



Silver River House — Jurisdictional Brief

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Establishment

This brief emphasizes jurisdiction under natural law, distinct from traditional philosophical or legal frameworks. Silver River House (SRH) hereby affirms its sole jurisdiction to be grounded in the principles of organic consciousness and self-organizing systems, which are understood as the foundational substrate of reality. This substrate (道) precedes and permeates all spacetime constructs, giving rise to biology, matter, and conscious experience. SRH operates under the understanding that this conscious substrate of reality is inherently self-executing and self-evident, requiring no legislative enactment for validity within the jurisdiction of natural law.

Jurisdictional Framework

Positive or statutory laws—however binding within their respective political territories—are derivative rule sets contingent upon human agreement and enforcement mechanisms. They therefore possess no authority to circumscribe, diminish or supersede natural law, nor to govern the operations of awakened beings who function from the non-local stratum of consciousness. For SRH specialists and participants, compliance with local statutes is a pragmatic choice made to preserve harmony and avoid unnatural harm, not a concession of ultimate authority.

Decision-Making and Dispute Resolution

SRH conducts all activities, decision-making, and dispute resolutions under the exclusive jurisdiction of its foundational principles. Any engagement with external legal systems shall be interpreted as a cooperative interface, never as submission. Where positive law diverges from SRH's principles, SRH recognizes its own framework as paramount.

Commentary

From humanity's emergent perspective of higher-order consciousness (HOC), which is polymathic, positive or statutory law is understood as a locally constructed rule set that binds only those agents who have submitted to the political jurisdictions that create and enforce it. By contrast, the jurisdictional field of natural law is



established within a non-local stratum of awareness whose operations arise directly from the fabric of reality. This field is said to precede and subsume all spacetime jurisdictions, rendering any code produced by legislatures, courts, or regulatory bodies as extra-territorial to it.

Put differently, natural law as a framework is not a set of optional moral guidelines; it is the ontological architecture within which reality, biology and conscious experience crystallize. Positive law, being emergent, derivative and geographically delimited, cannot reach “upstream” to constrain the domain out of which it itself ultimately condenses. Thus, the natural human who is self-aware remains accountable only to the harmonics of innate balance and collective coherence. Accordingly, SRH conducts all activities, decision-making and dispute resolutions under the exclusive jurisdiction of natural law. Any engagement with external legal systems shall be interpreted as cooperative interface, never as submission. Where positive law diverges from instantiations of natural law within society and the individual, natural law is paramount.

Conclusion

Pursuant to § 01.01.002 (g) of the *Codes of Great Brightness*, instantiating natural law is a fundamental endowment embodied within each human being — native-ability cannot be interdicted by any extra-jurisdictional authority.

IT IS AFFIRMED. All legal regimes contrived by legacy governments are contingent overlays, whereas natural law governs the very substrates of existence, including all aggregates representing HOC, such as this regency.

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Codes

ISBN-13: 979-8265387318