AN RESEARCH WORK ON MEDIA TRAIL

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ABSTRACT:

Media is a common term in which people get a wider knowledge by watching news and entertained by the reality shows or movies they give to us. Thus media plays a vital role in the world. The media is considered as the fourth pillar next to the legislature, executive, and judiciary. The people blindly believe what they watch in media. The media is one of the growing sectors in the world as it gives the information across the world and at a new trend the media has started the media trial in which they used to trail the case before the verdict passes in the court. By doing the media trial the media has been called as “Janta Adalat” which means “Public Court.” The media trail has much negative side rather than positive side (except in some cases). Before the investigation done in the court itself, they use to try the case in which they accuse a person guilty without the investigation which result some innocent also penalized. The most appropriate way of regulating the media is to exercise the Court’s contempt jurisdiction to punish those who breach the basic code of conduct. Social media cannot be allowed freedom of speech and expression to an extent as to prejudice the trial itself.

KEY WORDS: Media trail, Janta Adalat, the fourth pillar, code of conduct, jurisdiction.

“ANYONE CAN BE FALSELY ACCUSED OF A CRIME. EVERYONE ACCUSED OF A CRIME DESERVES A FAIR TRAIL”
– JOHN GARAMENDI

INTRODUCTION:

Media was once a boon that enlightened people’s knowledge and made them aware of what is going around in the world. The Indian media has to follow the principles laid down by the constitution of India. There are essentially three pillars of democracy i.e., the legislature, executive, and judiciary and now the media has became the fourth pillar of democracy. The media zenith the social, legal, economic and cultural problems of the society.

We live in a great nation, India and what governs our nation is our constitution which is the supreme law of our land. The Article 19(1)(a) is one of the important rights enjoyed by the citizens. Media, which is one of the influencing organization have enough intelligence to utilize these rights. Thus, why media is called the fourth pillar of democracy. Trial by media is one of the most indescribable attempt made by the media by declaring the accused culpable or guilty far before the verdict of the court. Therefore, the media is popularly know as “Janta Adalat” which means “Public Court”.

OBJECTIVES:

- To know about the media trial.
- To understand the Media trail in India and its famous cases.
- To study the role of media in judiciary.
- To perceive the regulations by the press council of India on media reporting in
judicial proceedings and reporting proceeding related news.

- To study the effect of media on judiciary.
- To know what are the criticism are in media trail.
- The pros and cons of media trail.

AIM OF THE STUDY:

This research work seeks to explore about

- The problem faced by the judiciary by media trail which has some pros and at the same time it as some cons too.

WHAT IS MEDIA TRAIL?

Media Trail is whilst numerous magazines, tv channels, newspaper, social media web sites interpret the information of a selected case and gift them in the front of the overall public. It is a word describing the effect of tv and the print media insurance on a case thru an try via way of means of the media to preserve the accused responsible even earlier than the path begins.

MEDIA TRAIL IN INDIA:

Media Trail isn't always prohibited in India, however it affects the perspectives and the evaluations of the overall public in addition to judges and solicitors. In India, we've witnessed media trails in lots of instances earlier than the decision of the judiciary, the media channels body an accused in a any such way that the overall public believes him to be the man or woman responsible of such offence.

FAMOUS CASES AND EXAMPLES OF MEDIA TRAIL IN INDIA:

- In the Aarushi Talwar homicide case of 2008, a 13-yr-antique lady turned into observed useless in her room. The male home employee turned into additionally observed useless the equal day. This case went thru Media Trial as to who killed them and the way the whole lot happened. The distinct media channels made numerous assumptions as to who turned into the assassin and the way the whole lot happened.

- Jessica Lal homicide case ¹:In 1999, Jessica Lal (version became barmaid) operating in a eating place owned via way of means of socialite Bona Ramani in Mehrauli, South Delhi’s, turned into shot useless via way of means of of Manu Sharma (alias Siddharth Vashisth), son of Congress former Union Minister, Venod Sharma after Jessica refused to serve liquor to him and his friends. This case at once won media insurance after the homicide whilst the accused turned into acquitted via way of means of the trial courtroom docket. This case have become one of the pinnacle instances wherein the general public stress and media forced the justice gadget to take a 2nd study this case. Though Manu Sharma turned into acquitted first of all withinside the yr 2006 because the Delhi police didn't maintain the grounds on which that they'd constructed up their case after public outcry because of the media insurance of the case, the Delhi High Court sentenced him to lifestyles imprisonment.

- Neeraj Grover homicide case: The case obtained a lot media interest because of its extraordinarily grotesque nature. In May, 2008, Neeraj who labored in a Mumbai-primarily based totally manufacturing

¹ Manu Sharma v. State (NCT of Delhi), (2010) 6 SCC 1
residence turned into observed useless. The useless frame of Neeraj turned into chopped into portions after which filled in 3 rubbish baggage after which they took the frame to the wooded area and set it on fire. A police criticism turned into filed via way of means of certainly considered one among Neeraj’s friend, Maria Susairaj that he turned into lacking however later it turned into observed that Maria turned into concerned withinside the homicide. It turned into found that Maria’s boyfriend Lieutenant M.L. Jerome Mathew turned into at the back of the homicide of Neeraj due to the fact he suspected Maria having an affair with Neeraj and killed him in a healthy of rage. The killing and next trial attained tremendous media insurance in India which pronounced public outrage on the decision given to the accused who had chopped the frame into more than one portions and set it on fire. One of the information channels had criticized the defamation of the accused, claiming that the accused turned into below a whole lot of stress.

• **Pradyuman thakur homicide case:** A magnificence II pupil, Pradyum turned into observed useless withinside the washroom of Gurugram’s Ryan International School. As in keeping with the preliminary report, the bus conductor turned into arrested at the floor that he had sexually assaulted the kid after which killed him. However, later it got here to recognise that it turned into a pupil of sophistication XI who killed him with the intention to delay the exams. Though the bus motive force turned into observed now no longer responsible, due to the media trial first of all, he suffered harm to his recognition and career. The case turned into below research and the media ought to now no longer have interfered so a lot, handiest after the Court reported its verdict, the media ought to proportion its opinion primarily based totally on real information and circumstances.

• **Pramod Mahajan killing:** Pramod Mahajan, a well-known baby-kisser of the Bharatiya Janata Party (BJP) turned into killed via way of means of his more youthful brother Pravin in his residence in extensive daylight. After killing his brother, Pravin went to the closest police station and admitted his crime, he stated, “I am Pravin… I shot Pramod.” It turned into all through the courtroom docket complaints and media insurance that the disturbed courting got here to the lead. Pravin stated that his brother raised him “like a puppy dog”. Pravin turned into sentenced to lifestyles imprisonment however he died of a suspected mind haemorrhage in March 2010.

• **Nitish katara homicide case:** This turned into a case of honour killing, Vikas Yadav, son of well-known baby-kisser DP Yadav had brutally murdered Nitish Katara. Nitish had an affair with Bharti Yadav who turned into the sister of Vikas Yadav, Vikas in no way accredited in their love. At the mutual friend’s wedding ceremony wherein each Vikas and Nitish have been gift, Vikas took the possibility and killed Nitish via way of means of of taking him for a ride. According to the post-mortem report, Vikas had badly overwhelmed Nitish that even his digestive gadget had fallen aside and a DNA take a look at turned into carried out for identification. Vikas turned into sentenced to lifestyles imprisonment.

Sometimes withinside the media trial, the accused is even now no longer given right conviction which he's entitled to.
Media Trial in lots of well-known instances has performed roles which have destroyed the lives of many humans and feature affected the recognition of harmless lives. Until the judiciary makes a decision the matter, it'd be high-quality if the media sticks to providing the information rather than performing like a judicial, decision-making frame.

**WHAT IS THE ROLE OF MEDIA IN JUDICIARY?**

A judicial system entails judges who interpret and apply the law to resolve a dispute and thus administer justice. A judicial system entails judges who interpret and apply the law to resolve a dispute and thus administer justice. The legislative, executive, and judiciary are the three pillars of a democratic system, with the media being the fourth. The freedom of the press is an important component of freedom of expression and a necessary part of a democratic system. The Indian Constitution guarantees this freedom as a Fundamental Right. Individual rights must be respected by the media, which must also function within the context of legal principles and regulations. Media reports the facts and proceedings of a courtroom. It also shares people’s voices about a judgement. There are some roles and responsibilities of media in the judiciary. They are:

- **Regulations by the press council of India on media reporting in judicial proceedings.**

Below are the some principles for media persons while they are dealing with judiciary matters:

- A newspaper may report on pending judicial proceedings in a fair, truthful, and reasonable manner unless the court sits “in camera” or directs otherwise. It will not, however, publish anything:

- When the accused is detained and charged, and the court takes control of the case, the newspaper should not reveal, comment on, or assess evidence acquired as a consequence of investigative journalism. Nor should they expose, remark upon, or analyse a confession supposedly made by the defendant.

- Even if such criticism does not legally amount to criminal contempt of court, the newspaper should avoid unfair and inappropriate criticism that, by insinuation, attaches to a judge extraneous consideration for doing an act in the course of their judicial powers.

**Reporting intending associated news:**

Earlier than publishing the intending of the court, its genuineness ought to be tested via way of means of the reporter and editor from one of a kind dependable sources. So, that the individual circulating wrong facts can be held liable.

**Effect of media on judiciary:**

There isn't plenty room for checking out and path and blunders whilst each piece of facts transmitted and posted via way of means of a media outlet has the ability to steer a judge’s decision. Journalism on pending instances and complaint of the judiciary’s management of justice often crosses the road into contempt.
of court. The common scrutiny and updates on a pending case create a hazy environment, placing the case in jeopardy. When requested approximately the debatable documentary at the Nirbhaya gang rape case, the Delhi High Court said that the “media attempts to steer judges via way of means of inadvertently exerting a strain.”

**CRITICISM OF MEDIA TRAIL:**

Media has a vital position in a democratic USA. All the pillars of the democracy ought to feature independently without intervening upon the capabilities of others. Media had overstepped upon the sanctity of the judiciary in high-profile crook instances just like the Indrani Mukerjee case, Jessica Lal case etc. Some of the accused are let out because of the media intervention.

The Courts have taken a severe notice at the reviews of a media briefing via way of means of the police and different investigating agencies. Nothing ought to be finished for you to abate the research technique and secrecy of the inquiry. All of those want sure assessments as all of them fall within the purview of Article 21 of the Constitution.

When a tribulation is already happening within the Court, the parallel technique of trial via way of means of media ought to now no longer be allowed. It is now anticipated that the Supreme Court will not forget to border pointers for the media over protecting crook instances and briefing via way of means of the investigating agencies.

In Saibal Kumar Gupta and ors vs. B.K.Sen and Anr , the Supreme Court held, there’s absolute confidence that it might be mischievous for a newspaper to intervene into a criminal offense and execute an unbiased research for which the accused or suspect has been arrested after which to post the results of that research. This is mischievous due to the fact whilst there's an ongoing trial via way of means of one of the ordinary tribunals of the usa then trial via way of means of newspapers need to be prohibited. This is primarily based totally upon the view that such motion via way of means of the newspaper of doing an research has a tendency to intrude with the route of justice, whether or not the research has a tendency to prejudice the accused or the prosecution.

**IS MEDIA TRIAL CONTEMPT OF COURT?**

Trial via way of means of media comes beneath a contempt of courtroom docket and desires to be punished. The contempt has been recognized via way of means of the contempt of Acts as civil and criminal. Criminal contempt has been divided similarly into 3 types. They are:

- **Prejudicing path:** harm or harm due to a few judgment or movement of every other in dismiss of one’s rights

- **Hindering the management of justice:** the term “obstruction of justice” refers to any movement that someone willfully takes to obstruction of justice happens while someone gives fake information, or in any other case takes a few movement that frustrates an research or different felony process.

- **Scandalizing.**
Interference or prejudice with the judicial process: This prerequisite owes its foundation to the precept of herbal justice. Every accused has the proper to a unfastened trial that's clubbed with the precept of ‘Justice won't best be performed it need to additionally appear to be performed’. In more than one ways, tries are made so that you can prejudice a trial. If such instances wherein prejudice takes place, are approved to achieve success then the end result may be that maximum of the human beings may be convicted of offences which they have got in no way devoted like withinside the case of Pradyum Thakur wherein the bus motive force become convicted in advance however later it become located that the actual wrongdoer become the boy’s senior in his faculty itself.

Contempt of courtroom docket has been initiated to scale down such unfair and unjust trials. Any e-book of information this is circulated with an aim to poison the minds of the accused, witnesses, or the jurors or to create such an environment wherein the management of justice could grow to be hard or impossible, quantities to contempt. Contempt of Court additionally consists of commenting at the pending instances or abuse of celebration best while a case is triable via way of means of a judge. No proper lies with the media to play the function of an investigator, in any case, to try and prejudice the courtroom docket.

FAIR TRAIL:
The events have a constitutional proper of a honest path withinside the courtroom docket of law. This path is carried out via way of means of an unbiased tribunal or uninfluenced via way of means of a newspaper dictation. Democracy needs honest play and transparency, and if those are curtailed then the very idea of democracy is at stake.

ADVANTAGES AND DISADVANTAGES OF MEDIA TRAIL IN INDIA:

ADVANTAGES:

➢ In case like Jessica Lal murder case, Priyadarshini Mattoo case, Bijal Joshi rape case etc., where court delayed or court not deliver justice, interference of media helped them to give justice due to their intense pressure on the judiciary.
➢ The fear of being exposed in the public and knowing the consequences of their action people are now more conscious of their deed and so rate of crimes has decreased.

DISADVANTAGES:

➢ Trail by media tends to hamper the existence of CBI or jurisdiction. People get biased towards the media because they have more faith in the media’s investigation. Thus, it hinders the decision of the court.
➢ It also tends to conclude even before the court delivers its verdict. By declaring someone as a criminal even before the court decision, it not only leads to defaming the person’s reputation but also his/ her social life too.
➢ This all for things they are doing to get TRB’s rather than focusing to give national awareness. To grab the attention of the public they come up with “Masala” news because of these reasons they tend to deliver fake news to make it more interesting for the public.

CONCLUSION:
There have been numerous instances where the media trail has been blamed because the media accused a person guilty before the court verdict pronounces. The media trail hinders the purpose of justice and it is clear that the influences of the media trail has more negative effect than positive effect. The court should properly regulate the media.

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REFERENCE: