

Scope of application of the law (in terms of people, in terms of place, and in terms of time)

The main goal of the legal rule is to regulate the behavior of individuals within society, but this rule does not apply to all people, and it is not permanent and does not apply to the entire globe.

1* The scope of application of the legal rule in terms of persons (the principle of not allowing excuses for ignorance of the law)

*** Definition of the principle:**

What it means is that individuals cannot evade the provisions of a legal rule on the grounds of their ignorance of it. If a legal rule is established, it becomes effective on all persons addressed by it without exception, whether they know of it or not, then no one is exempted from being subject to this rule on the grounds of his ignorance of it.

2*Second: The scope of application of the legal rule in terms of location

The law applies in terms of place according to two basic principles: the principle of the territoriality of the legal rule and the principle of the personality of the legal rule.

***The principle of territoriality of the legal rule**

It means that the state's law applies to all those present in it, whether citizens or foreigners, as the state extends its laws throughout its entire territory. Everything that falls within the state's territory and everyone within it are subject to the law.

***The principle of the personality of laws:**

It is intended to apply the law to everyone who holds the nationality of the state wherever they are and does not

apply to foreigners even if they are in the state. The principle is usually applied in personal and civil matters. Meaning that the legal rule applies to people belonging to the state, whether they are present in its territory or residing abroad, and this rule does not apply to people belonging to other countries, even if they are residing in its territory.

3*The scope of application of the legal rule in terms of time:

The principle is that the law begins to take effect in terms of time from the date of its publication. Publication in the Official Gazette is the legal means of informing the addressees of the entry into force of the law, as it becomes effective one full day after its publication in the Official Gazette for the capital, and one full day after the arrival of the Gazette. Official transfer to the department headquarters for other regions, which is called the principle of immediate effect of the law.