

ARTICLE REVIEW REPORT



INDIAN STREAMS RESEARCH JOURNAL

International Recognition Multidisciplinary Research Journal

ISSN: 2230-7850 Impact Factor: 3.1560(UIF)

ORIGINAL ARTICLE

Published:
1st July 2015

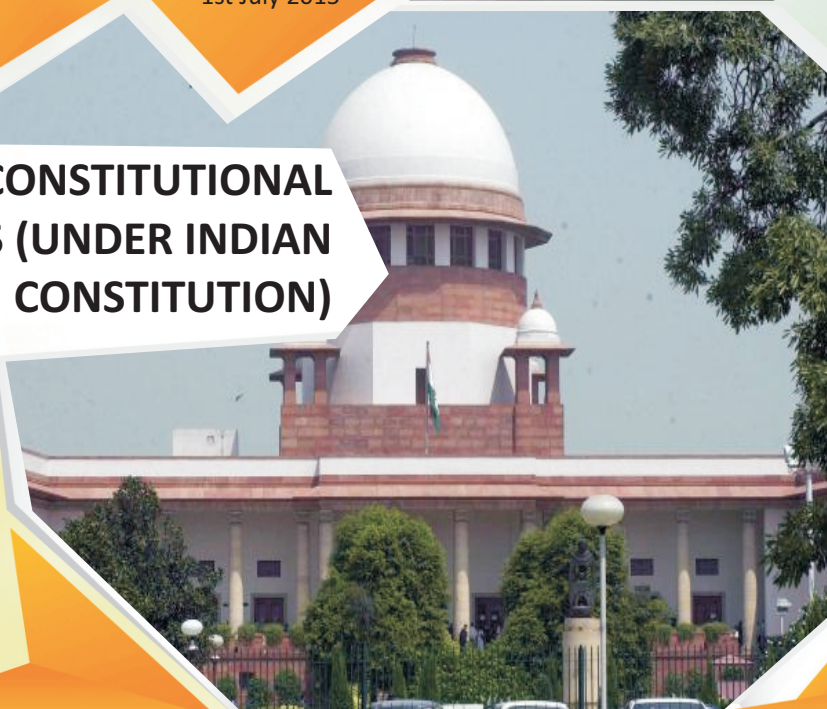
Vol. - V,
Issue - VI, July 2015

RIGHT TO CONSTITUTIONAL REMEDIES (UNDER INDIAN CONSTITUTION)

Your Article
QR Code



See your article on Mobile



Barkha Dwivedi

ABSTRACT

The sole object of the Article 32 of the Constitution is the enforcement of fundamental right guaranteed by the Indian Constitution. The right to move the Supreme Court held in number of cases, is only available when the fundamental rights are infringed, or likely to be taken away or abridged. This article is a fundamental rights itself clause (1) of Article 32 guarantees to every person the right to move the Supreme Court by appropriate proceedings for the enforcement of the right conferred by part III. of the Constitution.

Article Indexed in



Correspondence to **Barkha Dwivedi**
Designation:- **LL.M Final , Advocate High Court Delhi.**

REVIEW OF THE ARTICLE

Right To Constitutional Remedies (Under Indian Constitution)

Barkha Dwivedi

Introduction:

Introduction was justifying. Significance of the area under study mentioned clearly in Introduction. Article 32 is the cornerstone of the entire edifice setup by the Constitution. Commenting on this article, in the Constitution assembly⁴ Dr. Ambedkar said. If one was asked to name any particular article of the Constitution on the most important an article without which this Constitution would be nullity. Core issues or research variables were identified. Review of related literature was well organised.

Research objectives were not clearly stated. Must state objectives clearly.

Reference to the Literature and Documentation:

The literature review was up-to-date. The number of references was appropriate and their selection was judicious. Author reviewed protection against inhuman treatment in jail. The review of the literature is well integrated.

Discussion:

In conclusions author state that, right to constitute remedy is also one of fertile spheres for judicial activism.

Relevance:

The study is relevant to the mission of the journal or its audience. The study addresses important problems or issues; the study is worth doing. The study adds to the literature already available on the subject

References:

References mentioned are quite insufficient for the study. Add some more references.

Scientific Conduct:

There are no instances of plagiarism. Ideas and materials of others are correctly attributed. Overall the study is relevant to the mission of the journal or its audience.

Points to Improve:

Must suggest direction for further research. Limitations must be clearly mentioned.

SUMMARY OF ARTICLE

No.		Very High	High	Average	Low	Very Low
1.	Interest of the topic to the readers	✓				
2.	Originally & Novelty of the ideas		✓			
3.	Importance of the proposed ideas		✓			
4.	Timelines	✓				
5.	Sufficient information to support the assertions made & conclusion drawn			✓		
6.	Quality of writing (Organization, Clarity, Accuracy Grammer)		✓			
7.	References & Citation (Up-to-date, Appropriate Sufficient)	✓				

FUTURE RESEARCH SCOPE:

1. Intellectual Property Law
2. International Law
3. Law and Development
4. Legal / Political Theory
5. Medical Law and Ethics

HOW TO INCREASE API

Services for Associate Professor to Professor

Thesis convert into book.Publish in USA	50 API Marks
15 Articles from your Ph.D thesis	150 API Marks
UGC Minor Research Project	10 API Marks
UGC Major Research Project	15 API Marks
Call for Book Chapter	25 API Marks
5 Seminar Paper presentation (we organize)	50 API Marks



Reviewed By :-

Mrs. Pallavi Rahul Chincholkar

M.Sc, M.Ed, SET, NET

M.S (Guidance & Counseling)

Email : chincholkarpr@gmail.com

Mob : 09421044094

LAXMI BOOK PUBLICATION

Ph.: 0217-2372010 /
+91-9595-359-435

Email.: ayisrj2011@gmail.com

Website.: www.isrj.org