

Protecting Vulnerable Witnesses

Why in news?

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The Supreme Court has recently ordered that within 3 months there should be at least two special deposition centres under every high court's jurisdiction.

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What is the need?

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• Vulnerable witnesses in criminal cases often find the courtroom experience intimidating

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- They include children, often minor survivors of rape, victims of sexual abuse, and even whistle blowers. \n
- 'Secondary victimisation' is something that vulnerable witnesses often experience in cases of sexual violence. \n
- \bullet This refers to the harm that occurs not due to a criminal act but through insensitive response of institutions, systems and individuals. \n
- Deposition centres will help create a conducive atmosphere for children and other such vulnerable witnesses, to testify without any fear or intimidation. \n

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What did POCSO specify?

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• The recent direction takes forward the principle already contained in laws relating to children.

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• The Protection of Children from Sexual Offences Act (POCSO) provides for child-friendly procedures during a trial.

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- It specifies that:
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- $\ensuremath{\text{i.}}$. The officer recording a child's statement should not be in uniform.
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- ii. During court proceedings steps must be taken to ensure that the child is not exposed to the accused.

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iii. The court is allowed to record a child's statement through video conferencing, or using one-way mirrors or curtains. \n

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• Implementation - At present, Delhi has four such deposition centres, backed by guidelines framed by the Delhi High Court.

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- The Delhi High Court's guidelines are inspired by the UN Model Law on Justice in Matters involving Child Victims and Witnesses of Crime. \n
- \bullet For now, the term 'vulnerable witnesses' is limited to children, but the principle needs expansion to include adults who may be equally vulnerable. \n

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What lies ahead?

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- Given the above limitation, it is felt that special centres are needed in criminal cases that involve other vulnerable witnesses as well. \n
- The creation of such special centres would have to imply much more than a safe space for recording the testimony. \n
- More importantly the procedure should ensure that it is minimising harm and preventing 'secondary victimisation'. \n
- Multiple depositions and hearings at which witnesses have to be present should be avoided.

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- \bullet In particular, they should not have to needlessly wait for their turn or be subjected to procedural delays. γ_n
- Ideally, every district in the country needs a special deposition centre. $\slash n$

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Source: The Hindu

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