

## Editorial on Administration of Justice

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### EDITORIAL

Administration refers to management, whereas justice refers to a fair and just outcome. The maintenance of rights within a political community by the use of governmental force is referred to as the administration of justice. Physical force by the state is a necessary for proper administration of justice. There are two essential functions of every State: 1. War, 2. Administration of Justice.

A state, according to Salmond, is a group of men founded for the purpose of maintaining order and justice within a defined region by the use of force. The state is responsible for maintaining law and order, as well as ensuring peace and social security. It is not possible to call a state if it fails to preserve law and order. The protection of inmates is the primary role of the administration of justice. The protection of individual rights, the enforcement of laws, and the punishment of criminals are the main functions of the administration of justice.

A man is a battling animal by nature, and he is motivated by his own interests and desires. It is extremely difficult for individuals to live happily in a society without a shared power to keep them on track. It is extremely difficult to achieve civilisation in a society where governmental authority is never used.

Men's social nature is what motivates him to live in a group. Men's social nature necessitates that they live in a society. Living

in a society, on the other hand, causes conflicts of interest and necessitates the administration of justice. To resolve disagreements among themselves, they enlisted the help of their elders. There we find mental evolution from natural society to developed and civilised society, which is thought to be the historical foundation for the development of justice administration.

The State was established after the need for the administration of justice was understood. Initially, the so-called State lacked the necessary power to regulate crime and punish criminals. However, it is currently run by Magistrates and Judges who have been assigned to the same task. According to Hobbes, a common power is required to keep people in the society under control. He claims that until man is subjected to a "common force to keep them all in awe," he will perish. The administration of justice ensures that the law is uniform and consistent, as well as that it develops in a systematic manner. Because the rules of law embody the collective wisdom of a community, there are few chances of going wrong if they are followed.

Civil and criminal justice are the two sorts of justice. This indicates that there are two categories of wrongs: civil and criminal. Civil wrongs are private wrongs, whereas criminal wrongs are public wrongs. Civil justice - The primary goal of civil justice administration is to provide remedy to the injured party in the form of compensation or other forms of relief.

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