

Importance of laws and law regulation.

Paragraph 1

- Law always has a side of incompetence, abjecting social rules which are valid.
- Law always has a judgement by persons, depending on insight and exterpism
- Law always is written, and by the statement law is valid, all laws written are valid.

Paragraph 2

- Children have the unalienable right to be happy and to have a playground.

As in some periods, children are forced to childlabor, its the playground describing their rights,
As the right to be happy, is for most parents the primal motive of nurture.

As the right for a playground is a concept not only a visible ground but the right to play
and to play without the forced judgment on effectivity.

As teenagers mostly use the playground either at the computer, either listening music, either play
with friends or any kind of play as the interaction with others or alone. As their use of the
playground is not in any means judged for their adult life or their obligation for labor.
As well their playground is protected for their personal effort and their personal endeavour.

As the right for a playground is a concept as the freedom for all children at the age of their
education and the intent of playing at a level of choosen kinds.

The right for a playground is for all children untill the age of their adult responsability or their
method to coordinate their life and defending their rights. As usual at the border of ability for
choosen goverment elections.

The right for a playground for all children is within the means of society, and the constitution
holding their right for freedom.

As children have the right for education, and to share important themes with their parents.
As what parents have as highest interest, children may learn.

Paragraph 3

- Everywhere in a policy, named houserules in every language. One line to ensure the total of law,
as the rights and the protection of law, is to say the constitution is part of all rules.
Even when company rules cannot contain them. As when law is named, the total of laws are legit
and valid.

Paragraph 4

One important line in the constitution (grondwet)
As the name law, all laws are in function, valid, legitimate. So the line within the first law
is By this law all laws are valid.

Paragrapf 5

One important line in law function is for future and moment purpose

– In our country and nation is slavery forbidden in any kind with any means, and any kind of contract.

– In our country and nation, law is enforced to all citizens with the proof of their identity both with card, register, and the knowledge of beloved ones.

– In our country and nation any and every contract with parties outside our nation, world, planet are invalid, during life, during existence. As a citizen is bound by birth at a contract in the country of birth. As all contracts in contradiction with law and the extent of law are invalid, cancelled at knowledge.

– As constitution is the ground of law for a nation, superceding responsability is a layer described as in the function of law, whenever needed, or whenever obliged to in the laws of countries.