

# Anti-Sikh riot case - Judgement

### Why in news?

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The Delhi high court has recently reversed the acquittal charges by the trial court on the 1984 anti-Sikh riot convict.

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#### What is the case?

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• The case relates to killing of five Sikhs and burning down of a gurdwara in Raj Nagar area in south-west Delhi on 1 and 2 November 1984.

• This has happened at the backdrop of a riot that broke out following the assassination of then Prime Minister Indira Gandhi on 31 October of that year.

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• Thousands of people were killed in the riots.

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• Six accused, including Sajjan Kumar, who was a member of Parliament at that time, were tried in 2010.

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• Three years later, the lower court had convicted five of the accused but acquitted Kumar of all the charges.

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• The trial court had rejected the testimony of eye witnesses against him.

• The case was appealed by the CBI, riots victims and the convicts challenging the trial court's order.

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• The Delhi High Court reversed the acquittal and sentenced Kumar to imprisonment for the remainder of his life.

• The court accused him of promoting enmity and for acts against communal harmony.

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It has also said that the riots were a "crime against humanity".

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#### What are the concerns?

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• The court says that the Delhi Police and its Riot Cell had failed to carry out a genuine investigation.

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- $\bullet$  The police have failed to record any untoward incident in the station's daily register and has also avoided the examination of key witnesses.  $\mbox{\ \ }\mbox{\ \ }\mbo$
- Thus this case is an example not only of the slowness of judicial processes but also of derailed investigations.
- $\bullet$  The investigation made meaningful progress only after it has been transferred to CBI based on a recommendation by the Nanavati Commission. \n

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#### What should be done?

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 The Delhi high court has heard testimonies of fearless and truthful witnesses and has proceeded the case accordingly, reigniting the hope for substantial justice.

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- The judgement reinforce the hope that political patronage, administrative complicity and plain muscle power cannot prevail over the truth all the time.
- However, the court has flagged the need for a <u>separate law</u> for punishment for crimes against humanity and genocide, since they are rarely invoked in domestic crimes.

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 $\bullet$  Thus, given the major communal flashpoints in recent history, the legislature should look at the need for it and implement accordingly. \n

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## **Source: The Hindu**

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