METHODOLOGY

There are accepted truths and theories in all field of knowledge. The intellectuals of the society are always inclined to probe for facts of the empirical world and confirm the proved truth of his 'investigations by acceptor correcting the existing theories. Such probing is called research.

According to the Webster's International Dictionary

"Research is a careful critical inquiry or explanation in seeking facts or principles; diligent investigation in order to ascertain something".

METHODOLOGY TO BE USED

There are two types of methodologies,

1) Doctrinal / Non-Empirical Legal Research.

2) Non-Doctrinal / Empirical Legal Research
DOCTRINAL RESEARCH

The Doctrinal Research study is mainly based on proposition. The sources of data for doctrinal Research are law library, the reports of appellate courts, case laws, law journals, internet etc.

The researcher used the method of Doctrinal Research for research. The reason for choosing the Doctrinal Method is that, the issue of Reforms of Right to life and personal liberty is not limited to particular sections of one Act but it is too wide. So also to save the time and money the Researcher has used the doctrinal method for research work.

So the doctrinal method is good to make good research. Also there are some other reason to choosing this method, this are the advantages of the this doctrinal method.

ADVANTAGES OR REASONS

1) This research problem is an present problem. Large amount of literature is available on this issue. So the doctrinal research method is good.

2) Doctrinal research is based on the library. So there are many books are available in the law library which deals with the Constitutional La

3) In point of view of the money. It is an less expensive method for the research.

4) It is an also less time consuming method for research.

Hence, the Researcher has adopted this method of research.