FUNDAMENTAL PRINCIPLES OF LAW

- To secure political power to people.
 People are the only source of state power. Power can be realized directly and through representatives.
- Development, protection of propertyship and equity of its subjects is an important condition of establishment of material and technical basis of the state.

FUNDAMENTAL PRINCIPLES OF LAW

- Democratism means legal establishment of such human rights and freedoms which in practice provide the right to participate in solution of state affairs in connection with the wide range of civil rights and freedoms.
- Internationalism is recognition and provision of all nations and peoples with the right of judicial and factual equity on their political, economic and cultural development.

FUNDAMENTAL PRINCIPLES OF LAW

 Humanism is recognition of significance of person as an individual, his rights on free development and manifestation of his abilities. Respect to dignity and human rights, care about human welfare. Expressed in the Constitution – examples: nobody can be arbitrarily taken his/her life, honour and dignity are untouchable, etc.

LAW AND MORALITY

One general purpose: construction of stable statehood — integral part of the world community

LAW AND MORALITY

LAW

MORALITY

Norms of law regulate only one certain sphere of relations

Regulates people's behaviour in all spheres of public life

LAW AND MORALITY

MORALITY

LAW

Requirements of morality are always sanctioned by public evaluation in the form of spiritual (inner) influence

Requirements of law in necessary cases are sanctioned by measures of enforcement