DOWRY SYSTEM AND ITS LEGAL EFFECTS IN INDIA- A STUDY

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ABSTRACT

Marriage is a basic portion of society, a wellspring of bliss and merriments and also of fresh starts. However, one of the longest standing shades of malice related with marriage from a lady's perspective in the Indian culture is the Dowry framework. In spite of a great deal being said and done against the custom, it is as yet pervasive in the 21st century, in both unobtrusive and clear ways. The foundation of a large group of social outrages against ladies, the custom of introducing endowment is the crudest articulation of the male-predominance in the general public. It is regularly the compulsory custom of a young lady's folks providing a lot of money, gold as gems, electronic gear, portable or ardent properties, to the prepare and his family, at the season of marriage. In spite of the fact that the starting point of the custom lies with guardians attempting to guarantee budgetary soundness for their little girls, in current viewpoint it has converted into guardians paying up for the affirmation of prosperity of their girls. The adornments and money that a lady of the hour carries with her from her folks' home is frequently alluded to as "Streedhan" and in principle is the property of the young lady, yet truly usually regarded as their legitimate due by the boys family. The total to be paid as share has no set standard, the measuring stick incredibly relies upon the boys calling/social standing and is frequently seen as the prep's family as the remuneration they have made to instruct their kid. The settlement framework spread unabated to disturbing extents taking toll of numerous youthful ladies. Due to the frankensteinian approach of the general public the nation saw the development of the shades of malice of this framework in a more intense and serious shape. The bigger segment of the nation requesting and anticipating
the spouse cost is invogue. Extreme entireties and other significant contemplations are requested. Over the most recent couple of decades the nation has seen the wrongs of endowment framework in more intense shape than pr

INTRODUCTION
In a more unpretentious point of view, one may characterize this custom as the unchallenged thought that the young lady's family is second rate in remaining with the kid's family, regardless of what her characteristics are. Consequently they should be on their best conduct and offer rich "endowments" to satisfy the kid's family. This perfect is so imbued in the mind of a substantial number of Indians, they either for all intents and purposes demolish themselves fiscally keeping in mind the end goal to pay at the proper cost of the picked prep, or make an offer to kill the possibility of this monetary weight by specific sex one-sided premature birth or female infanticide. This exploitative framework that has turned the custom of giving endowments and well wishes into a mandatory interest for cash, regard and enslavement, is the one of the major contributing components thwarting the development of the Indian culture where being a lady is still seen synonymous to being a weight. Relational unions are made in paradise, is a saying. A lady of the hour leaves the parental home for the marital home, abandoning sweet recollections there with an expectation that she will see another world loaded with affection in the home. She deserts her recollections, as well as her surname, Gotra and womanhood. She anticipates that not exclusively will be a little girl in-law yet a little girl truth be told. Oh! The disturbing ascent in the quantity of the cases including badgering to recently marry young ladies for settlement smashes the dreams. In-laws are portrayed to be out-laws for executing a fear mongering which demolishes marital home. It has been drilled nearly all through the nation and nearly by all segments of the general public. The well-to-do individuals with their accounted and unaccounted riches have enjoyed this routine with regards to ~Jiving and taking of settlement. They play out the relational unions with extraordinary ceremony and show. The giving and taking of endowment has been considered as an image of high social glory and rank. The detestable impact of this training have permeated the not-well-to-do individuals of the general public as well, even the individuals who encounter
Objectives:
The main aim of this research paper is to understand the concept of dowry death and for suggesting measures for its abolition completely in India and what are the causes causing it and for referring the dowry death related programs and legislations and to see whether it meets the ends of the justice.

Keywords: dowry death, Indian scenario, law, money, society

HYPOTHESIS
H0: There is no significant decrease in matrimonial crime rates even after the legislation of dowry prohibition laws in India
Ha: There is a significant decrease in matrimonial crime rates after the legislation of dowry prohibition laws in India

CHAPTERISATION

DOWRY DEATH RELATED LAWS
The Indian Penal Code (I.P.C.), Criminal Procedure Code (Cr.P.C.) and Indian Evidence Act (I.E.A.) under the criminal law (Second Amendment) Act, 1983 and by President of India to deal with dowry death cases and of cruelty caused to married women.

IPC SECTION 304-B
At the point when the passing of a wedded lady is caused by any consumes or substantial damage or happens under irregular or suspicious conditions inside seven years of her marriage span and it is obviously appeared that soon before her demise she was subjected to cold-bloodedness or badgering or torment by her better half or any relative of her spouse or in laws for, or in association with, any interest for settlement, such passing should be called as "settlement passing", and such spouse or relative or in law s esteemed to have caused her demise. Whoever confers endowment passing might be rebuffed with detention for a term least of seven years which may reach out to detention forever.

IPC SECTION 498-A
This section speaks about cruelty caused to women by husband or relative of the husband. Whoever being the spouse or the relative of the spouse or in law of a lady, subjects such lady to cold-bloodedness or provocation or torment might be rebuffed with detention for a term
which may reach out up to three years and to pay fine. The mercilessness can be either mental or then again physical torment which drives the ladies to confer suicide or to cause genuine damage, or on the other hand threat to life or wellbeing.¹

IEA SECTION 113-A
This section deals with presumption of abetment of suicide of a married women². At the point when the inquiry is whether the commission of suicide by lady had been abetted by her better half or any relativ her better half and it is demonstrated that she had conferred suicide inside a time of seven a long time from the date of her oversee and her spouse or such relative of her better half had subjected to remorselessness, the court may assume, having respect to the various conditions of the case, that such suicide had been abetted by her better half or by such relative of her better half.

IEA SECTION 113-B
This section deals with presumption of dowry death. At the point when the inquiry is whether a man has conferred the share passing of a lady and it is demonstrated that soon before her demise, such lady had been subjected by such individual to remorselessness or provocation for, or in association with, any interest for endowment, the court might assume that such individual had caused the share passing.

FORENSIC EXPERTS ROLE IN DOWRY DEATH
Scientific specialists come into picture as it were at the point when endowment passing cases are sent to them for after death examination for getting vital suppositions. In specialist's view, endowment passing cases resemble some other unnatural female passing cases yet³. Firm commitment to the endorsed code for the conductance of after death in endowment demise cases ought to be watched. Endeavor to discover out the reason, idea of death and time since death and other significant realities from the medico-legitimate perspective to help equity. Nearness of a woman specialist in the examination group is must to picture and investigate all edges albeit each case is remarkable. A large portion of the casualties are youthful hitched ladies who are generally marked as coincidental passings, yet really these

¹ Pragnesh parmar dowry death and law –indian scenario published on 2nd October 2014
² Latha.k.s’s dowry death implications of law published on January 1998
³ narmatha s.ravikant’s dowry death proposing a standard for implementation of domestic ledgislation in accordance with human rights obligations volume 6,issue 2
are definitely not coincidental cases yet are of murderous in nature. So it is the main obligation of legal specialists to search for the correct reason for death based on significant information and indicative criteria in logical way and approach.

SOCIAL FACTORS OF DOWRY DEATH
Share is a social sin, which is normal among upper and white collar classes of Hindu group of India, and is the key factor for unnatural passings in recently wedded females since years. Other than share, ignorance, organized or adore relational unions, joint family structure, oedipal amazingness of relative, joblessness and fiscal reliance of spouses on their folks, close entire reliance of ladies or their better half and/or in laws, intoxication, remorselessness and unfaithfulness of the spouses and need of social security among Hindu ladies are other contributory elements influencing the conjugal joy in one or different ways. Share possesses just a single end of the shore of social abuse ocean; inside a similar field are cold-bloodedness, punishment, and attack, physical or mental torment and so forth. After marriage, young lady is push into an obscure world what's more, is caught into system of uncertainties what's more, hence she is absolutely on the benevolence of the spouse or potentially his relatives who may or won’t not care for her.

MEDICAL AND LEGAL ASPECTS OF DOWRY DEATH
A portion of the essential medico which warrant see have been managed in here to thoroughly consider the fragile circumstances looked by legal specialists in their schedule. The essential viewpoint is that not just the police should act instantly to maintain a strategic distance from destruction of basic pieces of information at the scene of wrongdoing yet additionally police should act instantly in enlisting all such gripes immediately. In the event that an uncommon team/cell are kept up at that point this ought to likewise be educated for examinations of each case. Besides, if neighbourhood police is lingering behind or demonstrating a deferring arrangement then either the predominant officers are drawn nearer or intentional associations be drawn nearer for the best possible examination to be finished. Inclusion of media additionally centers a solid mindfulness about the event of wrongdoing. In the event that the casualty is alive after the occurrence at that point incite endeavors ought to be made to record a assertion by a skillful specialist. Passing on assertion has lawful

4 Jaggi t.s the economics of dowry causes and effects of an Indian tradition tradition 2001 volume 5,issue 1
5 Subodh varma’s dowry death:one bride burnt every hour published on January 27 ,2017
legitimacy as the Indian law presumes that a man who accepts that her passing is up and coming will tell just the truth and never lies. In any case, as we would see it, in certain circumstances female casualties who make kicking the bucket affirmation, may give counterfeit data, especially if the woman is continue tormented for quite a long time together or else is seriously discouraged or affected by medication or needs to secure the eventual fate of her youngsters. Abnormally, these viewpoints have not been tastefully tested by the courts. The courts never consider the emotion issues looked by these casualties who are giving passing on announcements. Legal ought to investigate the dependability of passing on announcements, specifically, once the honesty of a diminishing announcement has been censured by logical certainties. The give acknowledgment and inclination to the logical actualities and not to the withering affirmation. Besides, the casualty's motivation in making a deathbed affirmation is either to secure the interests of her youngsters or other relatives while the medico pathologist or the criminological specialists outfit realities with no thought processes and in the interests of society to help the organization of equity. Each life closes one day however unnatural end especially because of settlement leaves an awful case of good society. More hindrance sentences or confirmation of blame from the arraignment to the blamed won't be successful unless people in general is made mindful of the fiendish outcomes of endowment and are guaranteed insurance on the off chance that when they come forward to battle against it. of extraordinary help in indictment of such wrongdoing by giving honest proof about general treatment given to the lady of the hour prior to her passing.

REASON FOR DOWRY DEATH

Why do dowry deaths occur? This was the main issue of worry of a sociological report by Nalini Singh in view of a review of the relational unions of 38 young ladies, matured 17-24 years, in every one of which the spouse passed on an unnatural demise, supposedly because of badgering over settlement. She recommended that it is principally the societal view of lady being less beneficial than man that characterize lady's place in the public arena. This shows in what she calls "Zero-political Status", and refusal of essential social equality to them. She watches that endowment is an unmistakable assertion of the way that one's sexual orientation decides one's worth or criticalness. Since worth is appropriated unequally among

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6 momoe makino’s marriage dowry and women’s status published on march 2017  
7 saira salim’s dowry: its causes and consequences volume 5 published on 10th October 2017  
8 k.v.sreeraj’s domestic violence and dowry death in india published on 19th may 2016  
9 Angela k.carlsons whitley’s dowry death
the genders during childbirth, worth-lack among females can be balanced by material added substances that is share. The foundations of this value lack of ladies are so profound established that even the ladies who procure more than their spouses are made to feel a commitment to supply settlement merchandise and enterprises along after their marriage similarly just like the ladies who win nothing. The endowment, along these lines, she watches, don't happen in light of the fact that there is a crisscross between blessings requested by in-laws and presents got, but since youthful wedded ladies usually have no political criticalness in their new families. The persistent interest for endowment is yet one of the manners by which the inadequate political status is misused. This lack is utilized to abuse her in endless different ways as well. Hence, she says, the term 'settlement is a misnomer since share related badgering happens as a component of a bigger command to mistreat a human with zero-political status. Share is scarcely ever the single reason for alleged settlement. As such, regardless of whether requests for settlement were to be fulfilled completely, young ladies would keep on facing torment and badgering in their in-laws homes as a result of their exclusively authorized inadequacy that denies them of their essential human rights.

As indicated by Nalini Singh, from the most punctual days of a marriage the in-laws destroy the life of a lady of the hour on the presumption that the young lady has surrendered her aggregate being to them; she twists around in reverse to show that she has no political status, and slips in the base of the expert structure; while her folks promise her that self-destruction is highminded in lady. On the off chance that there is much concurrence on ladies' quiet consistence with foreordained standards, at that point why are our little girls biting the dust in marriage? As uncovered by Singh's study, in all actuality young ladies don't accommodate themselves to the entire nonattendance of political importance in their final family. However they reproduce supreme compliance, since that is the thing that their false childhood prescribes. This acquiescence is taken for the genuine articles by those in specialist over them. In compatibility of in-law's recognition that the lady of the hour's folks owe them a boundless measure of settlement (or Compensation), they, the in-laws, build up a course for this move through the lady of the hour. Stripped of a political locus stand, she can't restrict this request on grounds of shamefulfulness and seems to practice it is possible that either of the two choices one, she capitulates, and acquires the requested products from her folks (after at first redirecting a portion of the hard edge of the request by enduring physical fierceness

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10 sonia bhalotra’s dowry death in india published on September 24,2015
11 greenberg.j’s criminalising dowry deaths published on 13th may 2003
herself), and two, she doesn't agree, attire her remain with the unsurrendered part of her persona. It is critical, she expresses, that numerous ladies at last receive the second option at incredible individual hazard, and high enthusiastic cost, and offer supported protection from requests for share. This obstruction demonstrates amazingly provocative to tyrant relatives of the spouse's family, not such a great amount of in view of the money related hardship, but rather on account of its genuine potential for destabilizing the influence structure which sanctions exploitative conduct inside the family.

SUGGESTION

Boycott of giving and taking settlement Disallowance Act, 1961, is the one which is most ordinarily tested since its beginning everywhere throughout the nation. There is no difference that there is an ever expanding wrongdoing against ladies hands of their spouses and/or in laws. To manage this segment 304 also, 498 - A (Cruelty by spouse or in were fused in the Indian Penal code in the mid 1980's. A re-assessment of Dowry Prohibition Act, 1961 ought to be done again as the law has as a matter of fact neglected to control the wrongdoings against ladies or as a result neglected to create the crucial outcomes. Additionally, the Dowry Forbiddance Act, 1961 being a unique demonstration, normally police don't make strides or take much consideration in it, greater identity since offenses under the demonstration are dealt with as cognizable offenses for certain constrained purposes. Extreme discipline is to be given to the individuals who take settlement and brutal laws be encircled for settlement related provocation and settlement . Strict laws ought to likewise be established to forbid remarriages for such men whose spouses have been scorched alive and /or the men who have been gotten up to speed in endowment till the arrival of last judgment. Plus, an exceptional team of police ought to be constituted ex this reason, and rapid police examinations ought to be finished. A persistent observing is likewise an unquestionable requirement for all enrolled share passing cases both at locale and high court level with the goal that equity ought to be conveyed at the soonest. "Despite the fact that it is illicit, the share framework is as yet common," said Zeba Khair, a legal counselor situated in New Delhi who represents considerable authority in ladies' issues. "I wouldn't state endowment have gone down as far as numbers." A school course reading caused a turmoil in the province of

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12 the legal blog dowry death- meaning and causes published on febuary 9,2011
13 g.singh’s dowry death and legal protection of women in india published on2017
14 j.van willigen’s crimes against women the problem of dowry death volume 50 ,no 4,1991
15 s.sekhri’s dowry death consumption smoothing in response to climate variability in india
Maharashtra a week ago in light of the fact that it expressed that it was more troublesome for "revolting and incapacitated" young ladies to get hitched and the spouse's family would request higher settlements in such cases. Such an affirmation implements a profound situated mentality as well as shows why it should be destroyed, say activists. 

CONCLUSION
Settlement demise is a consuming everyday issue of the Indian culture.\(^{16}\) It ought to be acknowledged that needed outcome can't be picked up by sanctioning of law alone against share. This social revile must be assaulted by a multipronged and composed approach by police, ladies welfare associations, presumed open workers, and legal and by granting hindrance discipline to all guilty parties. In any case, a change instructive status of the females and giving less demanding openings for work at the entryway step or independent work offices will help to confine the occurrences of share\(^{17}\).Likewise, instructive cum mindfulness projects ought to be composed comfortable time of marriage in order to stop the spouse from devouring mixers, drugs or on the other hand betting, confining to monogamy and gaining cash sincerely by sheer diligent work instead of creating desire for income sans work. As we would see it, a sane and commonsense approach on the previously mentioned issue will absolutely be useful. Settlement is paid as money and products, for example, adornments, family unit apparatuses and autos to the husband or his folks by the lady's family. It has been illicit in India since 1961 yet stays ordinary – with awful results. Ladies have submitted suicide since they couldn't confront badgering over endowment instalment. Others have been killed by their significant other or in-laws for not taking care of their settlement requests. Around 8,000 settlement are recorded every year in India, as indicated by the national wrongdoings insights agency. Two ladies in their 20s submitted suicide over endowment badgering around the same time a month ago in Gurgaon, a cutting edge satellite city of Delhi, where the quantity of settlement ascended from 12 of every 2015 to 20 a year ago, as per the Times of India, an expansion of 66.7 for each penny. For another situation detailed a month ago in Hyderabad, a 21-year-old lady kicked the bucket after her better half and guardians in-law poured lamp fuel on her and set fire to her in light of an argument about settlement.\(^{18}\) On Monday, a product build in Hyderabad was accounted for to

\(^{16}\) ahmad siddiqe's criminology and penology sixth edition pg no:568
\(^{17}\) m.ponnian’s criminology and penology second edition published on 2018 pg no:126
\(^{18}\) n.v.parenjape criminology and penology central lae publications published on 4th june 2011 pg no:193
have hanged herself in the wake of being hassled for settlement instalments by her better half, even despite the fact that her family had officially given him arrive and generous measures of gold and money at the season of marriage. There is no significant decrease in matrimonial crime rates even after the legislation of dowry prohibition laws in India. Hence hypothesis is proved.

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