

Right Against Torture

Why in news?

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The Law Commission, as part of its 273rd Report, submitted a draft Prevention of Torture Bill, 2017 for the consideration of the government

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What are the major recommendations?

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• <u>Ratifying the UN Convention</u> against Torture and other Cruel, Inhuman and Degrading Treatment or Punishment.

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• <u>Defining 'torture'</u> in a broader way to include any physical, mental or psychological injury.

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- Considering as torture an injury that is either inflicted intentionally or involuntarily, or even an attempt to cause such an injury.
- Amending the Criminal Procedure Code, 1973, and the Indian Evidence Act, 1872, to accommodate provisions regarding compensation and burden of proof respectively.

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Inserting a new section in the Indian Evidence Act to ensure that in case a
person in police custody sustains injuries, it is presumed that those injuries
have been inflicted by the police.

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- Curbing the menace of torture and having a deterrent effect on such acts through imposing <u>fine and stringent punishment</u> like life imprisonment.
- \bullet Placing the $\underline{\text{burden of proof}}$ on the $\underline{\text{authority}}$ concerned to explain such injury.
- \bullet Authorising the courts to decide upon a "justiciable compensation" to victims after considering the socio-economic background of the victim. \n

- Taking into account the nature, purpose, extent and manner of injury, including mental agony caused to the victim for compensations.
- \bullet Putting in place an effective <u>mechanism to protect victims</u> of torture, complainants and witnesses against possible threats or ill-treatment. \n
- Making State own the responsibility for injuries caused by its agents on citizens as per the idea of 'liability follows negligence'. \n
- Acknowledges the principle that sovereign immunity could not override the <u>rights</u> assured by the Constitution to an <u>individual</u>.

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What is the significance?

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• Extradition request - India has made many requests for extradition of offenders from other countries.

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- However, conditions in India's prisons, especially over-crowding and torture, are a reason for <u>extradition requests failing</u>.
- \bullet E.g. extradition courts in the UK refused to send two persons to India to face trial, on the ground of <code>ineffective</code> system of protection from torture. \n
- Having an anti-torture legislation in place is thus a <u>practical necessity in India's interest</u> to make countries accede to extradition requests.
- **Moral Commitment** <u>Custodial violence</u> continues to be prevalent in the country.

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- <u>Suspects being forced to confess</u> for undone wrongs is a continuing practice against individual right; the most recent instance is the faulty accusation in Ryan school murder case (Click <u>here</u> to know more).
- Enacting a law to eliminate all forms of torture and other cruel, inhuman and degrading forms of treatment is thus a <u>moral liability</u> for India.
- \bullet Ratifying the UN Convention and following it up with a domestic law against torture can give shape to these moral and legal commitments. \n

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Source: Live Law, The Hindu

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