

JUSTICE MALIMATH COMMITTEE REPORT 2023

The Malimath Committee report deals with Reforms in India's Criminal Justice System (CJS). It was constituted in 2000. Justice V.S. Malimath, a former Chief Justice of the Karnataka and Kerala High Courts, headed the committee. L.K. Advani, the deputy prime minister and head of the Home portfolio, received the report on India's criminal justice system in 2003. The Malimath Committee provided 158 recommendations in its 2003 report. However, none of them was carried out. They concluded that the current legal system did not effectively serve victims of crime and was biased in favour of criminals. There are various justifications for reforming the criminal justice system in India.

What is Malimath Committee?

The Malimath Committee was a panel formed by the Government of India. It was constituted in 2003 to review and suggest reforms to the criminal justice system. Justice V.S. Malimath's committee aimed to enhance the efficiency of criminal laws and procedures. The committee's recommendations covered various aspects, including investigation, trial, and the role of police and prosecution. These suggestions aimed to expedite trials, protect human rights, and improve India's overall criminal justice system.

Background of Malimath Committee

- The Malimath Committee, formed in 2000 by the Indian Government, aimed to reform the criminal justice system.
- Chaired by Justice V.S. Malimath, it reviewed the investigation, trial procedures, and sentencing guidelines.
- Comprising 11 members, including judges and lawyers, the committee consulted stakeholders like legal professionals and civil society groups.
- Submitting its report in 2003, the committee furnished over 150 reform recommendations.
- These suggestions ranged from empowering the police to introducing mandatory minimum sentences for specific offenses and permitting confessions to police officers as admissible in court.
- While certain recommendations were implemented, others received criticism for perceived severity or potential infringement on fundamental rights.
- The committee's report remains deliberated in India's legal and policy circles.

Justice Malimath Commission Report

Jianjun Gao



Justice Malimath Commission Report:

Research Handbook on Plea Bargaining and Criminal Justice Máximo Langer, Mike McConville, Luke Marsh, 2024-04-12 Bringing together established and emerging scholars from around the world the Research Handbook on Plea Bargaining and Criminal Justice examines the practice of plea bargaining through which guilty pleas are secured and trials are avoided

CUSTODIAL JUSTICE-A study on Police Brutality in India from Victimological Perspective Sandip Paul, 2024-06-28 Custodial Justice A Study on Police Brutality in India from a Victimological Perspective is a compelling assessment of the systemic issues of police brutality in India as seen through the lens of victimology The book explores the experiences of victims who are abused by law enforcement while they are in custody experiences that are often disregarded It provides a comprehensive examination of psychological social legal ramifications of abuse against people in custody Through painstaking investigation and comprehensive case studies book exposes the persistent abuse trends and the absence of accountability in the police department It highlights the stark disparity that exists between the laws meant to safeguard individuals and the actual application of those laws The report emphasises how the police system has to undergo extensive changes in order to guarantee that justice isn't just carried out but also perceived to be done The book's emphasis on the views of the victims is one of its strong points It highlights the experiences of those who have faced cruelty giving them a forum to talk about what happened to them and how it has affected their life in the long run The use of a victim centered method is essential in comprehending the actual magnitude of the issue and the pressing need for reform The book also addresses the roles that different parties play in addressing and reducing police brutality such as the court human rights organisations and civil society It highlights how crucial it is to put in place strong victim support networks and strict policies that hold offenders responsible For academics legislators and advocates for human rights justice reform Custodial Justice is a vital resource It argues for a more reasonable and compassionate approach to law enforcement in the nation and asks for a reevaluation of present procedures The book seeks to add to the current conversation in the nation about police reform and the defence of human rights by bringing these important concerns to light

A ROLE OF PROBATION OFFICERS IN THE ADMINISTRATION OF CRIMINAL JUSTICE IN INDIA; A STUDY MR. KIRAN KALE, 2017-08-09 A probation is the period during which a person the probationer is subject to critical examination evaluation Probation is a trial period that must be completed before a person receives greater benefit or freedom In the criminal justice system probation is a particular type of sentence for criminal defendants The judicial authority to order a sentence of probation is granted in statutes on the state level Generally probation allows a convicted defendant to go free with a suspended sentence for a specified duration during good behavior Probationers are placed under supervision of a probation officer must fulfill certain condition

Yearbook of the International Commission of Jurists Ian Seiderman, 2004-06 During the past year the ICJ has proceeded to tackle vigorously several of the manifold challenges currently confronting the international human rights movement To name just a

few the threat to the primacy of fundamental rights posed by counter terrorism measures the failure of many States to honour their human rights obligations they have undertaken the struggle to preserve a rule of law upheld by an independent and impartial judiciary and the tendencies towards the overall weakening of universal and regional systems of human rights protection This Yearbook is intended to serve as a conduit for dissemination of information analysis and guidance to jurists governments NGOs and the wider human rights community as they in their own right to strive to meet these challenges The International Commission of Jurists was founded in 1952 to promote understanding and observance of the rule of law throughout the world The ICJ is dedicated to the legal promotion and protection of human rights and fundamental freedoms in all parts of the world In 1978 the ICJ created the Centre for the Independence of Judges and Lawyers CIJL with the task to inform lawyers of the plight of their colleagues in other countries who are persecuted for their professional work and to mobilise lawyers organisations to take action in support of them The ICJ Yearbook 2004 contains reports of fact finding missions and country monitoring e g Swaziland Nepal Tunisia Criminal Justice Reform in India and trial observations in Turkey and Malaysia it also includes several articles on human rights and judicial independence as well as a number of judicial documents Journal of the National Human Rights Commission ,2003 **Suspects' Rights in India** Prejal Shah,2021-09-30 This book examines the procedural cultural and institutional framework of custodial interrogation in India It explores theoretical and practical perspectives on custodial interrogation practices in India which have been in urgent need for reform and critiques the systemic failure on the part of the police in India to implement suspects rights uniformly This volume Analyses the Indian framework of custodial interrogation to identify its fundamental flaws and emphasises on the need for having a lawyer present during custodial interrogation Demonstrates significant evidence on state of suspects rights in India through comparative law methodologies with a focus on common law scholarship and jurisprudence more particularly England and Wales and supplemented by vital empirical research through key interviews with related institutional parties Discusses emerging seminal jurisprudence of the European Court of Human Rights on applications of the right to fair trial at the custodial interrogation stage especially shedding light on modern applications of the right to legal assistance in England and Wales and radical Strasbourg inspired reforms in other European jurisdictions Highlights the right to legal assistance as one of the viable solutions to break the culture of police lawlessness at this critical stage of the criminal process An invigorating study this book is aimed at enriching data and hypothesis for academics policy makers civil society organizations and students working in the area of law and legal studies police and policing citizenship and political science Women, Matrimonial Litigation and Alternative Dispute Resolution (ADR) Neelam Tyagi,2021-04-05 This book examines the practice of Alternative Dispute Resolution ADR as it stands today in the context of matrimonial disputes and for providing gender justice for women undergoing matrimonial litigation ADR is a fairly recent but increasingly prevalent phenomenon that has significantly evolved due to the failure of the adversarial process of litigation to provide timely resolution of disputes

The book explores the merit and demerit of traditional litigation process and emergence socio legal framework work environment and success rate of various ADR processes in general and for resolving matrimonial disputes in particular It comprehensively discusses the role of various institutions and attitudes and perceptions of ADR practitioners It analyzes the influence of patriarchal cultural assumptions of appropriate feminine behaviour and its effect on ADR practitioners like mediators and counsellors that leads to the marginalization of aggrieved woman s issues With a brief analysis of the experience and challenges faced with the way the ADR process is conducted the focus is on probing the vulnerability of aggrieved women The book critiques the practice of ADR as it is today and offers constructive ways forward by providing suggestions insights and analysis that could bring about a transformation in the way justice is delivered to women This in depth study is an attempt to guide decision making by bringing forth and legitimizing the battered women s voice which often goes unrepresented in the debate about the efficacy of ADR mechanism in resolving matrimonial disputes The book is of interest to those working for justice for women particularly in the context of matrimonial disputes legal professionals mediators counsellors judges academicians women rights activists researchers in the field of gender and women studies social work and law ADR educators policymakers and general readers who are inclined and interested in bringing a gender perspective to their area of work

Journal of Constitutional and Parliamentary Studies ,2015 **Annual Survey of Indian Law** ,2005 **Quarterly Current Affairs - April to June 2018 Vol. 2 for Competitive Exams** Disha Experts, Quarterly Current Affairs April to June 2018 Vol 1 for Competitive Exams is a unique handy magbook as it gives the complete update of the 2nd Quarter months of 2018 The book talks of all the recent developments in the field of Polity Economics Science Technology Sports Art Culture etc This book would prove to be an asset for all students aspiring for the different competitive exams The book highlights the gist of the 2nd Quarter of 2018 through At a Glance Game Changers Causes Effects Quote Unquote etc **Annual Report** India. Ministry of Home Affairs,2010 **Human Rights, Justice, and Constitutional Empowerment** V. R. Krishna Iyer,2007 Contributed articles with primary focus on India commemorative volume for Justice V R Krishna Iyer b 1915 Muslim India ,2004 Selections from Regional Press ,2007 **Lok Sabha Debates** India. Parliament. Lok Sabha,2005 **Journal of the Indian Law Institute** ,1998 *Law, Lawyers, and Judges* Hans Raj Bhardwaj,1997 H R Bhardwaj With His Vast Experience As A Practising Lawyer And Union Law Minister Examines The Issues Of Judicial Activism In The Present Book Inscribed On The Half Title Page **The Dhaka University Studies** ,2007 **The Indian Journal of Criminology & Criminalistics** ,2008 **Law & Inequality** ,2004

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