

Supreme Court's Verdict on SC/ST PoA Act - II

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What are the concerns with SC's move?

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• SC claims that the act has not led to an increase in convictions so far and many file cases under this act against higher level bureaucrats to defame them.

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- SC also found that 15-16 per cent of atrocity cases meet a premature end at the magistrate's desk without any proper evidence. \n
- But from Supreme Court's earlier judgements it is evident that SC has failed to establish the prevalence to any degree of abuse of the law. \n
- It has now taken a single case to make a blanket amendment to the law, which has implications for all atrocity accused and not just public servants. \n

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What are the practical concerns faced by the scheduled castes?

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• Many surveys proves that in various scenarios a victim need to face uphill tasks for registering a complaint and the FIRs were also filed in adverse circumstances.

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- \bullet In many instances the victims are threatened by the authorities from registering a complaint. $$\n$
- Even after the FIR is registered, the perpetrators, often in connivance with the police tamper with evidencetowards weakening the case or coaxing the complainant to withdraw.

- These attempts at intimidation and active obstruction by perpetrators mar the fate of cases in courts too. \n
- Most upper-dominant castes believe that the Atrocities Act grants it immunity from further retribution. \n

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What measures needs to be considered?

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- The judiciary needs to be sensitised to the nature and operation of caste in Indian society if it is to uphold this faith. \n
- Unravelling the truth in acts of willing and dehumanising violence, for which there is a seeming tolerance in society, requires an unsparing law. \n

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Source: Indian Express

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