

The Argument against Fact-track Courts

Why in news?

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The Supreme Court has directed the government to set up fast-track courts to exclusively deal with cases involving politicians holding public office.

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How was the directive received?

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- The SC directive was in response to a PIL petition that sought to weed out criminals in politics at the earliest.
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- While the government agreed to set-up 12 special courts for the same, some voiced dissent in the parliament as this would single out politicians from the rest.

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- Civil society at large sees the intention of the government to introduce greater accountability and to depoliticise criminal accusations is worthy. \n
- But there is also concern that the fast-track courts have been largely ineffective and unconvincing. $\gamman \label{eq:largely} \end{tabular}$

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What are the specifics of fast-track courts?

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- The first such fast-track courts were introduced in 2000, following a suggestion from the Eleventh Finance Commission. \n
- At that point, 1,734 fast-track courts were set up to help clear pending cases, which were choking the judicial system. \n
- Despite tenure being extended in 2005 and yet again in 2010, they did not

make as much headway as was hoped in fixing the problem of pendency. $\ensuremath{\sc n}$

- Also, existing fast-track courts been found to be more susceptible to having their verdicts overturned on appeal. \nlambda
- So, expanding their number and scope would look like institutionalising the miscarriage of justice.
- Also, there are already multiple experiments with fast-track courts that have not materially changed the quality of justice available in India. \n
- Experience aside, fast-track courts can be questioned even in terms of principle as Justice should have no favourites. \n

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What needs to be done?

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• Setting up fast-track courts whenever a particular problem is brought to its notice enables the government is ducking its responsibility to reform overall judicial reform.

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- The regular justice system to work more swiftly and surely and all cases need to be addressed speedily.
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- Administrative reform of the courts and professionalization of their management is an important first step. \n
- Judicial appointments should be stepped up, and funding should not be as constrained as is the case at present. \n

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Source: Business Standard

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