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Victims' rights - by country

France

You will be considered a **victim of a crime** if you have suffered harm (e.g. you have been injured or your personal property has been damaged or stolen, etc.) as a result of an incident which constitutes an offence according to national law. According to the law, you have certain individual rights as a victim of a crime before, during and after the proceedings.

In France, **criminal proceedings** consist of an inquiry and a trial. There are two types of inquiry according to the type of crime committed: **a police inquiry** conducted by criminal police officers under the authority of the public prosecutor and **a judicial inquiry (investigation)** conducted under the authority of the investigating magistrate by the criminal police officers or by the investigating magistrate him/herself.

Once the inquiry is finished, the case may be closed or referred back to court for trial, depending on the evidence gathered. In the latter case, the court will examine the evidence gathered and decide whether the alleged perpetrator is guilty or not. If the alleged perpetrator is found guilty, the court will impose a sentence on him/her. If not, the alleged offender is declared not guilty and released or acquitted.

**Click on the links below to find the information that you need**

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[2 - Reporting a crime and my rights during the investigation or trial](#)

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