

ANALYSIS OF APPLICABILITY OF WRITS IN INDIAN CONSTITUTION

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ABSTRACT

Indian Constitution is the supreme legislation of the sub continent and the apex court of India, the Honorable Supreme Court is considered to be the guardian of the Indian Constitution. Every suits in Indian courts are to be tried before the proper court of law with proper jurisdiction especially from lower to the appellate order. The framers of Indian Constitution has envisaged one can directly knock the doors of the Supreme Court and various High Courts of the State when the Fundamental Rights of them are violated. This research paper analyses the applicability of writs with respect to Indian Constitution by over-viewing its historical evolution, the constitutional provisions of writs are analysed and the role of judiciary in writs are highlighted. Finally the contemporary challenges in writ jurisdictions are analysed and possible solutions are found out in this research paper.

KEYWORDS: Indian Constitution, Writs, Article 32, Article 226, Fundamental Rights.

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