### **LAW**

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- Law what is this about?
- Why do societies need law?
  - Law a modern concept?

 Norm of conduct = a directive targeted at a specific addressee, ordering or preventing certain behaviour under specific or all circumstances

 Norm of conduct establishes a model of behaviour

- Norm of law (legal norm) v. norm of conduct (social norm)?
- Legal norms = directives that organise, manage and control social life through the will of the public authorities (state)
- Legal norms are:
- created by the state
- applied by the state
- enforced by the authorities of the state (imperium)

 Law allows for the maintenance of the order and harmony of the structures of social organisations that are established by the legal norms

#### LAW AND OTHER NORMS

- What determines a content of legal norms?
- Morality? Religion?
- Moral standards are behavioural directives based on the category of "good" and "evil" (understood differently in various cultures and religions)

### LAW AND MORAL NORMS

Law comes out of moral standards

 Law applied in a formal way and due to formal criteria

 Mechanism of coersion in order to enforce the law

#### **PROPERTIES OF LAW**

- Law itself defines formal criteria of its applicability
- Law must be applied and observed in its entirety
- Every entity must obey (observe) legal norms (even if in disaccordance with their content)

#### **PROPERTIES OF LAW**

- → Durability
- → Stability (continuos change... coherent!)
- → Continuity
- → Standardisation
- → Predictibility

# **CONTENT OF LAW / changes**

Law is constantly **broadening...** 

- new legal institutions
- "rebuilding" old institutions

... in order to adapt to new social, economic and technological circumstances

### **OBJECTIVES OF LAW**

#### Law should:

- define the framework of activities of the subjects of law
- ensure order in social, business and political relationships
- protect the fundamental values of social life
- guarantee compensatory justice
- establish effective procedures for the legal settlement of social disputes

#### **JUSTICE**

- Law must be JUST
- Compensatory justice: compensation of good with the appropriate and evil with the necessary evil (principle of rewards)
- Distributive justice: based on the formula of the distribution of goods, while maintaining an identical treatment of people with the same key features

#### PRINCIPLES OF LAW

- Norms of high significance
- Principles that have remained stable over ages
- Examples:
- equality
- presumption of innocence
- pacta sunt servanda

### **LEGAL NORM**

 Statement containing the directive of a public authority ordering its addressees to behave under specific circumstances in a way that is specified in it

#### **LEGAL NORM**

- ADDRESSEE (who?)
- CIRCUMSTANCES (when & where?)
- CONDUCT (how?)

• SANCTION (negative consequences)

# **LEGAL NORM - example**

• § 108. [German Civil Code]
(1) If the minor concludes a contract without the necessary consent of his legal representative, the validity of the contract depends on the consent of the legal representative.

# **LEGAL NORM - example**

 The minor may conclude a valid contract only with the consent of the legal representative.

#### **LEGAL PROVISION**

- Sentence in the gramatical sense, clearly highlited in the legal text and usually marked as an article or paragraph
- A legal norm is usually shaped by several provisions
- Legal doctrine & practice is expected to restore legal norms on the basis of provisions

#### **LEGAL PROVISION**

- General provisions (at the beginning of texts) / specific (detailed) provisions
- § 310. [Contract concerning future property] A contract whereby one party binds himself to assign his future property or a fractional part of his future property or to charge it with a usufruct, is void.

#### REFERANCE LEGAL PROVISION

§ 173. [German civil code]

The provisions of §§ 17D, 171(2) and 172(2) do not apply if the third party knows or should know of the termination of the agency at the time when the legal transaction is entered into.

### **LEGAL DEFINITIONS**

Article 4. [Polish competition act]

#### For the purpose of this Act:

- 5) "distribution agreements" shall mean agreements concluded between entrepreneurs acting at the different levels of the economic process aimed at purchase of products for further resale;
- 6) "products" shall mean goods as well as all forms of energy, securities and other property rights, services as well as construction works;

### **ANNOUNCING THE LAW**

- Publication of legal acts obligatory for universally binding acts
- Legal acts announced = authentic text
- Specific official journals (Dziennik Ustaw)

### **DEROGATIONS & AMENDMENTS**

- Derogation: repealing the whole act or individual provision
- Amendment: changes to the legal act (by one of provisions in a legal act or by a separate act)
- Lots of amendments \_\_\_\_\_ consolidated text (original act with the further amendments, not a new act)

#### LEGAL RELATIONSHIPS AND FACTS

 Legal relationships: all social relationships governed by legal norms

 Legal facts: facts that have consequences due to legal norms

### **LEGAL INSTITUTIONS**

- Regulations referring to a certain aspect of social relationships
- Examples:
- Inheritance
- Ownership
- Marriage

## IGNORANTIA IURIS NOCET

"Ignorance of the law harms"

If the subjects of law do not know their rights, they will obviously not exercise them

# **DOMESTIC (NATIONAL) LAW**

- Internal law of a state
- Obligatory: every citizen is subject to the law of the state, regardless a place of residence
- Territorial: even foreigners are subject to the law of the state of their temporary or permanent residence

### **INTERNATIONAL LAW**

 used to impose duties on states and certain international institutions

 sometimes incorporated into domestic legal systems (then directly govern rights and duties of citizens)

#### **PUBLIC LAW & PRIVATE LAW**

 Division that dates back to ancient Rome

"Public law is the law which applies to the government of the Roman Empire; private law is the law which applies to the interests of the individuals"

**Ulpian** 

#### **PRIVATE LAW**

- All the principles that regulate the autonomous and free activity of society in the social and economic sphere (e.g. norms regarding the conclusion of agreements)
- Parties equal to each other and before the law (civil-law method of regulation – neither of the parties can unilaterally (authoritatively) change the legal situation of the other party)

#### **PRIVATE LAW**

- Iuris dispositivi (relatively valid regulations)
- regulations only suggest suitable conduct, but such conduct is not definitely imposed ir prohibited
- Declaration of the will of the parties is binding and takes a priority over the provisions of such law
- Authorities (courts) do not act *ex officio*, but on the initiative of the parties

#### **PRIVATE LAW**

- Civil substantive law (including commercial law – private law on commercial activities)
- Family and custodianship law
- International private law
- Some parts of labour law, maritime law, environmental law, agricultural law

#### **PUBLIC LAW**

- Public law regulates the system of public authorities and relations between the state and society.
- Purpose of public law: to protect collective, general & social interests, the interests of the state and other common interests (public interests)

#### **PUBLIC LAW**

- Parties to public law relations: public authorities & other subjects of the law (natural & legal persons)
- Public law creates subordination relations between entities (one of the party has a superior position to the other entity)
- Inequality of parties administrative law method (the state threatens the use of direct coercion (imprisonment or fine) in the event of a violation of legal obligations)

#### **PUBLIC LAW**

- Public law includes: constitutional law, administrative law, criminal law, financial law, public law on commercial activities, criminal, civil and administrative procedures law; international public law
- Some parts of labour law, maritime law, environmental law, agricultural law

### LINGUISTIC ASPECT OF LAW

 Legal norm = lingustic statement that communicates duties and/or rights to its addressee

 Norms are not sentences in a logical sense (no attribution of truth or false!)

### LINGUISTIC ASPECT OF LAW

### Legal norms:

- written (legal acts, legal decisions, judgements, contracts)
- unwritten (mainly principles of law)
- Bilinguism and multilinguism of some legal systems

#### INTERPRETATION

Legal norms (lingustic statements)



open for interpretation

- Lingustic interpretation
- Logical interpretation
- Doctrinal interpretation
- Purposive interpretation

Interpretation = a set of interpretation activities + the
 outcome of these activities

The application of specific interpretation directives enables the reconstruction of the standard of conduct from the legal regulation in which it is expressed.

- abstract interpretation or in individual case

Interpretation performed by state authorities = formal interpretation (usually binding)

Various types of interpretation distingusihed from the point of view of entities performing the interpretation

- Authentic interpretation: performed by legislator (law-maker)
- Legal interpretation: performed by the authority to which the legislator granted competence for interpreting the law
- Operational interpretation: performed by the authority applying the law (the court or administrative body)

- Doctrinal interpretation: performed by legal science
- Unofficial interpretation: performed by the lawyers for the purposes of decision-making by various entities (a lawyer as an advisor at company)

### RULES OF INTERPRETATION

 Contra legem interpretation prohibited

Lingustic interpretation - priority

### **CONTEMPORARY LAW**

- Democratic states (states of law) v. totalitarian regimes (ostentious law)
- Cross-border legal systems
- Globalised law
- Law-making partly detached from states
- New areas of law connected with technological development
- Co-existence of different legal cultures

### **STATE OF LAW**

- A state in which public authorities (legislative, executive, judicial and control authorities) are organized in accordance with the law
- competencies are clearly regulated
- authorities do not exceed the limits of authorizations
- citizens & their organizations have measures allowing for controlling and protecting their interests

### STATE OF LAW – main principles

- Respect for:
- human dignity & human rights
- freedoms (of ownership, of speech, of association)
- tolerance
- pluralism
- justice & solidarity
- non-discrimination & equality

### STATE OF LAW – main principles

Equality before the law

Equality in the law

### **LAW MAKING**

- unilateral official act of public authorities that are competent to establish the law, resulting in a binding legal text
- Law-making follows precisely defined procedure
  - always **preparatory phase** (studies, draft acts)

### **LAW MAKING - stages**

- 1. Draft legal act
- 2. Review of the draft act by a competent authority / amendments
- 3. Decision on the new legal act / voting
- 4. Signature
- 5. Announcement / publication

### **LAW MAKING**

- Law is established by a single or collective legislative bodies
- Broad category of bodies with law-making powers
- parliament (representative authorities): laws
- administrative (executive) bodies (central offices, agencies): sub-laws
- other bodies (e.g. *Warsaw Stock Exchange Joint-Stock Market*)

### **LAW MAKING**

 Structure of law-making depends on the territorial structure of the state (central / federal)

 Law-making at central & local level (self-government; local administration)

### **TYPES OF LEGAL ACTS**

- Differentiated legal force of acts
- Acts of lesser legal force used for implementing acts of greater legal force
- No inconsistency between acts of lesser and greater legal force
- Act of a greater legal force can repeal (derogate) acts with a lesser legal force

#### HIERARCHY OF LEGAL ACTS

Constitution
Laws (Statutes)
Ratified international agreements
Regulations
Local legal acts (Local law)

### **CONSTITUTION**

- The highest rank in the hierarchy of legal acts
- Issued by the parliament or another specially appointed body (constituant assembly)
- Special procedures of adopting constitutions
- "Rigid" or "flexible" constitutions

### LAW (STATUTE)

- Subordination of laws to the constitution
- Consistency with the axiology and principles expressed in the constitution
- Autonomous acts (no special legal grounds required for passing them)
- Unlimited scope of the content
- Passed by the parliaments

# RATIFIED INTERNATIONAL AGREEMENTS

 Ratification = expressing the will to be bound by an agreement

 Ratification by the president and parliament (referendum)

### **SUB-LAWS**

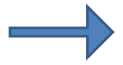
- Executive acts: mainly regulations
- Sub-laws must be based on a law
- Laws may amend and repeal sub-laws
- Scope of a sub-law limited by a law
- Certain range of matters may be regulated only by laws

### **LOCAL LAW**

- Usually issued by local (self-governmental) institutions
- Binding force limited to a specific territory

### **CODES**

Disperesed regulations codification



 comprehensive, relatively exhaustive, internally consistent regulation of a selected (although extensive) area of social life

### **DELEGATED LEGISLATION**

- Possibility to establish legal acts under different names having the legal force of a law
- Examples:
- regulations with the force of a law
- orders with the force of a law
- Delegated powers entrusted to the government or the president (executives)
- Clear limits of subject areas of such regulations

In the common law system, the court makes a specific & individual decision on a particular case by reference to another similar specific case previously decided upon by a court.

The first decision is considered a precedent.

- If the case is submitted to the court for the 1st time &
- if there has been no similar case resolved by the court



the court establishes a new norm

- The court distinguishes the unique and secondary features of the cases examined (obiter dicta) AND
- taking into account the essence of the case the court formulates the reasoning for the decision (ratio decidendi) and makes it a foundation of the judgement.
- The (established) principle becomes the basis for settling all similar cases by courts of the same or lower position.

 Law-making and law-applying is not as clearly separated as in the statutory law

 The principle of the precedent is based on the assumption that similar cases should be settled in a similar manner

 Law-making precedents currently the most important in civil law (criminal law, administrative law, financial law)

- Case law coexists with statutory law
- Every law can repeal a precedent, but precedents cannot repeal a law

## COMMON LAW & STATUTORY LAW

- Differences between the civil law and common law systems are clearly disappearing today
- The expansion of statutory law in the case law system (precedents are the sources of the law with lesser legal force than laws)
- The role of judicial decisions in civil law systems and their participation in shaping the wording of the law is increasing

### **VALIDITY OF THE LAW**

Formal criteria of validity of legal regulations

- fundamental significance in the systems of statutory law

- <u>Validity</u> = checking if a legal regulation was valid in a formal sense:
- at the particular time
- in a specific place
- to a specific person.

### **CONDITIONS OF VALIDITY**

- 1. Act was established in the appropriate form and mode by an authority.
- 2. Act was not formally withdrawn (derogated)
- 3. It is not contrary to any other legally valid norm (and if it is contrary, it has not lost its binding force under the accepted collision rules)
- 4. Act was officially published in the publication journal.

### **COLLISION RULES**

Lex inferior non derogat legi superiori
 The lower norm in the hierarchy does not derogate the higher norm in the hierarchy

Interpretation = a set of interpretation activities + the
 outcome of these activities

The application of specific interpretation directives enables the reconstruction of the standard of conduct from the legal regulation in which it is expressed.

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# INTERPRETATION OF LEGAL REGULATIONS

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# INTERPRETATION OF LEGAL REGULATIONS

Various types of interpretation according to the method & scope

- Linguistic interpretation
- Systematic interpretation
- Functional interpretation

# LINGUISTIC INTERPRETATION

#### What is checked?

- whether the term has been defined by legal definition
- whether there is a binding interpretation decision of any authority
- whether there is a uniform position of the doctrine & the meaning indicated in the literature can be accepted

If answers are negative – the meaning of a term must be determined.

# SYSTEMATIC INTERPRETATION

#### What is checked?

 the consistency in understanding the norm with other norms in the legal system, considering the position of the norm in the legal system and its compliance with the principles of law

## **LEGAL DISPUTES**

- Legal disputes settled, firstly, out of court by:
- negotiations (without a participation of the third party)
- mediation and arbitration (alternative dispute resolution ADR)
  - mediation: "it is better to reconcile than to judge" arbitration: state courts award decisions with executory formulas (legal force of state court decision)

### **LEGAL DISPUTES**

 Legal disputes settled by courts ("judicial administration of justice")

 Legal disputes settled in <u>administrative</u> proceedings

# **COURTS**

#### **Courts:**

- settle cases and "administer justice"
- resolve disputes related to the breach of norms by specific entities
- resolve conflicts related to private or public interests
- sometimes only define the rights and duties of entities

### **COURTS**

Courts are organised in accordance with the principle of instance:

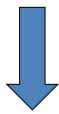
Judgments and decisions of courts of first instance can be appealed againts in appeal proceedings to the court of the second (higher) instance

# **PRINCIPLE OF INSTANCE - Poland**

District courts



Regional Courts



Courts of Appeal

# **Extraordinary means of appeal**

Cassation (Supreme Court)

 Complaints to the European Court of Human Rights

# Judgements & decisions by courts

- Courts pronounce judgments and decisions on behalf of the state
- Judgments that cannot be appealed against are final and binding
- Court proceedings always contradictory

# "Free" Evaluation of Evidence

Judges evaluate the evidence on the basis of regulations & the accepted principles for identyfing the facts in the science, in accordance with the principle of correct reasoning, recommendation of the state of knowledge and life experience

# Application of the law – stages

#### 1. Definition of the actual state

- it requires the hearing of evidence
- a court has a duty to identify the material truth (exceptionally: formal truth – legal presumptions)

#### **Evidence:**

- personal (e.g. eyewitness) & material (e.g. original document)
- direct or indirect (e.g. hearsay witness)

# Application of the law – stages

2. **Determining legal grounds for the decision** (legal inference and interpretation of the law)

3. Final (justified) decision

# **SUBJECTS OF THE LAW**

Natural person: a person from the moment of birth until death (or recognised deceased)

Not every natural person has full public rights (e.g. voting rights) and capacity to conduct civil llaw transactions. This is decide upon by the domestic law.

**Legal person:** an independent subject of the law, which is established for a particular purpose and bears legal esponsibility for its activities.

Conditions for obtaining legal personality are defined by the domestic law.

## **NATURAL PERSONS**

Natural person: a citizen or a foreigner

<u>Citizenship</u>: a linkage between a state and a natural person

Citizenship determines a scope of rights & duties of the natural person with the respect to the state and vice versa.

# **NATURAL PERSONS**

Acquiring citizenship: ius sanguinis or ius soli ius sanguinis (the law of blood) children acquire the citizenship of their parents, irrespective of the place of birth

### ius soli (the law of land)

children acquire the citizenshio of the state, on the territory of which they were born, irrespective of parents' citizenship