

Special Marriage Act, 1954

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Special Marriage Act, 1954: Protection or Persecution?

Context

The **Special Marriage Act (SMA), 1954** was enacted to provide a **secular legal framework** for interfaith and inter-caste marriages. It aimed to protect **individual autonomy and choice** but has instead become a **source of harassment** due to certain provisions, particularly the **30-day public notice requirement**.

A recent **Bhopal case** highlights how this provision, instead of ensuring **transparency**, led to **violence and intimidation**, raising concerns about the law's misuse.

Case of Bhopal: When Law Puts Lives at Risk

A Hindu-Muslim couple in Bhopal sought to marry under the SMA, but their personal details were leaked, leading to a mob attack at the court.

- Instead of ensuring legal protection, the law exposed them to threats.
- The public notice provision, intended for transparency, became a tool for social and communal backlash.

This case underscores the **urgent need for reforms** to protect couples from such dangers.

Key Issues with the SMA 1. Vio<mark>lation of Priva</mark>cy

The Supreme Court's Puttaswamy judgment (2017) affirmed the Right to Privacy under Article 21. However, the public notice provision:

- Forces personal decisions into public scrutiny.
- Exposes couples to societal pressure, harassment, and violence.

2. Social and Religious Backlash

- Moral policing and communal interference discourage interfaith marriages.
- Women face immense family pressure to abandon their marriage plans.
- **Registrars' offices leak information**, making couples vulnerable to threats.

- 3. Misuse of the No-Objection Clause
 - Objections often stem from communal motives or personal vendettas rather than legal reasons.
 - **Delays in marriage registration** force couples to seek alternative methods, including conversion.

Need for Reform

To **prevent misuse** and **align the SMA with constitutional values**, key reforms are needed:

- Remove or modify the public notice requirement to protect privacy.
- Ensure confidentiality in marriage registration.
- Strict action against harassment to safeguard couples from societal threats.

Conclusion

The Special Marriage Act, 1954, meant to safeguard interfaith and inter-caste couples, has become a tool for persecution due to outdated provisions. The Bhopal case is a clear example of its dangers.

Urgent reforms—such as removing the public notice clause and ensuring privacy protections—are essential to uphold secularism, personal liberty, and the fundamental right to marry freely.

