

LAW

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Law and morality: source and nature, their role in lawyer's practice

The main problem of a lawyer is in the fact that he at first sees the legal content of social relations. The bias of the "legal" thoughts is strengthened and linked with the clarification of the meaning of the law. Often there is a dive into the abyss of formalism. This is possible because the legal reality, the world of abstract legal ideas have perfect peace, existing outside of the objective, tangible world. At the same time, the legal reality actively breaks into reality objectively, in the world of things, as well as in the world of human affairs. Legal and social reality are mutually determined. The tragedy of the lawyer consists precisely in the fact that he too is interested in law, forgetting about the other areas of life. Understanding the law should be formed taking into account the modes of interaction of two spheres of life. A lawyer shall clearly visualize above all the will of most of bounds, and then impose them on a real relationship, understand the vector of their development and, keeping within the legal framework of the ideal, if possible, rectify the vector so that it would not lead to a clash with the human right to his most hard-hitting form - enforcement and following it coercion. Lawyer in teaching profession cannot give up the practical implementation of their knowledge, and equally from the constant, incessant strengthening their sense of entitlement, expanding baggage general knowledge about the world and man.

Key words: law, morality, lawyer, legal profession, legal and social reality, training.

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