

A Research Paper on the Notion of Crime

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ABSTRACT: The concept criminology can be understood by going deep into the basic mind set or the state of mind of the person committing crime. This article also includes the reasons behind the crime committed and what are the factors which makes the person to commit the crime. It also includes the concept of crimes and various provisions which have been given for the commission of certain crimes. This article also includes various types of criminology concepts which have been categorized as per the MENS REA behind the crime. Apart from all such, the various types of crimes which have been recognized by the law is also being discussed in this article.

Keywords: Concept, Crime, Criminology, Law and Order, Education, Awareness, Provisions.

INTRODUCTION

The fundamental idea for example what is wrongdoing? What are the components which results into wrongdoing? What are the disciplines which have been characterized for various violations? What are the different courts which assumes job in criminal cases? What unique arrangements have been characterized in the purview for criminal cases? All such conversations have been referenced in this article.

This article likewise incorporates the profound ideas of criminology and its different fixings which assumes pivotal job in characterizing the idea of criminology. This article has partitioned the idea of criminology into two sections wherein the one section tells about the variables by which a casualty turns into a casualty and the other part tells about the components by which an individual turns into a wrongdoer. Aside from wrongdoing and criminology this article contains the different jobs and powers of criminal courts which assume a urgent part in deciding a wrongdoing and managing criminal cases.

What is a wrongdoing? Wrongdoing can be characterized as any demonstration perpetrated or any demonstration done which is improper and which is considered as offenses with the aim of carrying out that unfair demonstration or offense is known as wrongdoing. There are numerous unjust demonstration or numerous offenses which have been classified into wrongdoing by our locale. According to the sort of offenses carried out or the nature of the wrongdoing which has been perpetrated by the convict, a demonstration of wrongdoing has been classified into different classifications. At whatever point a wrongdoing is perpetrated, what is the MENS REA behind the beginning of the wrongdoing is noticed. MENS REA of an individual can be of numerous classifications relying on the nature of the wrongdoing which is submitted.



DISCUSSION

The MENS REA which is seen when a wrongdoing is perpetrated can be seen from various perspectives like what was the purpose behind carrying out wrongdoing? What was the perspective of the individual? What was the perspective of the individual during when the wrongdoing was submitted? Regardless of whether the individual was in a condition of inebriation? Regardless of whether the individual is of crazy brain? Regardless of whether the individual is DEMENTIA NATURALIS or DEMENTIA ACCIDENTALIS? All such fixings lead to the MENS REA of an individual which is seen when a wrongdoing is submitted by that individual [1].

What are the kinds of violations?

Contingent on the nature of the wrongdoing carried out and the conditions or the aftereffect of such acts or wrongdoing, there are different kinds of wrongdoing which have been arranged. Offenses have been classified essentially into two sections: Cognizable and non-cognizable offenses. Cognizable offenses are those offenses which are serious in nature and which results into a major misfortune. Cognizable offense can likewise be called as non-Bailable offenses i:e the offenses which are serious and for which bail can't be effectively conceded for ex: murder, assault, chargeable manslaughter [2].

Non-cognizable offenses are those offenses which are not extreme but rather are perceived as a wrongdoing by the law and for which bail can be allowed for ex: burglary, hijacking, hurt. So all such demonstrations which have come about into murder, at fault manslaughter, seizing, kidnapping, hurt, appalling hurt all such are considered as sorts of wrongdoing. For all wrongdoings there are arrangements which have been given by the locale. So essentially, the idea of wrongdoing can be ordered by going into the nature of the wrongdoing and the arrangements for every single such wrongdoing [3].

What are the components for wrongdoing?

At the point when a wrongdoing is submitted by an individual, at that point rather than straightforwardly rebuffing or straightforwardly putting him/her into the bars, an advantage is given to the convict. So when an individual carries out a wrongdoing, at that point what was the genuine mentality or a real MENS REA behind the initiation of the wrongdoing is noticed [4].

What was the principle MENS REA and what was the perspective of the individual especially at the hour of perpetrating wrongdoing? If the individual was crazy? Regardless of whether the individual is DEMENTIA NATURALIS or DEMENTIA ACCIDENTALIS? Regardless of whether the individual was in the condition of inebriation at the hour of initiation of wrongdoing?

All such fixings lead to the MENS REA of the individual which is seen when an individual carries out some wrongdoing. At the point when an individual submits a guilty manslaughter according to Section-299 of the Indian Penal Code, at that point the MENS REA of the individual is noticed i:e what was the specific purpose for submitting chargeable crime. In the event that the passing of



the individual occurred accidently or the convict doesn't had the MENS REA or the aim of executing individual, at that point the convict isn't culpable for homicide under Section-302 of the Indian Penal Code [5].

On the off chance that if the individual had the MENS REA or the goal of executing an individual then the convict will be culpable for homicide under Section-302 of Indian correctional Code. The fundamental thing which becomes possibly the most important factor when an individual carries out any wrongdoing is if he had an aim of doing it.

Aside from this, there are some more arrangements which have been ordered into the idea of MENS REA. Area 84 of the Indian Penal Code says about crazy that is in the event that a crazy individual carries out a wrongdoing, at that point according to Section-84 of the Indian Penal Code the individual isn't obligated for the demonstration which he has done. The individual perpetrated wrongdoing is crazy so because of craziness in the event that he/she carries out any wrongdoing, at that point that individual isn't subject for the demonstrations which he/she has submitted and he can't be rebuffed for the demonstrations. Additionally Section-84 of Indian Penal Code likewise gives two principle kinds of legitimate expressions "DEMENTIA NATURALIS" which implies the individual is crazy after birth because of some mishap [6].

Under the Indian punitive Code, the perspective of the individual who has perpetrated the wrongdoing have been noticed and given significance. On the off chance that an individual has perpetrated some wrongdoing which is culpable under Section-61 to Section-84 have been noticed and is portrayed the legitimate expression "ACTUS NON FACIT REUM NISI MENS SIT REA" which signifies "a demonstration is right except if the psyche is liable" [7].

So essentially the variables of the carrying out wrongdoing not just relies on the ACTUS REUS of the individual however it additionally relies on the MENS REA of the individual perpetrated wrongdoing. In the event that we interface the connection of MENS REA and ACTUS REUS with the initiation of wrongdoing, at that point there can likewise be one factor which results into the beginning of wrongdoing, "Self-preservation" is additionally one of the purpose for the beginning of wrongdoing.

Idea OF CRIMINOLOGY The idea of criminology has profound idea about how a wrongdoing is done and the essential factor and fundamental arrangement of reasoning which causes a wrongdoing. Criminology has numerous divisions which assume a significant job in getting the idea of criminology. The divisions or parts on which the investigation of criminology has been separated are as per the following: Exploitation is the initial segment which says about the ways and variables in which an individual turns into a casualty [8].

Exploitation tells about how an individual turns into a casualty and it additionally tells about the classifications of the individual and part of the general public which can undoubtedly turn into a



casualty. The investigation and the idea of exploitation is primarily rely on two elements which are: Victim driven and State discipline [9].

Casualty driven and the state discipline are the two principle methods of giving discipline to a wrongdoer which interfaces the method of past approaches to the current method of rebuffing a guilty party. Prior, when law was not made and when there was no systematization of law then the idea of EYE FOR AN EYE was followed.

The technique for EYE FOR AN EYE is a previous idea of rebuffing a guilty party which says that a wrongdoer ought to get a treatment or discipline based on the wrongdoing which he has done. That implies on the off chance that an individual has submitted a homicide, at that point the individual gets the discipline of death since his demonstrations has likewise come about into death. On the off chance that an individual has heinously harmed somebody, at that point the casualty reserved an option to horrifyingly hurt a wrongdoer as well, prior there CONCEPT OF CRIMINOLOGY The idea of criminology has extremely profound idea about how a wrongdoing is done and the fundamental factor and essential arrangement of reasoning which causes a wrongdoing. Criminology has numerous divisions which assume a pivotal part in getting the idea of criminology. The divisions or parts on which the investigation of criminology has been separated are as per the following: . Exploitation is the initial segment which says about the ways and variables in which an individual turns into a casualty [10].

Exploitation tells about how an individual turns into a casualty and it additionally tells about the classes of the individual and part of the general public which can undoubtedly turn into a casualty. The investigation and the idea of exploitation is predominantly rely on two variables which are: Victim driven and State discipline. Casualty driven and the state discipline are the two primary methods of giving discipline to a guilty party which interfaces the method of past approaches to the current method of rebuffing a wrongdoer.

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CONCLUSION



The strategy for casualty driven appeared to be a best technique for equity. Another fundamental bit of leeway of this strategy was recovery. In the outcome, there was no inclination of not getting legitimate equity to the person in question and there was no uncertainty of absence of rebuffing a guilty party. Benjamin was the individual who gave the idea of exploitation in 1947, as per him shame is the thing that the attitude of individual which causes into such wrongdoings and acts. Shame likewise implies what an individual is thinking and what an individual has aims during the hour of initiation of the wrongdoing. After the idea of casualty driven then the idea of state discipline came which is the current situation of the legal framework.

State discipline is the way toward noticing all the fixings and all the components and aims of both the person in question and a wrongdoer. State discipline can likewise be said as the more methodical type of utilizing law which is in the modernized structure. State discipline manages all the arrangements and all the laws which has been made explicitly for a particular wrongdoing. The idea of state discipline is altogether different from the idea of casualty driven which was the immediate technique. Be that as it may, state discipline strategy is modernized and it follows the idea of bit by bit procedures. In state discipline in the event that a wrongdoing is submitted by an individual, at that point as opposed to giving him passing discipline, the technique for legitimate procedures is followed. The individual will be rebuffed according to the law given in the purview for that particular demonstration or wrongdoing.

The fundamental nature of state discipline which contrasts it from the idea of casualty driven is that, it looks on the MENS REA of both the person in question and a guilty party. The strategy for state discipline doesn't straightforwardly give any sort of discipline to a wrongdoer, it looks on the MENS REA of an individual that whether he/she had an aim of doing that or not. Based on the goal of a wrongdoer and mulling over the law, the discipline to a convict is given. The thing that matters is that, this cycle of discipline can take long time and it can make delay in giving equity the person in question.

As tenants of revenge, this definition may be renamed.

In this last group of recent developments in families and crime, the last one ties the notion of crime to the family. It simply states that in the criminal situation, the family also plays a part, in a family the families live together and share the same house with each other, so there is a possibility that the crime will arise and that some of the family members themselves will do so. Family suggests that it is a community of individuals related by blood, marriage and adoption to one another.

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