

# RULE OF LAW

The rule of law states that nobody is above the law, which treats everybody equally and impartially.

## KEY PRINCIPLES

- **Accountability:** Everybody is accountable to the law.
- **Just law:** The law must be open & clear, publicized, and applied evenly.
- **Open government:** The processes of creating & enforcing laws should be accessible & fair.
- **Accessible & impartial justice:** justice should be delivered timely by competent judges.

## EXAMPLES

- **Traffic Laws:** On an everyday level, the enforcement of traffic laws is a simple, yet significant demonstration of the rule of law.
- **Tax Enforcement:** Enforcing payment of taxes ensures the rule of law is respected by all.
- **Environmental Protection:** Laws protecting the environment should be enforced evenly across society in a society governed by the rule of law.

# Elements Of Law

**George Breckenridge Davis**



## Elements Of Law:

**Elements of Law** William Markby, 1871      *Elements of Law* Eva H. Hanks, Michael E. Herz, Steven S. Nemerson, 1994

**The Elements of Law, Natural and Politic** Thomas Hobbes, 2022-05-29 In *The Elements of Law Natural and Politic* Thomas Hobbes explores the foundation of political philosophy through a meticulous examination of human nature, morality, and the structure of society. Written in a clear yet intricate style, this treatise unpacks the social contract theory, laying the groundwork for modern political thought. Hobbes employs a rationalist approach, interweaving his insights into natural law with an analysis of governance, ultimately arguing for the necessity of a powerful sovereign to maintain order and prevent conflict among self-interested individuals. This work is situated within the broader context of 17th-century Enlightenment thinking, reflecting the tumultuous political landscape of his time, particularly the English Civil War. Thomas Hobbes, an influential philosopher, was deeply affected by the chaos of his era, which instilled in him a profound distrust of human nature and a recognition of the inherent violence in humanity's quest for survival. His early experiences, particularly witnessing the breakdown of social order, galvanized his thoughts on the need for strong political authority. As a student of Aristotle's works, Hobbes melded classical philosophy with emerging Enlightenment ideals, which undoubtedly informed his vision in *The Elements of Law*. This seminal work is a must-read for scholars of political theory and philosophy. Hobbes's incisive insights into the human condition and the nature of power provide a thought-provoking framework for understanding contemporary political discourse. Readers will find themselves challenged to reflect on the balance between individual liberty and social stability, making this book a timeless addition to any intellectual library.      **The Elements of Law** Thomas E. Davitt, 1977

**The Elements of Law** George Breckenridge Davis, 1904      **Federal Administrative Law** Christopher Enright, 2001 Federal administrative law is a vast expanse of statutory provisions and case law. This text aims to map these provisions, setting out the case and statute law in a structured and amenable way. *Federal Administrative Law* commences with a discussion of the composition, powers, and decision-making processes of the executive government. Then it covers the major remedies available for those who are dissatisfied by a decision of the executive government: reasons for decision, access to information under FOI, legislation, judicial review, appeal to the Administrative Appeals Tribunal, review by the Ombudsman, remaking a decision, collateral review, and special review. Enright also engages with the perennial conceptual problems of administrative law. Difficulties with separating legislative, executive, and judicial power, and in distinguishing between law and fact, are considered insoluble. Enright argues only because they have not been approached in the right way. Enright argues for going back to basics, emphasising the necessity of asking the right question in the first place. In a similar vein, Enright investigates problems with legitimate expectation in the law of natural justice and argues that difficulties with standing can be treated better by taking a more analytical approach to the interests involved. *Federal Administrative Law* will serve as a basic text and reference book for those who work in Commonwealth administrative law. It is written in a clear and easy-to-read style.

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