

# Philosophy of Law

**Philosophy of law**, also called jurisprudence, deals with basic questions and theories about legal systems and law itself. Philosophers of law try to gain a firmer understanding of the nature of law, legal systems, legal reasoning, and legal institutions. Generally, scholars have divided *philosophy of law* into 3 areas of study: natural law, analytic jurisprudence, and normative jurisprudence. We explore each of these 3 fields below:

## Natural Law

In *philosophy of law*, the idea of natural law consists of the belief that unchangeable laws of nature govern humankind. Generally, the belief in a natural law includes the belief that manmade governments ought to correspond with the natural law as much as possible.

The idea of natural law leads to the principle that says that an unjust law is not a true law. In fact, the idea of an 'unjust law' in and of itself requires that some form of natural law (i.e. justice) exists independent to manmade legal codes. For that reason, most philosophies associate natural law with morality, and thus often with religion. Basically, natural law theory tries to ascertain a moral code to guide the state's lawmaking, based on notions of an objective morality.

## Analytic Jurisprudence

Analytic jurisprudence uses a neutral approach to describe the various facets of legal system. Unlike natural law, analytic jurisprudence makes descriptive statements rather than prescriptive statements; it describes law rather than prescribing it. Famously, in *A Treatise of Human Nature*, David Hume contended that people perpetually slip from describing the world to saying we ought to take on a specific route. Analytic jurisprudence recognizes the difference between saying what is as opposed to saying what ought to be; Analytic jurisprudence focuses on the former.

Most importantly, analytic jurisprudence attempts to answer the following questions:

- What is law?
- What are laws?
- How does law relate to social power?
- How does law relate to morality?

Analytic jurisprudence also asks many sociological questions as they relate to law.

Although many people have their own **philosophy of law**, legal positivism currently dominates the field of analytic jurisprudence. Legal positivism asserts that the validity of a law depends on whether or not a recognized authority posited it in the proper manner, regardless of any moral implications.

# Philosophy Of Law And Jurisprudence

**R Sandford**



## **Philosophy Of Law And Jurisprudence:**

## Whispering the Strategies of Language: An Emotional Quest through **Philosophy Of Law And Jurisprudence**

In a digitally-driven world wherever screens reign supreme and immediate conversation drowns out the subtleties of language, the profound secrets and mental subtleties concealed within words frequently go unheard. Yet, nestled within the pages of **Philosophy Of Law And Jurisprudence** a interesting literary treasure sporting with fresh feelings, lies a fantastic quest waiting to be undertaken. Published by a talented wordsmith, this wonderful opus encourages readers on an introspective journey, delicately unraveling the veiled truths and profound impact resonating within the very cloth of every word. Within the emotional depths with this touching evaluation, we can embark upon a sincere exploration of the book is key themes, dissect their interesting publishing style, and succumb to the strong resonance it evokes strong within the recesses of readers hearts.

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