WOMEN’S HUMAN RIGHT PROBLEM IN INDIA: A SOCIOLOGICAL ANALYSIS

Dr Binay Kumar Bimal,
Assistant Professor
Department of Sociology, Magadh Mahila College, Patna

ABSTRACT
Women human right is legal, political, and social rights for women equal to those of men. Women often encounter prejudice, discrimination and abuse from both men and women, both in the family and at workplace. Almost daily we come across some or the other incident of dowry death, domestic violence, exploitation, rape cases, harassment, etc. Most of these incidents or accidents are reflection of the problems still faced by women in India. Apparently, women are now fully emancipated and free to choose their profession, life partner and the way of life. But, the fundamentally deep-rooted feeling of inequality and discrimination still persists due to domineering attitudes of males and the age-old customs and traditions.

KEYWORDS: Discrimination, Custom, Domestic, Violence, Family

INTRODUCTION
The United Nations has a long history of addressing women’s human rights and much progress has been made in securing women’s rights across the world in recent decades. However, important gaps remain and women’s realities are constantly changing, with new manifestations of discrimination against them regularly emerging. Women's rights under the Constitution of India mainly include equality, dignity, and freedom from discrimination; additionally, India has various statutes governing the rights of women. Girls and women suffer disproportionately from this crime and this is not by accident; when you attack a mother, a wife, a sister or a daughter you are attacking the very fabric of society. By assaulting girls and women you wreak havoc on society, weaken the resistance of an opposing side, and ensure that communities will struggle to recover from the devastating repercussions of sexual violence long after the conflict has ended. Women as a core group of concern emerged as a major theme in the Millennium Development Goal. The Millennium Development Goal is the eight goals set by the United Nations in 2000 which will act as yardstick to determine the advancement in the direction of the obliteration of global poverty.
However these goals are far from being realized in a country like India. In fact often women in India are deprived of their fundamental right to dignity also leave alone the question of gender equality. The present paper explores the questions central to women’s right in India that is fundamentally patriarchal in nature. The article attempts to grapple with the few challenges faced by the women in India like the dowry, female foeticide, denial of inheritance, sale and trafficking of girls etc.

MAPPING OF WOMEN’S HUMAN RIGHT VIOLATIONS IN INDIA

Missing of girl child

The idiom “missing women” was for the first time used by Prof. Amartya Sen when he showed that in many developing countries the proportion of women as compared to men in the population is suspiciously low. The lopsided sex ratio in many states in India is one of the main reasons because of which women, and girls, go ‘missing’. The girls from the poor families in India are sold off by the brokers to the men’s in particularly in Northern India where the problem of imbalanced sex ratio is very much evident. Apart from these there are cases of women going missing from their marital homes.

Dowry deaths

In India the unusual dowry deaths of the women at their matrimonial home has been increasing at a startling rate. Dowry disputes are quite a serious problem. The National Crime Records Bureau in India in its report had disclosed that in 2012 around 8233 newly wedded brides were killed for dowry. “The role of husband’s reaction to dowry brought at the time of marriage on subsequent experience of marital violence. The substantially reduced risk of experiencing physical and sexual violence among women whose husbands were satisfied with the dowry reflects the strong influence of dowry in determining women’s position within the household”. In spite of the fact that Section 498A of the Indian Penal code strongly deals with the person responsible for marital cruelty and has declared taking and giving of dowry as a crime it is still been widely practiced in India. In fact ‘The Dowry Prohibition Act’ has not been adequately put into operation in India. It has been discovered that mostly a number of states neither have a Dowry Prohibition Officers nor do they made it obligatory to keep the record of things given and received.

Domestic Violence

In spite of the fact that in India we have ‘Protection of Women from Domestic Violence Act 2005’, domestic violence still remains a serious problem. In fact a major scale of violence that a woman is subjected to in India is linked to the domain of domesticity. The reasons for Domestic aggression are primarily ingrained in the patriarchal nature of the Indian society which supports such violence at home. Besides this the problem of alcoholics of husband or desire for endowments or a male child
are some of the other factors liable for household brutalities in India. The domestic violence had taken the form of psychological and physical abuse against women like slapping, hitting, public humiliation, etc. In India the ‘Dowry Prohibition Act and the Protection of Women from Domestic Violence Act and cruelty under Section 498 A of the Indian Penal Code in 1983’ declares brutality to a woman in her conjugal house a punishable and non-bail able offence that can lead to a sentence of up to three years and fine.

Sati

Even though Sati, an action whereupon the exercise of setting widows on the funeral pyres of their spouse, was barred in the pre-colonial India by social reformer Raja Rammohan Roy, but this practice continued to prevail in post-colonial India. The discourse on sati was invigorated in the post-independence India in 1986 when a young bride from Rajasthan named RoopKanwar was set on the pyre of her husband. As a consequence in 1987, the Sati Prevention Act was passed which declared the practice of sati a crime for which death penalty can also be given to the perpetrators of such crime. The act also declared that the ‘glorification’ of sati by erecting a temple and worshipping of the deceased women as a god is also prohibited. However certain section of people perceives this law as interference in their right to practice the dictates of their religion.

Child Marriage

In India although there exist a law barring the marriages of children at primitive age, but it is still being practiced in different parts of India. Child Marriage Act 2006 prohibits child marriage and declares 18 years and 21 years as the marriageable age for the girls and boys. According to the National Population Policy, “over 50% of the girls marry below the age of 18, resulting in a typical reproductive pattern of ‘too early, too frequent, too many’, resulting in a high IMR.” Child marriage takes away from a girl child the innocence of her formative years of life necessary for physical, emotional and psychological development. Spousal violence especially sexual violence perpetrated by husbands has severe effect on the innocent mind and body of the child. Even today in India a number of children’s are married off on the auspicious day of Akas Teej in Rajasthan

Gender-Based Violence

GBV directed at men and boys is often hidden, and while statistics on GBV in this area are harder to find, men and boys in conflict settings can be vulnerable to forced recruitment (into gangs or armed forces), illegal detention and torture. Lesbian, gay, bisexual, transgender, and inter-sex (LGBTI) people can also be particularly vulnerable during conflict. However, though GBV also affects men and boys, the proportion of women and girls affected by GBV is higher.
Sexual and Gender-Based Violence

Sexual and gender-based violence (SGBV) refers to any act that is perpetrated against a person’s will and is based on gender norms and unequal power relationships. It includes physical, emotional or psychological and sexual violence, and denial of resources or access to services. Violence includes threats of violence and coercion. Persons of concern are often at heightened risk of GBV during emergencies. This can be due to a number of factors, including the sudden breakdown of family and community structures after forced displacement.

Preference for a son

The preference for a son is a phenomenon which is historically rooted in the patriarchal system of the Indian society. The strong preference for having a son emerged with the transition of the Indian society from primitive stage which used to be primarily a matrilineal to feudal stage where agriculture emerged as the primary established occupation of the people to be controlled by the male. The concept of private property emerged and the land began to be divided among the families. The families having control over the larger part of land were seen with pride. Thus, in such a patriarchal landowning society the sons were seen as the major contributor to the family workforce vis a girl. The desires for a son often have an adverse effect on the health of the mother also. All these issues gradually led to the neglect of the female child who are often relegated to the background even in the present day Indian society.

Female foeticide

The low status of women goes on with the practice of infanticide, foeticide, sex-selective abortion which has become common due to the amniocentesis technology, and malnourishment among girl children. In India it is estimated that around “10 million female foetuses have been aborted in the last 20 years”. “The child sex ratio in Punjab declined from 894 in 1961 to 793 in 2001. In Haryana, the child sex ratio plummeted from 910 in 1961 to 820 in 2008.” In spite of the fact that the Government of India have declared pre-birth sex determination through the use of amniocentesis as unlawful, still illicit termination of female foetuses by untrained nurses and staff is widely prevalent particularly in Northern states of India like Haryana, Rajasthan and Punjab. All these have resulted in the escalation of maternal mortality rate.

Education

Education is one of the most critical areas of empowerment for women. Although the right to education under Article 21 of the Indian Constitution has made it compulsory for the government to provide free education to everybody, the high rate of women’s education is still a distant dream. In spite of the fact that Sarva Shiksha Abhiyan to an extent has been successful in bringing the girl child
back to the schools, yet their retention rate in the school is lower as compared to their male counterpart. In fact it has been found that there is a gradual drop out of the girl students as they move up to the higher classes. This is particularly true in the rural areas in India. The main reasons associated with this is that the parents expects girls to look after the siblings while they are at work, working with the parents as seasonal labour during the cultivation period and managing the household work while the parents are at work, the parents take more interest in boys education as against the girls as they feel that the girls are to be married off, increasing cost of education etc. Thus the universalization of primary education in India remains a remote daydream for the women.

**Sexual harassment at the workplace**

The initiative on a discourse on sexual harassment of women at their workplace in India started with Supreme Court’s Vishaka guidelines in 1997. However it was the passage of the ‘Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Bill 2013’ that helped in translating these guidelines into concrete rules that are to be implemented. But even today “the issue of sexual harassment has largely been swept under the carpet in India. The provisions have never been successfully invoked because of social taboos still associated with sexual harassment”. In India the women are discriminated against in terms payment of remuneration for their jobs. This is true for both urban as well as rural areas. Women entrepreneurs often have to deal with more complications in getting credits to start their independent business.

**Rape**

In India there has been a significant increase in the numbers of rape cases in the last 10 years. According to National Crime Records Bureau, in 2012, 25000 rape cases were reported. In India in the rural areas, particularly in Northern India, the upper caste people use mass rapes as a strategy to have power over the members of the lower caste groups. The brutal gang rape case in Delhi had led to the passage of a stricter Law i.e. The Criminal Law (Amendment) Act 2013 to deal with the rape cases in India.

**Societal violence against women**

The communities and societies in India in most of the places are bound up with patriarchal normative universe from which women could hardly get true justice. The religious communities, village communities or the artificial communities like professional bodies are hardly epitome of equality between men and women. Quite often the religious communities have made the life of the women worse by forcing them to adopt conservative practices that are harmful to women.
PROTECTION OF WOMEN’S HUMAN RIGHTS BY THE CONSTITUTION OF INDIA

The constitution of India confers special rights upon women. The constitution makers were well aware of the subordinate and backward position of women in the society. They made some efforts for uplift of women in our society. The state is directed to provide for maternity relief to female workers under Article 42 of the Constitution, whereas Article 51-A declares it as a fundamental duty of every Indian citizen to renounce practices to respect the dignity of women. Indian Parliament has passed the Protection of Human Rights Act, 1993 for the proper implementation of Article 51-A. Indian Parliament over the years have taken significant steps for through legislations to achieve the goal of empowering the women in India. The significant among them are the Equal Remuneration Act, the Prevention of Immoral Traffic Act, the Sati (Widow Burning the rights of) Prevention Act, and the Dowry Prohibition Act etc. Apart from these, the 73rd and 74th Constitution (Amendment) Acts 14 provided for 33% reservation for women in both panchayat and Nagarpalika institutions as well as for the positions of chairpersons of these bodies. These two amendments removed the bottlenecks from the paths of women empowerment at the local level. In fact it has been found that the Karnataka sends maximum number of women to the PRIs followed by Kerala and Manipur. In order to facilitate equal participation of women at the national and state level politics, the bill providing for 33% reservation of seats for women in national and States legislatures has been introduced in Parliament.15 Besides this, the government in India has enacted a variety of laws like Dowry Prohibition Act, Sati prevention Act etc. to guarantee the rights of the women. Apart from this, in India, National Commission for Women had been established in 1990 to look into the women’s problem. NCW have engaged them to deal with the cases relating to the violation of women’s rights. They have pressurized the government to pass stricter laws to deal with the rape cases, domestic violence and to create a separate criminal code for the women etc.

STRATEGIES OF WOMEN’S EMPOWERMENT IN INDIA

The women in India are positioned at a receiving end primarily because they have remained ignorant of their fundamental civil and constitutional rights. Patriarchal system impinges on every sphere of a woman’s life. In such a situation often a majority of them are forced to accept the traditional practices that are detrimental for both their and their children’s development. Although women have acquired a level of financial and political autonomy and consciousness about their rights, yet they experience helplessness in bringing about basic changes for eliminating gender inequalities from the society. The National Commission for Women have taken up the cudgels for women’s right and have vociferously demanded a separate criminal code for women and enhanced punishment for offences against women. The proposal for creating a separate criminal code for women was
designed to provide quick justice to the aggrieved women and speed up the conviction rate. However, this proposal failed to garner support among the government and have been shelved. A multi-layered strategy need to be developed to assess the core causes of violence against women. The state and society must provide instantaneous support to victim-survivors to ensure that the victims can carry on with their daily life. In dealing with the problem of violence against women innovative levels of coordination and integration must be built up between government, civil society and the family. The state occupies a central position in initiating positive policies to end discrimination against women. In India it was state which initiated the first reform measure when after lot of debate it reformed the Hindu Succession Act in 1956 in which women were given equal right to inheritance. Continuous extensive unconditional financial as well as emotional assistance must be provided to the women by both the formal set-up of the state like legal system, police, medical and health care sectors etc., as well as from the informal networks such as family, friends, fellow citizens, and local community groups. The idea of self-reliant independent women taking independent decisions of her life can be achieved only by educating women that will help them in achieving economic independence, as well as knowledge and awareness about their rights. Special emphasis must be provided in educating women’s on the legal and Human rights provided to them by the constitution. A well-known feminist writer Martha Nussbaum argued that the key to development of women is to provide them with the cover of justice.

CONCLUSION

The nature of preventing and responding to WBV is multi-faceted and nuanced. However one significant barrier to scale up and replication of WBV programming within humanitarian settings in particular is the consistent lack of adequate long-term funding resources and the lack of data on funding for WBV in emergencies. The Millennium Development Goal on gender equality and women’s empowerment can be realized in India only when the traditional practices like female infanticide, dowry deaths, honour killings, domestic violence, or sexual abuse is eliminated. It is only then that gender equality and women’s empowerment can become a reality. Women are part of society, part of the family as daughter, sister, wife, mother and she is present in different forms in our life. Without her it’s difficult to imagine life. Our Society and Nation can only progress when we give them the right to live freely, allow them do make their independent decision; give them equal opportunity in every aspect
REFERENCE

Agnes, Flavia Law and Gender Inequality: The Politics of Women’s Rights in India, OUP, New Delhi, 127-128 (1999); www.anna.iwate-pu.ac.jp

Narayan Shashi S., Gender Equality through reservation in decision making bodies, Social Action, 48, 148 (1998)


Sarpotdar Anagha, Sexual harassment of Women: Reflections on the Private Sector, Economic and Political Weekly, 47, 18-23 (2013)
