

De Facto vs De Jure

Understanding the points highlighting the De Facto Vs De Jure is significant from the UPSC examination point of view. Both legal terms describe the status of prominent positions held by the important stakeholders of the Indian Government. While De Facto refers to factual recognition, De Jure refers to legal recognition. To better understand the **difference between De Facto and De Jure**, take a look at the table below:

De Jure Vs De Facto	
De Facto	De Jure
De Facto is commonly known as factual recognition.	De Jure is commonly known as legal recognition.
The State which has earned De Facto recognition would be maintaining two opposing governments.	The State that has obtained De Jure recognition has one government.
The recognition that is granted by De Facto is based on facts and is not a process of law.	De Jure is a recognition awarded after observing the law.
Diplomatic representatives are usually not transferred to other States, and neither is obtained in States under De Facto conditions.	Diplomatic representatives can be exchanged in De Jure circumstances.
State succession regulations are not suitable for De Facto recognition. This implies that the State cannot annex other states and levy succession regulations in case its own recognition is De Facto.	Under De Jure conditions, the regulations of State succession are functional and implemented in case of such a situation.
A De Facto government is in no standing to recover a public debt or State asset.	A De Jure government holds the position and power to recover a public debt or State asset.
An example of De Facto can be a learner's driving license.	An example of De Jure is a permanent license.
A De Facto distinction can be withdrawn at any time.	De Jure recognition cannot be removed at any level.

What Is De Facto?

De Facto defines procedures or positions that exist in reality in any statute, rule, or government. Even though Indian regulations do not officially acknowledge them, they are existent. De Facto norms are standards in existence. These

policies are adopted widely by the industry. The De Facto is renowned for factual recognition. The attainment of De Facto status by a State is solely based on facts and is not dependent on the process of law. The De facto cannot be taken back easily.

What Is De Jure?

De Jure, on the other hand, defines procedures that the State lawfully acknowledges. This is regardless of whether the procedure exists in reality or not. The Government attaining the De Jure possesses the power to recover the State assets and public debts.

In addition, De Jure norms are standards according to regulation. A formal norms organization endorses these, and the organization authorizes each benchmark through its official policies and supports it.

