International Journal of Humanities and Social Sciences (IJHSS) ISSN(P): 2319-393X; ISSN(E): 2319-3948 Vol. 7, Issue 5, Aug - Sep 2018; 65-82

© IASET



CRIMINAL JUSTICE DELIVERY SYSTEM IN INDIA: AN EXPLORATORY ANALYTICAL OVERVIEW

Aymen Najm Abed¹ & L. Jaya Sree²

¹Research Scholar, Department of Legal Studies and Research, Acharya Nagarjuna University,
Guntur, Andhra Pradesh, India

²Professor, Department of Legal Studies and Research, Acharya Nagarjuna University,
Guntur, Andhra Pradesh, India

ABSTRACT

This exploration examines in detail the Indian Constitutional and legislative safeguards to secure the rights of crime victims. The researcher attempts to break down these provisions in detail and interpreted these provisions to know the appropriateness of such provisions to ensure the enthusiasm of victims of crime, their rights and human rights under the Indian Criminal Justice System. The Constitution of India takes most extreme care and alert to secure and help victims of infringement of human rights. The Code of Criminal Procedure is the principle procedural law to ensure the rights of victims of crime. The Code has different provisions to manage victims of crime, the researcher examinations these provisions with an aim to discover the particular provisions identified with victims of crime. Alongside this Code, the researcher likewise proceeded with Indian Penal Code and Indian Evidence Act to know the different provisions which have worried to victims of crime. To contemplate the procedural laws and substantive law is fundamental to have an entire look to know the different provisions identified with victims of crime. Hence, in this paper, the researcher proposed to discover different provisos in the current criminal justice framework and to give fitting proposals to elevate the status and position of victims of crime. To follow out the obstacles in the way to offer justice to victims, it is basically one to know the idea of Indian criminal justice system. We realize that there are predominantly two kinds of criminal justice frameworks on the planet i.e. ill-disposed criminal justice framework and inquisitorial criminal justice framework. To know the position and status of casualty, it is a fundamental one to consider the highlights of these two criminal justice frameworks. Both justice frameworks demand right arbitration of the blamed and insurance for the honest. However, there are essential contrasts as to principles of techniques in every one of these frameworks. Every framework has its own merits and demerits while offering justice to crime victims.

KEYWORDS: Indian Criminal Justice System, Infringement of Human Rights

Article History

Received: 11 Jul 2018 | Revised: 30 Aug 2018 | Accepted: 08 Sep 2018

<u>www.iaset.us</u> editor@iaset.us