

## **Concerns with Data Protection Bill**

## What is the issue?

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- The report seems to be misinterpreting the Supreme Court's right to privacy judgment.

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## What was the court's order?

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• The Supreme Court earlier unanimously affirmed on the right to privacy as a fundamental right.

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- The court imposed upon the government a clear obligation.
- It was to make a law safeguarding a person's informational privacy, commonly referred to as data protection.
- So clearly the Committee was formed within the ambit of, and even bound by, the Right to Privacy judgment.

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## What are the concerns?

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- **Judgement** The recent recommendations undermine the legal principles within the Right to Privacy judgement.
- The judgement expressly stated the primacy of the individual as the

beneficiary of fundamental rights.

• It also rejected the argument that right to privacy could be dissolved for the cause of economic development. \n

• Priorities - The priorities of the Srikrishna committee deviate from the basic points of the judgement.

• The report is titled "A Free and Fair Digital Economy: Protecting Privacy, Empowering Indians".

• It brings together the expansion of the digital economy and state control with the principles of the right to privacy judgment.

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• Clearly, it suggests the common good and the economy as the first priority and individuals, the second.

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• Constitutional law - The report clearly suggests that the State is a facilitator of human progress.

• Notably, it says the State is guided in this process by Directive Principles of State Policy (DPSP), rather than fundamental rights (FR).

• It thus ignores the very structure of the Constitution which keeps the FR enforceable and DPSP unenforceable.

• The report leaves open to government's convenience, the realisation of its regulatory agenda.

• But the judgement tasks the government to measure and justify its actions at every point it intrudes into privacy.

• Language - The report's approach to rights gets to be a concern for the health of the democracy.

- It states that rights are not "deontological categories", meaning that their realisation is subjected to other factors. \n
- Such complicated wording and highly debatable content makes the report alien to the common citizens. \n

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• In all, the report seems to be making a compromise on the individual right for the "collective good".

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- $\bullet$  But this stands in stark contrast to the right to privacy judgment.  $\mbox{\ensuremath{\backslash}} n$
- $\bullet$  Preserving the true spirit of the judgement is essential for realising the values of freedom, autonomy and dignity. \n

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**Source: The Hindu** 

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