

Muslim Women (Protection of Rights on Marriage) Bill, 2017

What is the issue?

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• Lok Sabha has passed the Muslim Women (Protection of Rights on Marriage) Bill, 2017.

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- The Bill is abound with a number of internal contradictions raising questions on the very purpose and intent. \n

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Every punishment which does not arise from absolute necessity is tyrannical.

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What are the highlight provisions?

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- **Definition** The Bill defines talaq as talaq-e-biddat (instant triple talaq) or any other similar form of talaq pronounced by a Muslim man resulting in instant and irrevocable divorce.
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- It makes all forms of declaration of talaq to be void i.e. not enforceable in law.

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- Offence and penalty The Bill makes declaration of talaq a cognizable and non-bailable offence.
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- A husband declaring talaq can be imprisoned for up to 3 years along with a fine.

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- Allowance A Muslim woman against whom talaq has been declared is entitled to seek subsistence allowance from her husband. \n
- This applies to the woman and her dependent children. $\space{\space{1.5}\$
- The amount of the allowance will be decided by the Magistrate. $\slash n$
- Custody A Muslim woman against whom such talaq has been declared, is entitled to seek custody of her minor children.
- The determination of custody will be made by the Magistrate. $\slash n$

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What are the anomalies?

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- SC judgement The Supreme Court, earlier, invalidated the triple talaq practice by calling it arbitrary and unconstitutional. \n
- Logically, the pronouncement of talaq-e-biddat does not dissolve the marriage, and this is the law of the land under Article 141. \n
- Contradictorily, the Bill presumes that the "pronouncement" of talaq can instantaneously and irrevocably dissolve the marriage. \n
- The bill thus seems to be misreading the SC's judgment on talaq. $\slash n$
- Offence After rendering talaq-e-biddat inoperative, considering it a cognisable and non-bailable offence seems illogical. \n
- It raises questions on the validity of the law that criminalises an act after conceding that it does not result in a crime. \n
- **Post-divorce issues** Making provisions on post-divorce matters like subsistence allowance and the custody, when the pronouncement (instant talaq) itself does not dissolve the marriage appear baseless.

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Why is this a case of over-criminalisation?

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- Necessity Criminal law is not necessarily a choice but a necessity.
- It should be used only as a "last resort" and only for the "most reprehensible wrongs".

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• Excessive use of criminal law for purposes it is ill-suited to tackle is the harsh reality of a modern state.

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- Morality The realm of private morality and immorality falls more within the individual and social sphere.
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- Regulating it should largely come from the deliberations of the society and, making it the law's business may not bring in the desired effect. \n
- In this context, criminalising triple talaq would hardly help in building the moral commitments of Muslim husbands.
- It is not the function of a civilised legal system. $\slash n$

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Source: PRS India, The Indian Express

