Objectives of the study

- The study is to contribute to literature on bail. Bail is a right and in the interest of liberty bail must be granted.
- Policy for evaluation of present bail procedure pressed in to criminal justice system.
- The present cruel bail procedure in India is inhuman. Grant of police custody remand appears to be cruel outdated and archaic. Police custody Remand is real hell. Courts must become citizen-centric and litigant-centric.
- This is the humanistic objective of embarking this study the study will highlight the demerits of refusing bail in minor and victimless offences.
- The minority people are the sufferers of the shady bail laws. They are picked up from their homes and charged with anything from terrorism to robbery. In the stringent laws passed by the parliament there are provision to refuse bail to the victim as long as 18 months.
- There are stringent laws passed by parliament every alternate year which have been denuded of the safeguards for innocent persons who might be arrested on suspicion.