyn.

Critical Legal Studies: A movement that challenges traditional legal doctrines, arguing that law is not neutral but reflects the interests of powerful groups in society.

Focus Areas: Law and society, law and gender, law and race.

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Human Rights and Social Justice

Human Rights:

Universal Declaration of Human Rights (1948): A key international document that outlines fundamental human rights that are to be universally protected.

Civil and Political Rights: Rights that protect individual freedoms, such as the right to life, freedom of speech, and the right to a fair trial

Economic, Social, and Cultural Rights: Rights related to the conditions necessary to meet basic human needs, such as the right to work, education, and health.

Social Justice:

The concept that all individuals and groups should have equal access to opportunities, rights, and treatment within society. It addresses issues of inequality, discrimination, and marginalization.

Contemporary Legal Issues

Cyber Law: Addresses legal issues related to the internet and digital technology, including data protection, privacy, cybercrime, and intellectual property in the digital age.

Environmental Law: Focuses on regulations and policies designed to protect the environment, addressing issues such as climate change, pollution, and conservation.

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Contemporary Legal Issues (cont)

International Humanitarian Law: Governs the conduct of armed conflict, protecting those who are not or no longer participating in hostilities, including civilians, prisoners of war, and the wounded.

Corporate Law: Regulates the formation, operation, and dissolution of corporations, covering issues such as mergers and acquisitions, corporate governance, and shareholder rights.

The Legal Profession

Lawyers (Attorneys, Roles: Provide legal advice, represent clients in court, draft legal documents, and negotiate settlements.

tors, Barristers):

Solici-

Education: Typically requires a law degree (e.g., JD in the US, LLB in the UK) and passing a bar examination.

Specializations: Lawyers may specialize in areas such as criminal law, corporate law, family law, or intellectual property law.

Judges:

Roles: Preside over court proceedings, interpret and apply the law, and make decisions on legal disputes.

The Legal Profession (cont)

Appointment: Judges are often appointed or elected and may come from a background in legal practice.

Legal Ethics: The principles and standards that guide the behavior of legal professionals, including confidentiality, conflict of interest, and the duty to represent clients competently and ethically.

Conclusion

The study of law is an exploration of the rules that govern society, reflecting its values, resolving disputes, and protecting rights

Understanding the historical development, key branches, and contemporary issues in law is essential for appreciating its role in shaping modern civilization

As societies evolve, so too does the law, adapting to new challenges and ensuring justice and order in an ever-changing world

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