

# Pakistan Journal of Life and Social Sciences

www.pjlss.edu.pk



https://doi.org/10.57239/PJLSS-2024-22.2.001203

#### RESEARCH ARTICLE

# Men's Human Rights as a Need of Hour in the Gravity of Today's Scenarized World of Globalization with Specific Medical and Biological Dimensions: A Critical Appraisal

Dr. Ramesh Kumar<sup>1\*</sup>, Dr. Raj Kumar Verma<sup>2</sup>, Rohit Kumar Verma<sup>3</sup>

<sup>1</sup>School of Law, Lovely Professional University, Phagwara, Punjab, India

#### **ARTICLE INFO ABSTRACT** The deprivation and denial from the life, liberty and security of men on the Received: Oct 12, 2024 basis of abuses of law, preconceived human ideational perspectives against men and violation of human rights of men by some women or persons in Accepted: Dec 1, 2024 spite of existence of enforcement system in today's changing democratic globalized world. This research emphasizes the protection and Keywords preservation of human rights with inherent dignity of men as an essence of human life as integral part of human family. Human birth is existent on Human rights of men. the Earth by the Natural procedure. Human term includes of men, women meninism and LGBTQIA+ of all ages. The existence and birth of human shall be as a man, women and LGBTQIA+ that depends on the Medical and Biological Abuse of human rights scientific reasons as chromosome, DNA and others of birth giver human. If Advanced generation of human human is male, female and LGBTQIA+, it is the Natural thing. In today's rights world, every country has laws and human rights for the men, women and LGBTQIA+ under some exceptions. The implementation of human rights of Natural human rights of men men is not found as required in accordance with time and circumstances Rights of men by reason of preconceived human ideational perspectives against men. This research deals with the human rights of men and preconceived Gender justice human ideational rooted out process and aspects including science of Philosophy of men's rights medicine and biological dimensions as required. \*Corresponding Author: jmsdrrameshkumar@ gmail.com

#### INTRODUCTION

The word of Sanskrit 'Hiranyagarbha' literally means 'golden womb' which may be translated as 'universal womb' which is treated as the source of creation of universe or manifestation of cosmos in Vedic philosophy which naturally manifests that females are the source of power, creator, birth giver, nurturer and universe herself as a foundational root of this Universe in human being. The empowerment of women be made subject to the doctrine of Balance and Convenience as to men also. But no innocent person as a man be punished or sentenced without any guilt, abusing the laws and its enforcement system by anyone and anything because men also have the human rights by birth

<sup>&</sup>lt;sup>2,3</sup>Jiwaji University, Gwalior, Madhya Pradesh, India

which cannot be taken away by anyone and anything subjecting to non-exhaustion concept of human rights. Equality of human rights among men, women and LGBTQIA+ is the need of hour in today's time essentially under some exceptions as per time, circumstances, necessities and others. Human rights are available to all including men. Some major human rights for men are as the right to life, liberty and security person has been furnished to everyone. The right as to the protection from torture, cruelty, inhumanity or degrading treatment or punishment. (The Universal Declaration of Human Rights, art. 3. (1948). Every person is having right to recognition, everywhere, as a person before the law. Right to equality, the entitlement in respect of the equal protection of the law, equal protection against any distinction in the violation of any rights and any incitement to such discrimination (s). The right to effective remedy by the competent Tribunal (s) of the country for the protection of fundamental rights under the constitution or any law. The right with respect to the protection from arbitrary, arrest, detention or exile. The right of full equality to a fair and public hearing by the independent and impartial tribunal for the adjudication of the rights obligations and any criminal charge against the person. The right of presumption to be an innocent until proved guilty with respect to the charge of a penal offence according to law in a public trial in which he shall have all the necessary guarantees for his defence and others human rights as well (The Universal Declaration of Human Rights, (1948). International Human Rights conception has the inclusion of equality in human rights among men, women and LGBTQIA+ inherently and universally subjecting to exception, classification and others. These International regional human rights instruments are showing evidently as European Social Charter, African (Banjul) Charter on Human and Peoples' Rights, American Convention on Human Rights and others also. The Men's Human Rights with International Dimensions as a Need of Hour in Today's Changing Globalized World is not only necessary but also mandatory for the effective implementation as required for the welfare in rule of law. International Men's Day is celebrated on 19 November annually which inauguration has been made by Thomas Oaster on 1992, February 7 and is observed by 58 Countries.

# RESEARCH METHODOLOGY

This is the mixed research of qualitative and empirical. In this research the Random Sampling has been employed from India, Bhutan, Afghanistan, (Asian Countries), United Kingdom (European Country), Ghana (West African Country), Nepal (Asian Country), Tanzania (East African Country), Zimbabwe (African Country) and Namibia (Southern African Country) including different States or Provinces, Regions/Divisions, Districts/Sub- Districts or areas of the Countries. The Random Sample size is 150 in accordance with the questions in the questionnaire. All age group people as respondents have been included. The respondents have been included as Professors, Teachers, Advocates or Lawyers, Students of Higher Education/Under graduate/Post Graduate, Ph.D. Research Scholars, Researchers, Service Men, Psychologist, Officer, Special Educator, Business Men, Law Students, Public General and others. Public opinions/views have been placed in accordance with requirements. The required tools, techniques and Research Methodology are applied.

In the gravity of today's scenarized world of globalization, the most of men are the victim of preconceived ideology to get its predefined consequences by way of abuse of law which is violative to inherent human rights of men and meninism. An innocent man should not be criminalized, punished and sentenced by any reason. The prima facie presumptions or assumptions at the very initial stage with the preconceived ideology to get its predefined consequences against men should not be made that this particular act may surely be initiated and incepted only by men and along with it, such a treatment with the inclusion of preconceived ideology to get its predefined consequences against men and this judgmental procedure should not be given in today's changing globalized world of abuses of law whereas it should be independent, fair, beyond biasness and free from the preconceived ideology to get its predefined consequences against men. The psychology of human mind as preconceived ideology to get its predefined consequences against men should not be borne in mind to enforce the laws for dispensing the justice by people and society. The dictum of balance

and convenience of the women empowerment should be made keeping in the view of men's human rights. The misandry, dislike of, contempt or ingrained prejudice distinctions against men should be prevented as to the formation of preconceived ideation. The cases which have the doubt that the cases of abuse of process of law as abuse of Law or process or abuse of Justice then should be categorized separately.

This research provides the most specification of human rights of men and meninism in today's changing democratic globalized world with new dimensions. This research reveals the human rights of men and preconceived human ideational perspectives with specific science of medicine and biological dimensions against human rights of men. It furnishes the specific enforcement system to protect the human rights of men. It confers the protection from the deprivation and denial from the life, liberty and security of men on the basis of abuses of law, preconceived human ideational perspectives against men and violation of human rights of men by some women or persons in spite of existence of enforcement system in today's changing democratic globalized world. It makes apparent the examination and securitization of the implementation of the human rights of men. It gives the protection against the arbitrariness, whimsicality, biasness and one-sided human conduct and approach against human rights of men. This research has the inclusions of the greatest and highest significant, contributory, complementary and phenomenal perspectives relating to the human rights of men and meninism in present scenario. This research provides other aspects also.

This research is very much unique, novel and has inclusions of innovative or path breaking aspects as human rights of men, preconceived human ideational perspectives with specific science of medicine and biological dimensions, violation of specifically human rights of men, abuses of law consequently deprivation, denial and exclusion from the life, liberty and security of men without any reasonable justification, fairness and natural justice, equity, good conscience, good faith in spite of existence of common enforcement system in today's changing democratic globalized world. The specific instrument or statute of human rights of men is not found in existence at national or worldwide level in most of the countries in today's era. In accordance with the need of hour, the specific enforcement system to protect the human rights of men is not found such as aforesaid. No specific research has been found on the Human Rights of Men or Meninism and Preconceived Human Ideational Perspectives with Specific Science of Medicine and Biological Dimensions with the required originality, uniqueness and novelty. It shows that this research is untouched so far. Being the only one of its kind, this research may be the very first in the world leading, historic and innovative with its paramount, superlative comprehensive and analytical nature.

# Human Rights of Men and Preconceived Human Ideational Perspectives with Specific Sciences of Medical and Biological Dimensions

Human birth is existent on the Earth by the Natural procedure. Human term includes of men, women and LGBTQIA+ of all ages. The existence and birth of human shall be as a man, women and LGBTQIA+ that depends on the Medical and Biological scientific reasons as chromosome, DNA and others of birth giver human. If human is male, female and LGBTQIA+, it is the Natural thing. In today's world, every country has laws and human rights for the men, women and LGBTQIA+ under some exceptions. The implementation of human rights of men is not found as required in accordance with time and circumstances by reason of preconceived human ideational perspectives against men. The ideational namely formation of ideas, thought process of human brain. The human brain ideation which based on the roots of vested, acquired and found knowledge and thereby created understandings thereupon to act rationally for the survival and advancement of human life in according to time and circumstances consequently human mind gets the structured ideational continuous process, subject to changeability from time to time. In this process, the preconceived human ideational perspectives create and develop in human mind on the basis of certain existing and prospective possible things. The adverse things which committed or happened against any section of people in the past as made

by different doers and people on the ground of the same, in the present time, the pre-mind set is made to act by human against different doers and people whereas it is evident that the time and circumstances of that past time was different and today's present time and circumstances are also different, to learn some things by the rational analysis of the transactions is different but to act seriously and make regular, habitual conduct keep on adversely is not found justified. The created, developed and structured preconceived human ideational things against men is not found as per the inherent spirit of human rights of men and meninism. This research deals with the human rights of men and preconceived human ideational rooted out process and aspects including science of medicine and biological dimensions as required. All men have the inherent human rights as birth and natural rights which cannot be taken away by any of acts of legislature. Human rights are provided by the Nature to the human being including men, women and LGBTQIA+ beyond all kinds of distinctions. All are born free. The International of Bill of human Rights has inclusion terms as 'all human beings', 'no one', 'everyone' 'all' 'every human being' 'all persons' 'all peoples' UN Charter shows 'human person', 'equal rights of men and women' and others under some exception and gender specification necessity as required. The term 'sex' as contained in the International of Bill of human Rights, UN Charter and other International human rights instruments which revels the connotation naturally for men, women and LGBTQIA+ of all ages and provide interpretation and explanation that the distinction or discrimination on the basis of 'sex' namely 'gender' shall not be made which is the integral foundational root of inherent, universal and natural human rights which is available to all human persons by birth. The International instruments of human rights also confer the equal rights of men and women. Human Rights of Men also are mentioned in the International of Bill of human Rights, UN Charter and other International human rights instruments. Human Rights of Men is the part and parcel of the next generation of human rights. The preconceived human ideational perspectives are found against the human rights of men. The deprival and denial from the life, liberty and security of men on the basis of abuses of law and violation of human rights by some women or persons in spite of existence of enforcement system in today's changing democratic globalized world by reason of the preconceived human ideational things which are very serious in nature. The Medical and Biological causes are found behind the preconceived human ideational against men, meninism and men's human rights. Each and every human being have the distinct natural tendency, behaviour, state of mental health which is founded on the knowledge, understandings, past happenings and environment effects in accordance with time and circumstances which also includes the DNA, genetics and scientific reasons. With respect to this, the history of women exploitation, atrocities, wrongs, violations of human rights and other connected is untold and unexpressed by words and language but on the ground of historical aspects and incidents, in this present time, innocent men must not be criminalized, punished and sentenced by the reasons of occurred historical occurrences further due the historical perspectives as above and other several incidents, human mind has started to build the preconceived ideology to get its predefined consequences against men consequently the biasness and distinction come in to existence under some exceptions in pursuance to the same, some laws also were made which are being implemented against men's human rights. The preconceived ideology to get its predefined consequences against men and men's human rights is not permissible by human rights. The initial procedures, investigation, inquiry, trial and all others as related of justice delivery must be fullest fair, impartial, freed from preconceived ideology to get its predefined consequences against men and men's human rights beyond all kinds of biasness as connected with gender as men. The most of people have the pre-mind set and predetermination for certain matters as preconceived ideology to get its predefined consequences against men which is very gravest contravention of human rights of men in today's fastest changing democratic society where everyone has right to life with dignity as a human right but in certain cases of men it has become adverse. The implementation of law is being processed by human on the ground of preconceived ideology to get its predefined consequences against men by reason of it the justice is also being prejudicially affected. The life, liberty and security of men cannot be given into the hands of women as a puppet in the Rule of Law under the conception of human rights bearing in mind the abuses of law, preconceived ideology, predefined consequences and others against men, subjecting to exceptions.

# **Human Rights of Men**

Human rights naturally are for all without any kind of discrimination by birth being human. Human rights have the universality, naturality, inalienability, inheritance and widest in nature. Males, Females and LGBTQIA+ of all age groups including the child who is womb of mother have also the human rights. Human rights are not absolute. The human rights are subject to reasonable restrictions and limitations. The doctrine of protective discrimination and reasonable classification is also permissible. Human Rights for Men specially, no instrument is found by way of enumeration in today's globalized changing world. But in the generic sense, the human rights have been mentioned in the UN Charter, International Bill of Human Rights and other International Regional documents as European African etc. UN Charter, International Bill of Human Rights clearly has the legal legislative mandate for the equal human rights and human rights of men as well. In these instruments of human rights some of the human rights show the gender neutrality with commonness, some are specific as only provided to women, children, old aged, persons with disability, vulnerable sections of people and others. In the commonness of human rights the human rights of men are found as Civil, Political, Social, Economic, Cultural and Miscellaneous Human Rights. The special human rights for men with provisions are not found including India under some exceptions. In most of the countries of world are not having the special statutes or provisions relating to the human rights for men subject to exceptions. In accordance with the fastest changing time of world, life style, living standard, survival and other as related, the human rights for men should be provided by bringing suitable laws which is the essence and need of hour in these days. In today's gravity of time, the separate and special legislation of human rights is highly needed for the protection, preservation, promotion, observance and respect of men and meninism to save their life, liberty, equality, dignity and other human rights. Other than the generic sense, the human rights of men are not found in most of the countries in according to the inherent mandate of United nations consequently the human rights for men is untouched research as required as must be subject to the time and circumstances.

### Enforcement system of human rights for men

The concept of human rights is worthless without its enforcement system which is the soul and spirit as foundation root for the implementation of human rights of men. The Universal Declaration of Human Rights, 1948, the International Covenant on Civil and Political Rights, 1966 and the International Covenant on Social, Economic and Cultural Rights, 1966 are also silent with respect to the definition (s) of enforcement system of human rights. Enforcement system means a compelling procedure with the compliance of law, organizing something with a specific or systematic way or method to do something or not to do something on the basis of principles or processes or law. The body or institution or officer or authority or agency or person or any other similar things who or which has the power or authority to compel someone with a systematic way or method to do something or not to do something on the basis of Law; keeping in view of consequences of the same that is the Enforcement system. The Enforcement system includes courts, tribunals, commissions and other required systems. The quantum to compel someone as per laws differs in according to the nature of the enforcement system as the Courts has widest compulsive power and extension in comparison to the tribunals, commissions as provided status to the court. Enforcement system includes executants denotes a person caries something into effect or execute as Judges or Justices or Presiding officers or Bench directly on the other side the persons who those assist to the executants namely non- executants. The aforesaid executants ensure make the orders or judgments passed comply with by authorized and empowered persons in this behalf considered as executives. The International Enforcement system of human rights which is as an overview the Human Rights

Committee the Human Rights Committee has been contained under Part-4 articles 28-45 of the International Covenant on Civil and Political Rights 1966. This committee conducts the procedure for the implementation of human rights mainly in four ways as- the Reporting Procedure or System, the Inter-State Communication System, the Conciliation Commission or Procedure System, the Individual Communication System. The United Nations, United Nations' High Commissioner for Human Rights, the United Nations' Economic and Social Council and others in respect of Human Rights play vital role as to protect, preserve and promote the human rights. The United Nations' Human Rights Commission the United Nations' Human Rights Commission now is not in existence which was constituted on 1946 as functional Commission by the Economic Social Council. It has been stopped by the U.N. General Assembly to function from 16 June, 2006. It has been replaced by the Human Rights Committee. It is relevant to place over here that if any state member of the U.N.O. as a victim of violations of human rights might have filed the petition before the commission which received a number of petitions in respect of the violation of human rights and performed the functions accordingly. The implementation of the human rights of men is found and observed as equivalent to the nothing in the view of today's changing globalized world and human conduct. The implementation is the process by which the law and human rights are put into the execution or carry out to change into reality and the procedure of implementation is conducted by the direct enforcement system of human rights but specifically the enforcement system of human rights for men is not found to implement along with it, the human rights of men is not found specially. The doctrine of protective discrimination and reasonable classification are not found in balance and convenience as to the men's human rights in according to the time, circumstances and necessities. The legal empowerment of women human rights and rights are found but the abuses of laws and its enforcement system are found by which it is the avoidance, unseen, ignorance and other connected make men as a puppet into hands of other section of people. It is relevant to clarify here that This research is not included the misogyny. It is not against the feminism. This research is not against the LGBTQIA+. Men also born free with natural independent and existence on this earth in the Universe. It is rightly said that delayed justice, denied justice. The conception of time bound delivery of justice in some and certain matters are not found which shows the adverse impact on the human rights of men. The life, personal liberty and security of men are stuck or adhibition with the enforcement system by abusing the law and its system which is very serious violation of human rights of men. The same gives the very huge effects on life of the person and coming generations, society and world also. The social, economic, psychologically, mentally, legally and others growth of persons prejudicially and negatively leaves the consequences which are very endanger of human life. The deprival and denial from the life, liberty and security of men on the basis of abuses of law, preconceived human ideational perspectives against men and violation of human rights of men by some women or persons in spite of existence of enforcement system in today's changing democratic globalized world is found evidently.

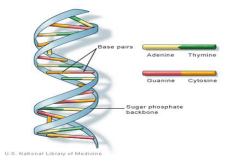


Figure 1. This diagram shows a tiny bit of a DNA double helix.

Source as heretofore and hereinafter contained and referred.

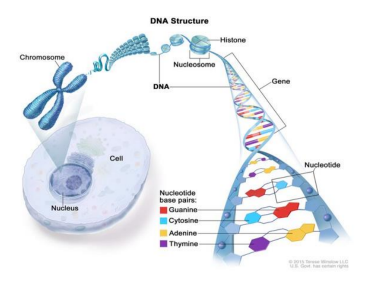


Figure 2. DNA Structure.

Source as heretofore and hereinafter contained and referred.

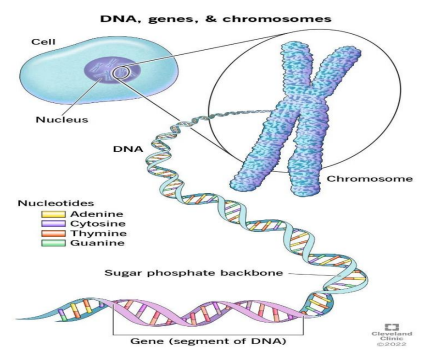


Figure 3. DNA, Genes & Chromosomes.

Source as heretofore and hereinafter contained and referred.

# **Empirical Study**

Do you think that the implementation, protection and preservation of human rights of men are up to the mark as required in accordance with the need of hour in today's era under some exception?

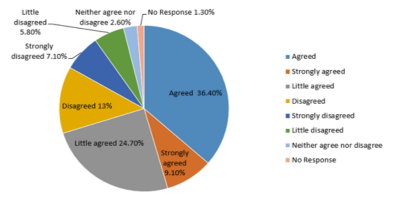


Figure 4.

Do you think that Men and Women both are the integral part of nature and integrant with each and another for wholeness to ensure the existence and survival of this human life in contrary time for revitalization and revival in this mortal world?

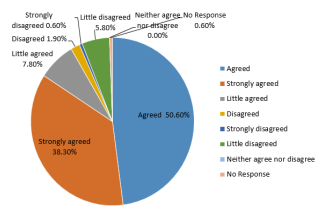


Figure 5.:

Do you think that the life, liberty and security of men cannot be given into the hands of women as a puppet in the Rule of Law under the conception of human rights bearing in mind the abuses of law, preconceived ideology, predefined consequences and others against men, subjecting to exceptions?

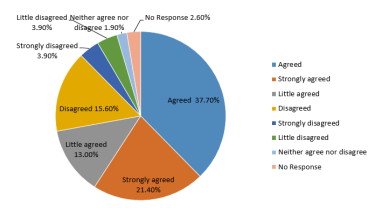


Figure 6.

Do you think that in today's changing globalized scenario, the human rights of men have become the need of hour and essence of time by reason of arbitrary deprivation and denial from human rights?

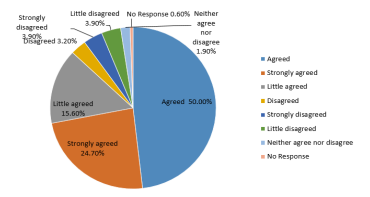


Figure 7.

Do you think that the deprival and endanger of life, personal liberty and security of men is in very plight conditions under exceptions?

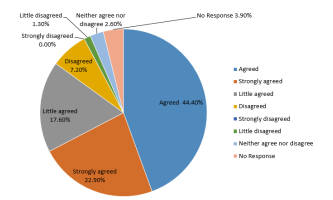


Figure 8.

Do you think that to prevent the abuses of law, preconceived ideology, predefined consequences against men in the protection of human rights to secure ends of justice for men is now need of hour and necessity?

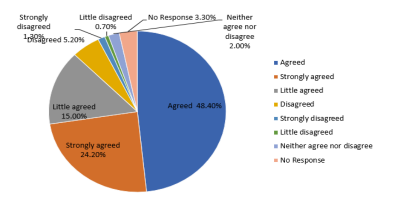


Figure 9.

Do you think that the preconceived ideology of people against men on this basis, the discrimination and decision are taken prejudicially against men?

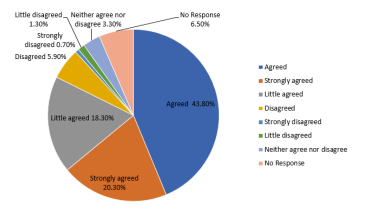


Figure 10.

Do you think that some laws are in existence due to the preconceived ideology which is not justified in today's changing globalized world under the rule of law and democratic society, subjecting to exceptions?

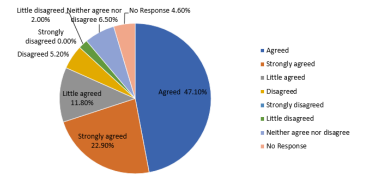
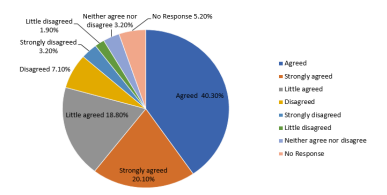


Figure 11.

Do you think that the preconceived ideology and its predefined consequences against men are inconsistent with and in derogation of human rights abridging and taking away the rights of men?



# Figure 12.

Do you think that the Quantum of doctrine of protective discrimination for women empowerment against men human rights should be subjected to required balance as per time, circumstances and others?

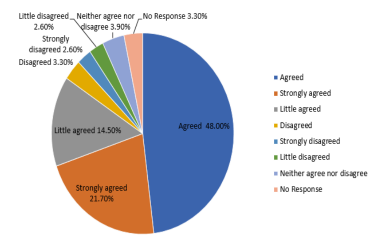


Figure 13.

Do you think that men are the victim of law abuses by some women resultantly the life, liberty and security of men is in danger other than some exceptions?

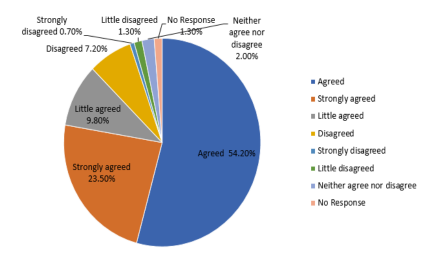


Figure 14.

Do you think that Justice is being affected on the basis of preconceived ideology to get its predefined consequences against men?

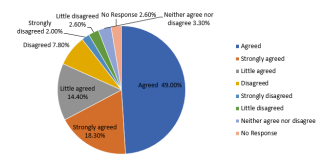


Figure 15.

Do you think that the quantum of doctrine of protective discrimination for women must have the limitations in today's context against men's human rights because it is now has become need of hour due to abuse of process of law?

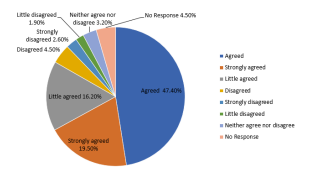


Figure 16.

Do you think that Women empowerment and its implementation is the mandatory necessity of democratic society but the same must be done, balancing the men's life, liberty and security due to abuses of process of law?

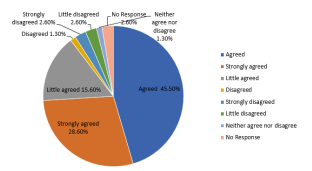


Figure 17.

Do you think that the quantum of doctrine of protective discrimination for women against men human rights should have reasonable limitations in accordance with the essence of today's changing human conduct and world, bearing in mind only preconceived ideology to get its predefined consequences, the special laws containing the special rights and privileges for women against human rights for men should not be enforced?

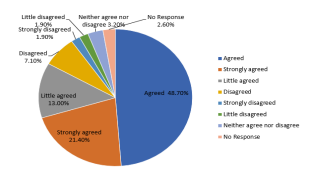


Figure 18.

Do you think that the most of people have the pre-mind set and predetermination for certain matters as preconceived ideology to get its predefined consequences against men's human rights which is very gravest contravention of human rights of men in today's fastest changing democratic society where everyone has right to life with dignity as a human right but in certain cases of men it has become adverse?

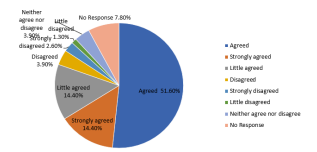


Figure 19.

Do you think that the women empowerment, privileges, rights and others should not so excessive and violative and endangering of human rights of men, an innocent man should not be criminalized?

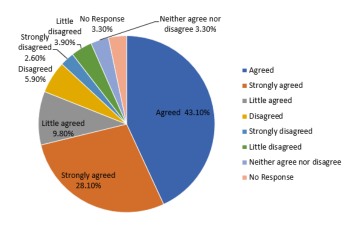


Figure 20.

Do you think that the criminalization of men should not be done in democratic society, the women empowerment should be balanced as needed in accordance with time and circumstances because men and women both are complement and completion of each another?

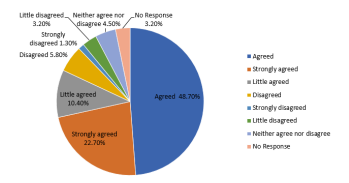


Figure 21.

Do you think that the prima facie presumptions or assumptions at the very initial stage with the preconceived ideology to get its predefined consequences against men should not be made that this particular act may surely be initiated and incepted only by men and with it, such a treatment full of preconceived ideology to get its predefined consequences against men should not be given in today's changing world of abuses of law whereas it should be independent and fair?

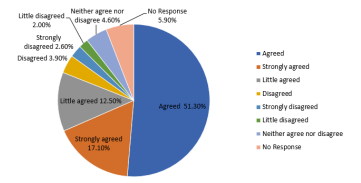


Figure 22.

Do you think that the physiology of human brain as preconceived ideology to get its predefined consequences against men should not be borne in mind for the enforcement of laws to deliver the justice by people and society?

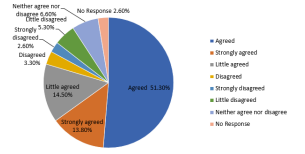


Figure 23.

Do you think that no person or men can unnecessarily be compelled to face the trial or legal proceeding on the basis of false charges or allegations and fabricated factual matrix? It is the deprivation of life, liberty and security of person or men in a very serious way as the gravest violation of human right. The required things should be done for it as expeditiously as possible?

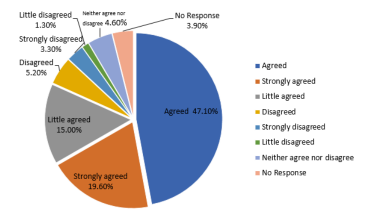


Figure 24.

Do you think that the preconceived ideology to get its predefined consequences against men should not be and the justice delivery and other legal proceedings conduction should also not be affected prejudicially on this basis whereas the same should be independently, fair and others as connected?

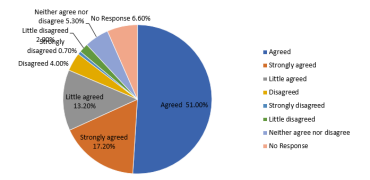


Figure 25.

Do you think that the gender neutrality is required in today's context for certain matters as to human rights otherwise than some exceptions and exclusions in accordance with the time, necessity, circumstances and others with this respect?

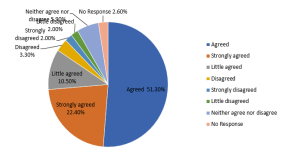


Figure 26.

Do you think that men are born free after it, men shall be at the desire of women for abuses of law in certain cases under exceptions?

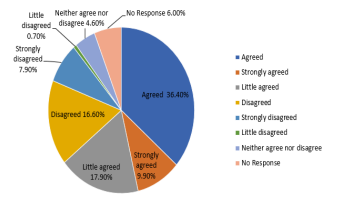


Figure 27.

Do you think that the criminalization of men by abusing law is justified and consistent with human rights of men?

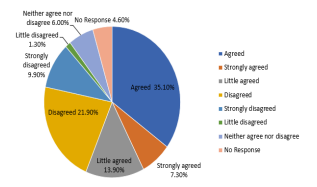


Figure 28.

Do you think that men are being dependent legally for abuses of law by some women?

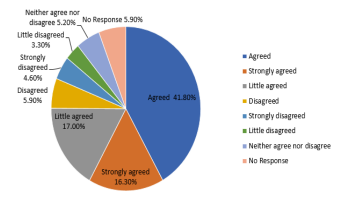


Figure 29.

Do you think that women legal empowerment must be done balancing the men's life, personal safety and liberty due to abuses of process of law?

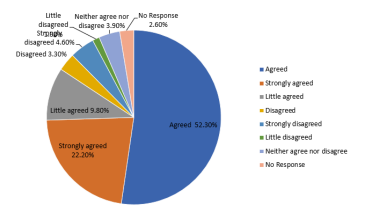


Figure 30.

Do you think that the separate mechanism is needed to establish in the case of abuse of process of law by Women against men for speedy disposal in the protection of human rights in accordance with need of hour in today's scenario?

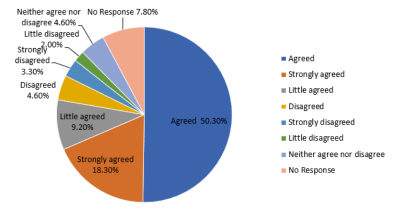


Figure 31.

Do you think that the protection and preservation of human rights of men should be depended at the will of women in the case of abuse of law and others as required under exceptions?

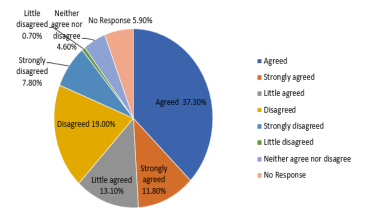


Figure 32.

## **Research Questions**

- Why this view or idea or abstract is being carried that the certain act can be done by only men?
- Why this gender biasness against men is being borne in human mind in today's fastest changing globalized world?
- Why the preconceived ideology to get its predefined consequences against men is found in human mind for the delivery of biased judgment by way of justice?
- Whether this ideation one sided, gender biased, preconceived ideology to get its predefined consequences and others against men connected are permissible by human rights?

#### ANALYSIS AND DISCUSSION

On perusal of all heretofore and hereinafter, a question comes before us that why this view or idea or abstract is being carried that the certain act can be done by only men? Why this gender biasness against men is being borne in human mind in today's fastest changing globalized world? Why the preconceived ideology to get its predefined consequences against men is found in human mind for the delivery of biased judgment by way of justice? Whether this ideation one sided, gender biased, preconceived ideology to get its predefined consequences and others against men connected are permissible by human rights? With respect to this, the history of women exploitation, atrocities, wrongs, violations of human rights and other connected is untold and unexpressed by words and language but on the ground of historical aspects and incidents, in this present time, innocent men must not be criminalized, punished and sentenced by the reasons of occurred historical occurrences further due the historical perspectives as above and other several incidents, human mind has started to build the preconceived ideology to get its predefined consequences against men consequently the biasness and distinction come in to existence under some exceptions in pursuance to the same, some laws also were made which are being implemented against men's human rights. The preconceived ideology to get its predefined consequences against men and men's human rights is not permissible by human rights. The initial procedures, investigation, inquiry, trial and all others as related of justice delivery must be fullest fair, impartial, freed from preconceived ideology to get its predefined consequences against men and men's human rights beyond all kinds of biasness as connected with gender as men. The arbitrary deprival and denial must not be from the human rights of any innocent man. No. Men also has the independent existence as provided, taking birth freely by the Nature. Any human being existence cannot be founded on any other human being arbitrarily with whimsicality otherwise than the mutual dependency concept of life. The enforceability of human rights of men must also be independent under some exceptions and exclusions as per time, circumstances, necessities and others. No. It is not justified and not consistent with human rights. The criminalization of men by abusing the law is also violative to the human rights and consequently constitution of offence. Yes, affirmatively. All the required endeavours must be made for the reasonable and required balance and convenience because men and women both are integral and complementary part of human life. The abuses of process of law must be prevented. The separate specific enforcement system must be established to protect the human rights of men. The conception of time bound delivery of justice must also be adopted for the fair and satisfactory justice as required in according to the essence of today's time and circumstances. All the required and most specific endeavours must be made to dispose of the large pendency of cases by increasing the sanctioned and existing post of Judges, establishing new Courts, Fast Track Courts and others as connected. Same as all contained hereinbefore and hereinafter. The ideational namely formation of ideas, thought process of human brain. The human brain ideation which based on the roots of vested, acquired and found knowledge and thereby created understandings thereupon to act rationally for the survival and advancement of human life in according to time and circumstances consequently human mind

gets the structured ideational continuous process, subject to changeability from time to time. In this process, the preconceived human ideational perspectives create and develop in human mind on the basis of certain existing and prospective possible things. The adverse things which committed or happened against any section of people in the past as made by different doers and people on the ground of the same, in the present time, the pre-mind set is made to act by human against different doers and people whereas it is evident that the time and circumstances of that past time was different and today's present time and circumstances are also different, to learn some things by the rational analysis of the transactions is different but to act seriously and make regular, habitual conduct keep on adversely is not found justified. The created, developed and structured preconceived human ideational things against men is not found as per the inherent spirit of human rights of men and meninism. This research deals with the human rights of men and preconceived human ideational rooted out process and aspects including science of medicine and biological dimensions as required.

Analysis on Human Rights of Men and Preconceived Human Ideational Perspectives with Specific Science of Medicine and Biological Dimensions as here that the role of Cell, Genetics and Deoxyribonucleic Acid (DNA) and others as to the Preconceived Human Ideational Perspectives with Science of Medicine and Biological Dimensions- "Deoxyribonucleic acid (DNA) is the polymer composed of two polynucleotide chains that coil around each other to form a double helix. The polymer carries genetics instructions for the development, functioning, growth and reproduction of all known organism and many viruses. DNA and ribonucleic acid (RNA) are nucleic acids. Alongside proteins, lipids and complex carbohydrates (polysaccharides), nucleic acids are one of the four major types of macromolecules that are essential for all known forms of life" (DNA Structure. https://www.chemguide.co.uk/organicprops/aminoacids/dna1.html#top retrieved 2023, 17 July) which is shown in Figure 1. and Figure 2. 'Genetics study the science of heredity, dealing with resemblances and differences of related organisms resulting from the interaction of their genes and the environment. The genetics properties and phenomena of an organism." (Genetics. https://www.dictionarv.com/browse/genetics). "The gene is considered the basic unit of inheritance. Genes are passed from parents to offspring and contain the information needed to specify physical and biological traits. Most genes code for specific proteins, or segments of proteins, which have differing functions within the body." (Gene. https://www.genome.gov/geneticsglossary/Gene.) "In biology, the smallest unit that can live on its own and that makes up all living organisms and the tissues of the body. A cell has three main parts: the cell membrane, the nucleus, and the cytoplasm. The cell membrane surrounds the cell and controls the substances that go into and out of the cell. The nucleus is a structure inside the cell that contains the nucleolus and most of the cell's DNA. It is also where most RNA is made. The cytoplasm is the fluid inside the cell. It contains other tiny cell parts that have specific functions, including the Golgi complex, the mitochondria, and the endoplasmic reticulum. The cytoplasm is where most chemical reactions take place and where most proteins are made." (Cell. <a href="https://www.cancer.gov/publications/dictionaries/cancer-">https://www.cancer.gov/publications/dictionaries/cancer-</a> terms/def/cell.) "Genome editing (also called gene editing) is a group of technologies that give scientists the ability to change an organism's DNA. These technologies allow genetic material to be added, removed, or altered at particular locations in the genome. Several approaches to genome editing have been developed...Researchers adapted this immune defense system to edit DNA. They create a small piece of RNA with a short "guide" sequence that attaches (binds) to a specific target sequence in a cell's DNA, much like the RNA segments bacteria produce from the CRISPR array...once the DNA is cut, researchers use the cell's own DNA repair machinery to add or delete pieces of genetic material, or to make changes to the DNA by replacing an existing segment with a customized DNA sequence. Genome editing is of great interest in the prevention and treatment of human diseases..." (https://medlineplus.gov/genetics/understanding/genomicresearch/genomeediting/#:~:text=Onc  $\underline{e\%20the\%20DNA\%20is\%20cut, and\%20treatment\%20of\%20human\%20diseases.}) "Genetic Continuous Contin$ disorders occur when a mutation (a harmful change to a gene, also known as a pathogenic variant) affects your genes or when you have the wrong amount of genetic material. Genes are made of DNA

(deoxyribonucleic acid), which contain instructions for cell functioning and the characteristics that make you unique. You receive half your genes from each biological parent and may inherit a gene mutation from one parent or both. Sometimes genes change due to issues within the DNA (mutations). This can raise your risk of having a genetic disorder. Some cause symptoms at birth, while others develop over time. Genetic disorders can be Chromosomal This type affects the structures that hold your genes/DNA within each cell (chromosomes). With these conditions, people are missing or have duplicated chromosome material. Complex (multifactorial) These disorders stem from a combination of gene mutations and other factors. They include chemical exposure, diet, certain medications and tobacco or alcohol use. Single-gene (monogenic) This group of conditions mutation." occurs from single gene (What are genetic disorders? https://my.clevelandclinic.org/health/diseases/21751-genetic-disorders). The researcher (s) has no intension to disclose that the violators of human rights or criminals are born. In this regard, the theory of reformation and others as connected is favoured. For the Preconceived Human Ideational Perspectives, the certain scientific causes are also liable to it which may be reformed by the required scientific and psychological endeavours from time to time. On perusal of the specific science of medicine and biological dimensions, it has corollary and consectary revelations for the formation and implementation of the preconceived human ideational aspects are come from the genetics and DNA and other scientific causes. The DNA ingredients are found as the essentials of human life. The genetics includes the heredity as to the resemblances and differences related to the organisms resultantly the interaction of the genes as connected and the environment. The physical and mental characteristics pass from one human generation to another human generation in the with heredity which naturally shows the instant and present human generation receives certain things from the parental DNA, genetics and others as required, such characteristics as receives may also be liable to the formation of the preconceived human ideational aspects in human brain accordingly and consequently, subject to time and circumstances, such human may also act in according to the receipts of the characteristics in favour or disfavour. The human genes are treated as the fundamental unit of the inheritance; the genes are passed from the parents to children, containing the information required for the specification as to the physical and biologicals characteristics, the genes code mostly regarding special proteins or segments of proteins which has different functions in the human body. The genetics, genes, hormones, DNA and others scientific causes make the ideation or thought process, knowledge acquisition, actions, reactions, human conduct, tendencies, temperament, nature of human and others as connected are found as the specific science of medicine and biological dimensions for preconceived human ideational perspectives. Such created or formed preconceived human ideational perspectives are not found only against the men but also others human beings which arise the conflicts with the human rights and laws consequently shows the constitution of offences as made by the competent legislature thereupon punishments or sentences are there under some exceptions. In respect of Bangladesh, in Khasi Tribal community, there is custom and usage that the girls have more to more preference comparatively to boys. Here girls are having more rights than boys as to property, marriage and others. In this Khasi Tribal community girls may solemnize more than one marriage it is admissible in this community. In matter of Live in Relationship of district Tonk, Rajasthan, India, the male-lover was given urine to drink and also mutilated with hot tongs by people. In the case of Brother and Sister become Husband- Wife in Finland, Nordic Country in Northern Europe, twenty-three years old girl was married with twentyseven years old step brother with the consent of parents. Unique Love Story Women Owner proposed to Servant and Married, Pakistan. Girl Flees away with Boyfriend in front of Crying Father matter of Amroha Uttar Pradesh, India Sex before marriage is very auspicious here in Sirohi, Rajasthan, India district Pali Grasiya Tribal community, sex before marriage is required then consequently if the child takes birth, then make the marriage shall be done of the couple if it is not so then no marriage. Ms. Belinda love slept with more than 700 men, Australia Reality Star Drunk girl created a ruckus, Jabalpur Madhya Pradesh, India Wife Cut Husband Aligarh, Uttar Pradesh, India. Hon'ble Supreme

Court and other Higher Courts of India have also expressed abuses of law and numerous cases with preventive directions and guidelines delivered in this regard. Arnesh Kumar v. State of Bihar and Ors., Kahkashan Kausar Sonam and Ors. v. State of Bihar and Ors. "After twenty-five years (25 Years old case), the acquittal was passed of a man in the case of marriage promise and cheating. (After twentyone Years), the Acquitted Accused by the Trial Court was convicted by the Hon'ble Bombay High Court on 2018, December 22 in the case of *Rape*-This occurrence was happened on 1996, December 1 Nasik. The Trial Court passed the acquittal in 1997, July after 21 years the Bombay High Court on Rape" Babu Venkatesh and 2018, December 22 has convicted for State of Karnataka and Another, the court viewed that continuation of the present proceedings would amount to an abuse of process of law, FIR quashed and set aside and many others cases. Some Important Decisions of the European Court of Human Rights are as under-Lawless v. Ireland this was the first case decided the European Court of Human Rights delivered on 1960, November 14. This case is related to Derogation. Lawless, an Irish citizen, charged of terrorist offences was detained without trial by the Irish Government under emergency powers. Belgian Linguistics Case deals with the education system in Belgiam. Brogan v. United Kingdom is related to arrest and detention without charge or trial. Handyside v. United Kingdom is relating to freedom of expression. Soering v. United Kingdom is related to Extradition which may lead to death- row phenomenon. Soering a German National was charged of having committed a murder in the state of Virginia U.S. where the sentence for this offence was death penalty. After committing the murder, Soering fled away to the United Kingdom. The United States sought extradition of Soering from the United Kingdom. Ireland v. United Kingdom is connected with freedom of torture, inhuman or degrading treatment. Wemhoff v. Federal Republic of Germany is regarding Liberty of person. Golder v. United Kingdom is regarded right to a fair trial and right to respect for correspondence. Sunday Times v. United Kingdom is in respect of right to freedom of expression.

# FINDINGS, CONCLUSION AND SUGGESTIONS

Human rights are in existence for all namely men, women and LGBTQIA+ except some exceptional aspects (Universal Declaration of Human Rights, Preamble, (1948) which are justified but to protect and preserve of one's human right another's human right and life, liberty and security cannot be violated, endangered, deprived and denied without law and reasonable things. In some cases, the international instrument relating to human rights evidently reveals the equal human rights of men and women. (UN Charter, Preamble, (1945). The laws should have the gender neutrality under some exceptions and exclusions. The women empowerment, privileges, rights and others should not so excessive, imbalanced and violative and endangering of human rights of men, an innocent man should not be criminalized, punished and sentenced, by reason of all placed hereinbefore, the criminalization of men should not be made in democratic society the same should be balanced as required in accordance with time, circumstances and necessities because men and women both are complement and completion of each another. The prima facie presumptions or assumptions at the very initial stage with the preconceived ideology to get its predefined consequences against men should not be made that this particular act may surely be initiated and incepted only by men and along with it, such a treatment with the inclusion of preconceived ideology to get its predefined consequences against men and this judgmental procedure should not be given in today's changing globalized world of abuses of law whereas it should be independent, fair, beyond biasness and free from the preconceived ideology to get its predefined consequences against men. The psychology of human mind as preconceived ideology to get its predefined consequences against men should not be borne in mind to enforce the laws for dispensing the justice by people and society. "Speedy justice must be delivered without having violations of human rights and its law with respect to aforesaid slept Governments must be wake up now with vigilance mandatorily because sovereignty (The Constitution of India, (1950). The Preamble) is found in people for welfare of people. Human Rights and its Law must be included in the syllabus as compulsory subject of Schools, Colleges, Universities

and in other required institutions or organizations or establishments and human rights and its law must be taught or imparted education, knowledge and literacy as well as above also to Employees, workers and all persons from time to time. If the above things are not being considered with all due care, diligence, deliberations and others then consequently, the day is not so far that the globalized word or human society shall compulsorily be needed for the conduction of campaign, program, procession, movements and related that 'save men' save men's human rights 'save men's existence' for survival of human life and others as connected because men also are the integral part of human life, human civilization, human society as the completion of existence of human life and universe also. The human rights specifically are not in existence, the same should be adopted as expeditiously as possible. The specific enforcement system which is not found should be established or constituted to protect the human rights of men. By way of the principle of protective discrimination and reasonable classification, the deprival and denial from the life, liberty and security of men should be prevented. The dictum of balance and convenience of the women empowerment should be made keeping in the view of men's human rights. The preconceived ideology to get its predefined consequences against men should not be borne. The misandry, dislike of, contempt or ingrained prejudice distinctions against men should be prevented as to the formation of preconceived ideation. The cases which have the doubt that the cases of abuse of process of law as abuse of Law or process or abuse of Justice then should be categorized separately. The separate mechanism namely judicial courts should be established to inquire in to or conduct the trial in these kinds of cases. The required inquiry or investigation should be held by Judicial Magistrates of Judges. The separate law should be enacted to deal with the abuse of process of law cases. The conception of time bound delivery of justice should be incorporated in the law to ensure the speedy justice. The deprivation and denial from the life, liberty and security of men on the basis of abuses of law, preconceived human ideational perspectives against men and violation of human rights of men by some women or persons in spite of existence of enforcement system in today's changing democratic globalized world should not be made in any case because no innocent man should be sentenced and compelled to face the trial or legal proceedings. The discriminations and violations of human rights merely on the ground of gender as a male or masculinity or metrosexual should not be proceeded which is not justified. The psychological reforms with coordination of Science of Medicine and Biology should also be done. All the required possible endeavours should be for the protection, preservation, promotion, respect and observance of human rights of men. With respect to this, the history of women exploitation, atrocities, wrongs, violations of human rights and other connected is untold and unexpressed by words and language but on the ground of historical aspects and incidents, in this present time, innocent men must not be criminalized, punished and sentenced by the reasons of occurred historical occurrences further due the historical perspectives as above and other several incidents, human mind has started to build the preconceived ideology to get its predefined consequences against men consequently the biasness and distinction come in to existence under some exceptions in pursuance to the same, some laws also were made which are being implemented against men's human rights. The preconceived ideology to get its predefined consequences against men and men's human rights is not permissible by human rights. The initial procedures, investigation, inquiry, trial and all others as related of justice delivery must be fullest fair, impartial, freed from preconceived ideology to get its predefined consequences against men and men's human rights beyond all kinds of biasness as connected with gender as men. The most of people have the pre-mind set and predetermination for certain matters as preconceived ideology to get its predefined consequences against men which is very gravest contravention of human rights of men in today's fastest changing democratic society where everyone has right to life with dignity as a human right but in certain cases of men it has become adverse. The implementation of law is being processed by human on the ground of preconceived ideology to get its predefined consequences against men by reason of it the justice is also being prejudicially affected. The life, liberty and security of men cannot be given into the hands of women as a puppet in the Rule of Law under the conception of human rights bearing in mind the "abuses of law,

preconceived ideology, predefined consequences and others against men, subjecting to exceptions. The specific commission or tribunal should be established for the protection of human rights of men also separately. The men empowerment legally and others as required is now needed to make in accordance with time and circumstances for the protection and preservation of existence of men. The meticulously, with most careful with due deliberation and consideration should be made in connection with the parties in the cases at the time of admission of any case whether it is criminal or civil or others for the initiation of trial against the parties to face trial in the courts or enforcement mechanism for the prevention of abuses of law and in the protection of life and liberty of human because to make the parties unnecessarily in today's time it has become fashion to put the person into the endanger and affect prejudicially safety and others of human. On the basis of inherent and independent human rights the laws relating to the men's protection should also be enacted as expeditiously as possible as the Protection of Men from domestic Violence and others as need of hour. The inherent and independent concept of equal human rights to men, women and LGBTQIA+ which is also existent as the foundational root and stem by way of democratic United Nations mandate under exception is now needed as per essence of time to carry out effectively and immediately for the protection, preservation, promotion observation and respect for human rights of men in today's democratic globalized world. By reason of the preconceived ideology to get its predefined consequences against men, the men should not be made as the puppet into the hands of women for abusing the human rights and its enforcement system. The predefined biasness due to the gender of males on the account of preconceived ideology of human against men should not be made because access to justice is for all without all kinds of distinctions. The cases which have the doubt that the cases of abuse of process of law and its enforcement system as abuse of Law or process or abuse of Justice then should be categorized distinctly. The separate mechanism namely judicial courts as the enforcement system should be established to inquire in to or conduct the trial in these kinds of cases. The required inquiry or investigation should be held by Judicial Magistrates or Judges specially. The distinct law should be made to deal with the abuse of process of law cases. The concept of time bound delivery of justice should be placed in the law to ensure the speedy justice delivery. In the matters of abuse of process of law, with respect to the jurisdiction, the special laws be enacted and the jurisdiction of Court be ascertained by law at a specific place by the consolidation of all cases. The cases of abuse of process of law should be dealt with very sensitively, minutely and seriously, subjecting to the depth examination and scrutiny with very specific state of mind to ensure fair delivery of justice. No person can unnecessarily be compelled to face the trial or legal proceeding on the basis of false charges or allegations and fabricated factual matrix. It is the deprivation of life, liberty and security of person in a very serious way as the gravest violation of human right. The required things should be done for it as expeditiously as possible. When any person says or justifies that the particular thing is right or wrong, the same is stated on the basis of foundation root or quantum of knowledge of that person thereby the person has the understanding and sensibility by reason of different time, circumstances and others of life of human accordingly and consequently, the person acts therefore such created foundation root or quantum of knowledge of people should be improved, reformed, enhanced, enriched and others as required and as the case may be. The preconceived ideology to get its predefined consequences against men should not be and the justice delivery and other legal proceedings conduction should also not be affected prejudicially on this basis whereas the same should be independently, fair and others as connected. The laws relating to the domestic violence, mental torture, degrading treatment, sexual exploitation, atrocities and other violations of human rights of men's protection should be enacted immediately appropriately in this today's changing scenario of globalized world. Men is also the integral part of human family as a husband, father, grandfather, great grandfather brother, son, son in law, uncle and others as relevant. Without the man, human family is incomplete, the essence of men cannot be neglected and denied with a view to protection and preservation of human rights. Men has also the human rights by birth

consequently the human rights of men must be protected and preserved in the rule of law with appropriate enforcement system by way of guarantee.

#### REFERENCES

- A.H. Robertson and J.G. Merrills: Human Rights in the World: Universal Law Publishing Company Pvt. Ltd Delhi.
- African (Banjul) Charter on Human and Peoples' Rights Adopted 1981, June 27 OAU Doc. CAB/LEG/67/3 rev. 5, 21 I.L.M. 58 (1982), entered into force 1986, October 21).
- African (Banjul) Charter on Human and Peoples' Rights African (Banjul) Charter on Human and Peoples' Rights Adopted 27 June 1981, OAU Doc. CAB/LEG/67/3 rev. 5, 21 I.L.M. 58 (1982), entered into force 21 October 1986).
- Ahmada, Halima Ali, et al., (2024). The Impact of Individual Therapies on Employee Wellbeing: A Critical Study. *Pakistan Journal of Life and Social Sciences.* 22 (2), 6378-6384. doi: <a href="https://doi.org/10.57239/PJLSS-2024-22.2.00481">https://doi.org/10.57239/PJLSS-2024-22.2.00481</a>.
- Ally Abubakar, Tariq, Kumar, Ramesh (2024). Implementation of Women's Human Rights in Dar Es Salaam with Special Reference to Domestic Violence: A Critical Appraisal. *Revista de Gestao Social e Ambiental.* 18 (5), 1-14. doi: <a href="https://doi.org/10.24857/rgsa.v18n5-038">https://doi.org/10.24857/rgsa.v18n5-038</a>.
- Ally Abubakar, Tariq, Kumar, Ramesh (2024). Laws Relating to Women Human Rights and Domestic Violence in Tanzania. *Pakistan Journal of Life and Social Sciences.* 22 (2), 366-373. doi: https://doi.org/10.57239/PJLSS-2024-22.2.0027.
- Ally Abubakar, Tariq, Kumar, Ramesh et al., (2024). Role and Empowerment of Women in Wildlife Conservation: The Intersection of Gender Equality and Biodiversity Protection. *Pakistan Journal of Life and Social Sciences.* 22 (2), 12918- 12927. doi: https://doi.org/10.57239/PJLSS-2024-22.2.00923
- American Convention on Human Rights "Pact of San José, Costa Rica". Signed at San José, Costa Rica, on 22 November 1969.
- Andreas von Staden (2022). The Conditional Effectiveness of Soft Law: Compliance with the Decisions of the Committee against Torture, *Human Rights Review, Springer* 451-478. <a href="https://doi.org/10.1007/s12142-022-00653-5">https://doi.org/10.1007/s12142-022-00653-5</a>.
- Anjali Singh (Ed.), (2023, January 20). Strange Custom marriage farewell ceremony is made of sons not of daughters, women have liberty to do more than one marriage. *IBC24*. https://www.ibc24.in/zara-hatke/shadi-ke-baad-ladko-ki-hoti-hai-bidai-1371356.html.
- <u>Anjali Singh ((Ed.)</u>. (2022, November 29). Drunk girl fiercely created ruckus caught policemens collar video went viral. *IBC24*. <a href="https://www.ibc24.in/madhya-pradesh/drunk-girl-fiercely-created-ruckus-caught-policemens-collar-video-went-viral-1072372.html">https://www.ibc24.in/madhya-pradesh/drunk-girl-fiercely-created-ruckus-caught-policemens-collar-video-went-viral-1072372.html</a>.
- Anna Kari Sjödin and others (2017) Dating violence compared to other types of violence: similar offenders but different victims *The European Journal of Psychology Applied to Legal Context* 9 (2017) 83-91. http://dx.doi.org/10.1016/j.ejpal.2017.03.001.
- Anna Llorca-Mestre, Elisabeth Malonda-Vidal, Paula Samper-García (2017) Prosocial reasoning and emotions in young offenders and non-offenders *The European Journal of Psychology Applied to Legal Context* 9 (2017) 83-91 <a href="http://dx.doi.org/10.1016/j.ejpal.2017.01.001">http://dx.doi.org/10.1016/j.ejpal.2017.01.001</a>.
- Belgian Linguistics Case (1968) ECHR, Ser. A, Vol. 6.
- Brogan v. United Kingdom (1988) 11 ECHR, 117.
- Bryan A. Garner: Black's Law Dictionary: West group St. Paul, Minn 1999: 7th Edition.
- Cell. https://www.cancer.gov/publications/dictionaries/cancer-terms/def/cell, retrieved 2023, 17 July.
- Chandrappa, Ramesha, Das, D. B. (2021). Environmental Health Theory and Practice, Introduction to Medical Sciences. *Springer International Publishing, Cham Switzerland.175-216.* https://doi.org/10.1007/978-3-030-64480-2\_5.

- <u>Chandu Nirmalkar(Ed.)</u>. (2022, November 29). Unique Love Story. *IBC24*. <a href="https://www.ibc24.in/country/unique-love-story-the-mistress-fell-in-love-with-the-servant-got-married-1252150.html">https://www.ibc24.in/country/unique-love-story-the-mistress-fell-in-love-with-the-servant-got-married-1252150.html</a>.
- Cr. Appeal no.1277/2014 SLPCRL no. 9127/2013, 2014, 02 July.
- Cr. Appeal no.1277/2014 SLPCRL no. 9127/2013, 2014, 02 July.
- Cr. Appeal no.195/2022 SLP CRL no. 6545/2020, 2022, 08 February.
- <u>Deepak Dilliwar (Ed.)</u>. (2022, November 29). Newly married wife cut husbands body part at midnight. *IBC24*. <a href="https://www.ibc24.in/country/newly-married-wife-cut-husbands-body-part-at-midnight-1069673.html">https://www.ibc24.in/country/newly-married-wife-cut-husbands-body-part-at-midnight-1069673.html</a>.
- <u>Deepak Dilliwar (Ed.)</u>. (2022, November 29). Newly married wife cut husbands body part at midnight. *IBC24*. <a href="https://www.ibc24.in/country/newly-married-wife-cut-husbands-body-part-at-midnight-1069673.html">https://www.ibc24.in/country/newly-married-wife-cut-husbands-body-part-at-midnight-1069673.html</a>.
- <u>Deepak Sahu (Ed.)</u>, (2022, November 29). Brother and Sister become Husband- Wife in Finland. <u>IBC24.</u> <u>https://www.ibc24.in/zara-hatke/brother-and-sister-become-husband-wife-mother-gives-permission-to-marry-1258105.html</u> 2022, November 29.
- <u>Deepak Sahu (Ed.)</u>. (2022, November 29). Girl flees away with-boyfriend in front of her crying father. <u>IBC24.</u> <u>https://www.ibc24.in/country/girl-flees-away-with-boyfriend-in-front-of-her-crying-father-1220469.html.</u>
- DNA Structure. <a href="https://www.chemguide.co.uk/organicprops/aminoacids/dna1.html#top">https://www.chemguide.co.uk/organicprops/aminoacids/dna1.html#top</a> retrieved 2023, 17 July.
- DNA Structure. National Cancer Institute, Visuals Online <a href="https://visualsonline.cancer.gov/details.cfm?imageid=10062#:~:text=DNA%20has%20tw">https://visualsonline.cancer.gov/details.cfm?imageid=10062#:~:text=DNA%20has%20tw</a> o%20strands%20that.%2C%20and%20cvtosine%20(C).
- DNA, Genes & Chromosomes. https://my.clevelandclinic.org/health/body/23064-dna-genes-chromosomes.
- European Social Charter European Treaty Series No. 163 ETS 163-European Social Charter (Revised), 03.V.1996.

European Treaty Series - No. 163 ETS 163-European Social Charter (Revised), 03.V. (1996).

Gene. <a href="https://www.genome.gov/genetics-glossary/Gene">https://www.genome.gov/genetics-glossary/Gene</a>, retrieved 2023, 17 July.

Genetics. https://www.dictionary.com/browse/genetics, retrieved 2023, 17 July.

Golder v. United Kingdom (1975) ECHR, Ser. A. Vol. 18.

Handyside v. United Kingdom (1968) ECHR, Ser. A, Vol. 24.

International Men's Day (https://web.archive.org/web/20141129041647/http://internationalmensday.co/kansasstream-1991-92) (Retrieved 2023, March 17).

International Men's Day <a href="https://web.archive.org/web/20141129041647/http://internationalmensday.co/kansas-stream-1991-92/">https://web.archive.org/web/20141129041647/http://internationalmensday.co/kansas-stream-1991-92/</a> (Retrieved 2023, March 17).

Ireland v. United Kingdom (1978) ECHR, Ser. A. Vol. 25.

- Justice Julius Stone: Human Law and Human Justice: Universal Law Publishing Co. Pvt. Ltd. Delhi: Second Indian Reprint 2004.
- Justice V.R. Krishna Iyer: The Dialectics and Dynamics of Human Rights in India (Yesterday, Today, Tomorrow): Eastern Law house: New Delhi: Edition 1st: Reprint 2000.
- <u>Karan Nepali (Ed.)</u>. (2022, December 4). <u>Belinda love slept with more than 700</u> man. *IBC24.* <u>https://www.ibc24.in/entertainment/belinda-love-slept-with-more-than-700-man-1079272.html.</u>
- Kumar, Ramesh, (2022). State Human Rights Commissions as Enforcement System in India: A Critical Appraisal. *Research Inspiration*. 7 (2), 1-17. doi: https://doi.org/10.53724/inspiration/v7n2.02.

- Kumar, Ramesh, (2022). State Human Rights Commissions as Enforcement System in India: A Critical Appraisal. *Research Inspiration*. 7 (2), 1-17. doi: https://doi.org/10.53724/inspiration/v7n2.02.
- Kumar, Ramesh, et al., (2023). Justice Accessibility in perspective of Juristic Rational Science with Specific Dimension of Medical and Forensic Science. *Jai Maa Saraswati Gyandayini*. 9 (1), 10-13. <a href="https://doi.org/10.53724/jmsg/v9n1.03">https://doi.org/10.53724/jmsg/v9n1.03</a>.
- Kumar, Ramesh, et al., (2024). Human Rights for LGBTQIA+ as an Essence of Global Dimensions in the Gravity of Time: A Critical Appraisal. *Pakistan Journal of Life and Social Sciences.* 22 (2), 4461-4481. doi: https://doi.org/10.57239/PJLSS-2024-22.2.00333.
- Kumar, Ramesh. Verma Kumar, Rohit. (2022). Meninism and Preconceived Ideology with specific Indian Dimension of Human Rights in Today's Changing Globalized Scenario: A Critical Appraisal. *Legal Research Development*. 7 (1) 27-29. doi: https://doi.org/10.53724/lrd/v7n1.10.
- Kumar, Ramesh. Verma Kumar, Rohit. (2022). Human Rights of Men in the World of Globalization-An Essence of Time: A Critical Appraisal. *Jai Maa Saraswati Gyandayini*. 8 (2), 1-6. https://doi.org/10.53724/jmsg/v8n2.02.
- Lawless v. Ireland (1961) ECHR Ser. A. Vol. 3.
- <u>Laxmi Vishwakarma</u> (Ed.), (2022, November 29). In matter of Live in Relationship of district Tonk, Rajasthan, India, the male-lover was given urine to drink. *IBC24*. <a href="https://www.ibc24.in/country/in-live-in-relationship-the-lover-was-given-urine-to-drink-1259151.html">https://www.ibc24.in/country/in-live-in-relationship-the-lover-was-given-urine-to-drink-1259151.html</a> 2022.
- Nandini Singh (Ed.), (2022, November 29). Sex before marriage is very auspicious here. *IBC24*. <a href="https://www.ibc24.in/zara-hatke/sex-before-marriage-is-very-auspicious-here-1219489.html">https://www.ibc24.in/zara-hatke/sex-before-marriage-is-very-auspicious-here-1219489.html</a> 2022, November 29.
- Oxford Advanced Learner's Dictionary: Oxford University Press: Edition 7th 2005.
- SC Criminal Appeal No. 252 of 2022 Arising Out of Slp (Crl.) No. 2183 Of 2021 dated February 18, 2022.
- Siobha' N Mcinerney- Lankford. (2009). Human Rights and Development: A Comment on Challenges and Opportunities from a Legal Perspective. Journal of Human Rights Practice, Oxford University Press, Oxford University, UK Vol. 1. Number 1. March 2009, doi:10.1093/jhuman/hun005.
- Soering v. United Kingdom (1989) 11 ECHR, 439.
- Sulasa TJ, Kumar, Ramesh, (2024). Role of Modern Technology for Rehabilitation in Mitigation of Juvenile Recidivism: A Critical Appraisal. *Pakistan Journal of Life and Social Sciences.* 22 (2), 101012 101018. doi: https://doi.org/10.57239/PJLSS-2024-22.2.00833.

Sunday Times v. United Kingdom (1979) ECHR, Ser. A. Vol. 30.

The Constitution of India, the Preamble (1950).

The Times of India, New Delhi, 2018, 23 September, 09 pp. 01 & 10.

The Universal Declaration of Human Rights, art. 3. (1948).

Tiwari, Ayushi, Kumar, Ramesh, (2024). Biological and Zoological Diversity and its Sustainable Uses with Human Welfare and Intellectual Property Rights: A Critical Appraisal. *Pakistan Journal of Life and Social Sciences.* 22 (2), 6581-6591. doi: <a href="https://doi.org/10.57239/PJLSS-2024-22.2.00496">https://doi.org/10.57239/PJLSS-2024-22.2.00496</a>.

UN Charter, Preamble, art. 1 (3), 13 (b), 8, 55 (c), 76 (c), (1945).

Universal Declaration of Human Rights, Preamble, Art. 3,2,8,10,12 (1948).

Wemhoff v. Federal Republic of Germany (1978) ECHR, Ser. A. Vol. 8.

What are genetic disorders? <a href="https://my.clevelandclinic.org/health/diseases/21751-genetic-disorders">https://my.clevelandclinic.org/health/diseases/21751-genetic-disorders</a>.

Yap Jia Qing. Ernest Lim. (2022). A Legal Framework for Artificial Intelligence Fairness Reporting. Cambridge Law Journal, Cambridge University Press, Faculty of Law, University of Cambridge doi:10.1017/S0008197322000460.

# **DECLARATION OF CONFLICTING INTERESTS**

The author(s) declared no potential conflicts of interest with respect to the research, authorship, and/or publication of this article.

# **FUNDING**

The author(s) received no financial support for the research, authorship, and/or publication of this article.

# **ACKNOWLEDGEMENTS**

I/We would like to unlimitedly and sincerely oblige and thank perpetually and irrevocably to God, Goddess Saraswati and Shiv Aadi Prashakti.