LAW RELATING TO VIOLENCE AGAINST CHILDREN IN INDIA

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ABSTRACT: In India, child rights, protection from abuse and exploitation (street children, child labour, trafficking etc.) are intimately linked to poor socioeconomic conditions in a large population base. Whose responsibility is it to ensure the safe, protective and caring environment that every child deserves? The UN CRC does not absolve either family or community or society at large. But it firmly puts the onus on the State. The paper discusses two community intervention efforts for protection of vulnerable children at urban & village levels, New Delhi India. In India, the key public health approach should be to prevent child maltreatment and to ensure that all children and families have access to school, basic health care, nutrition, besides supportive social welfare and juvenile justice systems. The families and the community must be educated, informed and empowered so that they can provide care and protection to their children. Awareness of their rights and information about governmental assistance would ensure proper utilization of various “schemes.” These child protection systems, community ownership and participation can contribute to break down cycle of inter-generational poverty & exploitation.

Key Words: street children, child labour, trafficking etc

Introduction
The UN Convention of Rights of Child (UN CRC) (1989) is the most widely endorsed child rights instrument worldwide, which defines children as all persons aged 18 years and under.1 In the UN CRC, Article 19.1, Child Protection has been defined as “States Parties shall take all appropriate legislative, administrative, social and educational measures to protect the child from all forms of physical or mental violence, injury or abuse, neglect or negligent treatment, maltreatment or exploitation, including sexual abuse, while in the care of parent(s), legal guardian(s) or any other person who has the care of the child.2 Failure to ensure child right to protection adversely affects all rights. Child protection is critical to the achievement of Millennium Development Goals (MDG). These MDGs can’t be achieved unless child protection is an integral part of program & strategies to protect children from child labour, street children, child abuse, child marriage, violence in school and various forms of exploitation.1 Several well developed countries of the world have well developed child protection systems, primarily focused at mandatory reporting, identification and investigations of affected children, and often taking coercive action. The burden of high level of notifications and investigations is not only on the families, but also on the system, which has to increase it’s resources.2 In these contexts, the problems of child protection in India, with huge populations, and additional socio-economic constraints, need serious and wider consideration.

India Country Experiences & Magnitude of Problem
In India, the number of children needing care and protection is huge and increasing. Uncontrolled families, extreme poverty, illiteracy result in provision of very little care to the child during the early formative years. Even services that are freely available are poorly utilized. The urban underprivileged, migrating population (a very sizable number) and rural communities are particularly affected. In large cities, there are serious problems of street children (abandoned and often homeless) and child labourers, employed in menial work. Children in difficult circumstances such as children affected by disasters, those in conflict zones, refugees, HIV AIDS need appropriate care and rehabilitation.3

1 Child protection: millennium development goals (2010).
For example in India, there are about 440 million children; about 40% of them are vulnerable or experiencing difficult circumstances. Twenty-seven million babies are born each year. A large majority of these births are among the underprivileged section of the population, mostly unplanned and where the parents cannot provide proper care to their children. The situation of the new-born and the periods of infancy and early childhood are particularly critical and the morbidity and mortality rates continue to remain very high. Maternal undernutrition, unsafe deliveries, low birth weight babies and poor newborn care, lack of adequate immunizations, poor nutrition, neglect of early development and education are major issues that need to be appropriately addressed. Child rearing practices reflect social norms and very often adverse traditions are passed from one generation to the next, especially in illiterate and poorly informed communities, and are extremely resistant to alter. As per Government of India (2007) survey, the prevalence of all forms of child abuse are extremely high (physical abuse (66%), sexual abuse (50%) & emotional abuse (50%).

In these contexts, India must also seek its own insights and way forward plans to protect their children.

Wider implications of "protection"
The term "protection" readily relates to protection from all forms of violence, abuse, and exploitation. However, from India’s perspective, the Indian Child Abuse Neglect & Child Labour (ICANCL) group has strongly propagated the view that "protection" must also include protection from disease, poor nutrition, and illiteracy, in addition to abuse and exploitation. The 9th ISPCAN Asia Pacific Conference of Child Abuse & Neglect (APCCAN 2011) conference outcome document "Delhi declaration" re-confirmed & pledged a resolve to stand against the neglect and abuse of children and to strive for achievement of child rights and the building of a caring community for every child, free of violence and discrimination. It urged and asserted the urgent need to integrate principles, standards and measures in national planning process to prevent and respond to violence against children.

Effective Child Protection Systems
Whose responsibility is it to ensure the safe, protective and caring environment that every child deserves? The UN CRC does not absolve either family or community or society at large. But it firmly puts the onus on the government. Governments are the ultimate duty bearer. In India, the State should ensure that all vulnerable children have access to school, basic healthcare, nutrition, besides social welfare and juvenile justice systems. These child protection systems can contribute to break down cycle of inter-generational poverty & exploitation.

Experiment models of Child Abuse & Neglect
a) Child protection for urban poor
In India, rapid urbanization is a challenging problem. The present urban population of India is close to 285 million. Preventive social services are abysmal, with high prevalence of abuse & neglect. It is estimated that every year about 2 million children are born amongst urban poor, all needing care and protection. The ICANCL group members volunteer their services for health care & rehabilitation to these vulnerable children at drop in centers (DIC) managed by PCI, a NGO in various slums of the New Delhi. The group also looks after health of street children at one short stay home (Shelter home) in outskirts of the city. The group has served more than 14,000 street children since year 2000. A shelter home was started in year 2005, where 347 children have been rehabilitated; provided with formal education, vocational skills & job placement. Home repatriation has been achieved in 350 children. The group assists in the following community services to protection of these vulnerable children:

(1) Street & Working Children

In Urban metropolitan cities, street children are migrants from underserved states and have no formal education or job skills. They are subject all forms of abuse, including substance abuse & exploited as child labourers.10 The DIC provide non-formal education, free medical care, vaccina-tions, counseling against substance abuse/HIV/ AIDS etc., mid day meals and vocational courses. Moreover, crèche and day care services are pro-vided to these orphan and vulnerable children.

2) Education & Health Services for Urban Poor The group runs an ongoing campaign to put "Every Child in School," to promote child pro-tection and optimum development. Advocacy efforts made to retain children in school within the framework of Government programs, such as sarva shiksha abhiyan & Right to Education (RTE) Act (2009). Health services were provided at DIC, as loss of daily wages & lack of transport prevents them to go to avail facilities at gov-ernment hospitals. Health education and moni-toring, nutritional screening, vaccinations, basic sanitation, hygiene & counseling services were provided.

(b) Protection of children in underserved rural village

The ICANCL Group has developed a model for protection of children in an underserved village Bhango, district Nuh-Mewat, Haryana, which is primarily focused on provision of primary edu-cation and basic health care. Village Bhango is situated about 70 km from New Delhi; has a Population 1,300. [Adults: 592 (M 311 & F 281) and Children: 708]. Before the group started work, the only Government Primary School had low enrollment rate, high school drop outs, poor infrastructure, no toilets, teacher absenteeism and irregular administration of mid day meals.9 For the past 6 years, the ICANCL group volunteers have monitored the school program on an ongoing basis with the help of local village panchayat (local self government) education committee, which comprised of sarpanch (head man) and some senior community members. An extra English remedial teacher was hired. Repair of building, safe water and regular mid day meals were administered. The government administra-tion was approached to report teacher absenteeism and effective implementation of their program. The group managed health care clinic for sick children and immunization at the village chawpal (meeting point). In a period of 2 years, the school had enhanced enrollment, no drop outs, and improved school performance. The key to the success of this initiative was due to a clear responsibility and accountability of Panchayat officials, teachers, community ownership and participation.10

Role of Non Government Organization’s (NGO’s)

A large number of NGOs are working in the field of child welfare and child protection. However, because of the huge numbers of children requir-ing protection, their efforts can make only a mar-ginal impact. However, they should coordinate their child welfare activities and need to work together. They also need to oversee implemen-tation of various government measures that are already in place. The crucial ones include basic right to health, education, infant and young child development and prevention of child abuse & neglect.

Role of Government

The ultimate responsibility to protect its nation’s children lies with the Government. By ratifica-tion of International instruments such as UN CRC & UN General comments11, the Govern-ment’s should commit appropriate legislative, administrative, social and educational measures to prevent and protect children from maltreat-ment. In 1992, India accepted the obligations of the UN Convention on the Rights of the Child (CRC). In the last two decades, the gov-ernment has taken several steps towards public-cally advance children’s rights. These include the Juvenile Justice (Care and Protection) Act 2000 (amended in 2006), Prohibition of Child Mar-riage Act (2006), the formation of the National Commission for Protection of Child Rights (2005), a National Plan of Action for children (2005), Right to Information (RTI) 2005, the Goa Children (amendment) Act 2005, the Child Labour (Prohibition & Regulation) Act, 1986 (two notifi-cations in 2006 & 2008), expanded the list of banned and hazardous processes and occupation), Integrated Child Protection Scheme (2009) and advancing various legislations such as Right to Education Bill (2009) & Prevention of children from Sexual Offences (POCSO Act 2012) to protect, promote and defend child rights

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Research Paper
in the country. However still, there is a wide gap between policy & implementation/practice & outcome, and millions of children fall through the gaps.

The Juvenile Justice (Care and Protection) Act 2000 (amended in 2006) was a key step in the right direction by Government of India. It estab- lished a framework for both children in need of care and protection and for children in contact with the law. However, further harmonization is needed with other existing laws, such as the Pro- hibition of Child Marriage Act 2006, the Child Labour Prohibition and Regulation Act 1986 or the Right to Education Act 2009. Important con- tradictions exist among these laws, starting with the definition and age of the child. Conflict with personal laws should also be addressed, ensuring universal protection of children, regardless of the community they belong to.

National Commission for Protection of Child Rights (NCPCR) was established by the Govern- ment of India in March 2007 by an Act of Parlia- ment, with a wide mandate and considerable powers. The Delhi Commission for protection of child rights was started in July 2008. Similar bodies at State level have been pursuing various matters concerning child rights and protection. Telephonic help lines (CHILDLINE 1098) and Child Welfare Committees (CWC) have been established, where reports of child abuse or a child likely to be threatened to be harmed can be made and help sought.

Integrated Child Protection Scheme (ICPS) The Ministry of Women and Child Development, Government of India has launched an Integrated Child Protection Scheme (ICPS) (2009), which is expected to significantly contribute to the realization of State responsibility for creating a system that will efficiently and effectively protect children. It is meant to institutionalize essential services and strengthen structures, enhance capac- ity at all levels, create database and knowledge base for child protection services, strengthen child protection at family and community level and ensure appropriate inter-sectoral response at all levels and raise public awareness. The guid- ing principles recognize that child protection is a primary responsibility of the family, supported by community, government and civil society. The document “The integrated child protection scheme (ICPS)—A centrally sponsored scheme of Government—Civil society partnership” gives detailed accounts of this scheme.

Preventio of children from Sexual Offences (POCSO Act 2012)
The Protection of Children from Sexual Offences Act, 2012, specifically address the issue of sexual offences committed against children, which until now had been tried under laws that did not dif- ferentiate between adult and child victims. The punishments provided in the law are also strin- gent and are commensurate with the gravity of the offence. Under this act, various child friendly procedures are put in place at various stages of the judicial process. Also, the Special Court is to complete the trial within a period of one year, as far as possible. Disclosing the name of the child in the media is a punishable offence, punishable by up to one year.

The law provides for relief and rehabilitation of the child, as soon as the complaint is made to the Special Juvenile Police Unit (SJPU) or to the local police. Immediate & adequate care and protection (such as admitting the child into a shelter home or to the nearest hospital within twenty-four hours of the report) are provided. The Child Welfare Committee (CWC) is also required to be notified within 24 hours of record- ing the complaint. Moreover, it is a mandate of the National Commission for the Protection of Child Rights (NCPCR) and State Commissions for the Protection of Child Rights (SCPCR) to monitor the implementation of the Act.

Public Health Approach
Given a large population and socio-economic constraints in developed countries, a public health approach/ system response to primary, secondary and tertiary prevention of child mal- treatment is urgently needed. More vulnerable groups with greater poverty, unemployment, migrant workers, parents with mental health problems, substance abuse, domestic violence, children with chronic health problems and dis- abilities are at greater risk. In order to make a social & public health impact, the Government should integrate its social welfare policies and child protection scheme; ensure their proper implementation and effective convergence at the grass root levels. Universal prevention ser- vices also need to have the ability to identify vulnerable families early enough to change risky behavior and pathway to abuse. Use of maternal & child health (MCH) services, integrated child development schemes (ICDS) can broaden the pediatric surveillance role of community workers in the community. The children subjected to maltreatment should be quickly assessed and provided treatment and appropriate secure place- ment to avoid further damage in situation where it is unsafe for children to remain at home.12

In India, there is also a big need for appropriately trained human resources and adequate child protection budgets. The analysis of Indian child budget data revealed only 0.3% of child budget is allocated to child protection. The officials should also ensure that Governmental funds are properly utilized.

**Role of professionals, corporate sector, religious institutions**

The professionals, all educated persons, corporate sector and religious institutions must help in child protection and child welfare. A major attitudinal change in civil society is called for. The “child’s voice” must be heard by the policymakers.

**Attitudes, Traditions, customs, behavior & Practices** refers to social norms and traditions that condemn harmful practices and support those that are protective.

Many protective traditions and practices exist, such as strong family values. However, certain stereotypes, attitudes and social norms that violate the rights of the child also persist, such as the use of corporal punishment as a way to discipline children or the social acceptance of child labour. Other harmful practices associated to gender roles, such as child marriage or gender-biased sex selection, are deeply rooted and manifest a patriarchal and hierarchical attitude towards girls and women, who are still seen by many as a liability or as parayadhan (someone else’s wealth or property of the marital family). A better understanding of those norms and attitudes, are necessary to promote social change in the best interest of the child.

**Protection of Children from Sexual Offences Act, 2012**

POCSO which was enacted in 2012 is gender neutral, makes it mandatory for the victims to report the abuse, lists all kinds of sexual offences against children and provides for their protection during the judicial process. Some of the manded laid down under POCSO are:-

- The police officers in every circumstance must bring a case to the attention of the Child Welfare Committee within 24 hours of receiving a report.
- The police officers must also be in civil clothes while recording the minor’s statement so that the child does not get intimidated.
- The statement of the minor must be recorded in presence of the person whom he/she trusts.
- The medical examination of the child for the collection of forensic evidence should only be conducted by a lady doctor in presence of a person that the child trusts.

Special courts have been set up under the act to conduct speedy and in-camera trials. It is the duty of these court to ensure that the minor is not exposed to the accused while recording his/her statement, the identity of the minor remains undisclosed, the minor is not asked to repeat his/her testimony in court and that minor can also give his/her testimony through a video, the cases are not delayed and are disposed of within a year from the date of it being reported.

**Punishments under the Act**

1. **Penetrative sexual assault**
   
   The penetration can either be penile-vaginal, penile-oral, penile-urethral or penile-anal, or object penetration. Section 4 of the act provides for punishment not less than 7 years which may extend to life imprisonment and a fine.

2. **Aggravated penetrative sexual assault committed by a person of trust or authority**

3. **Section 6 of the act lays down the punishment which should not less than 10 years; it may also extend to rigorous life imprisonment, and a fine.**

4. **Non-penetrative sexual assault committed with a sexual intent**

   Non penetrative sexual assault includes touching the vagina, penis, anus or breast of the child or asking the child to touch the vagina, penis, anus or breast of the perpetrator or any other person or any other act done with sexual intention. In such cases, Section 10 provides for punishment for not less than 3 years which may extend to 5 years and a fine.

5. **Aggravated non-penetrative sexual assault done by a person of trust and authority**

   Section 10 lays down the punishment which should not be less than 5 years and it may also extend to 7 years, and a fine (Section 10).

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15 Ibid.
16 Supra note 15
17 Ibid
6. Using a minor for pornographic purposes\textsuperscript{18}

It includes producing or distributing any pornographic content via print or electronically. The punishment is 5 years and a fine and in case of second conviction, the punishment would be 7 years and a fine (Section 14 (1))

JUDICIAL PRONOUNCEMENTS

Pre POCSO, 2012

Sakshi v UOI\textsuperscript{19}

This was the case filed by an NGO called ‘Sakshi’ raising concern about the dramatic increase of sexual violence against women and children and the implementation of the provisions of IPC namely 377, 375/376 and 354. The petitioners raised the problem of confining rape cases only to penile-vaginal penetration which has now been amended by the 2013 Criminal Law amendment as it was violative of Article 21 of the Constitution. A number of statistical data has revealed that children are often abused in manner other than the penile/ vaginal penetration. It is often by means of penile/anal penetration, penile/oral penetration, finger/vaginal penetration or object/ vaginal penetration. Also, putting these cases within the ambit of Section 377 would be highly unjust. Petitioners had put emphasis on Article 15 (3) of the Constitution which provides for special provisions for women and children which necessarily implies ‘adequate provisions’.

Bachpan Bachao Andolan v UOI\textsuperscript{20}

A PIL was filed in the Supreme Court on the wake of serious violations of child rights. The petition was filed specifically to discourage child trafficking from circuses all over India. Children are very frequently sexually abused at these places, which is a violation of Juvenile Justice Act and other international treaties and covenants.

After POCSO:

POSCO, 2012 was implemented to make it easier for the victims of sexual abuse to get justice. The Act directs the use of more humane ways to deal with victims and prohibit victimization of the child at the hands of the judicial system. Because of which, the reporting of such cases has doubled due to increased awareness.

Nishu v Commissioner of Police, Delhi and ors.\textsuperscript{21}

Petitioner was a minor girl, kidnapped and repeatedly raped by a group of nine people. One among the nine people was a police constable In Haryana Police. The prosecution failed to present any medical reports or a copy of the FIR under Section 376D of the IPC and relevant provisions of the POSCO, Act. The Court in this case said that it would be inappropriate to exercise its jurisdiction under Article 32 as the case has been investigated by the Haryana Police.

Avinash v State of Karnataka\textsuperscript{22}

The appellant kidnapped the victim and had multiple sexual intercourses with her. A charge sheet was filed against the victim under Section 366 of the IPC and Section 4 of the POCSO, Act. The honorable High Court emphasized on the age of victim as it is the major deciding factor and the court set aside the conviction in support of getting reliable evidence and disposing the case in accordance with law.

Recommendation

In India, child rights, protection and exploitation (street children, child labour, trafficking etc.) are intimately linked to poor socioeconomic conditions in a large population base. Survival, early child health care, nutrition, education, development and child protection are most crucial child rights. Illiterate parents are ignorant of their children rights. They must be made aware of child rights, must demand and fight to obtain them. Multidisciplinary child professionals should work together and monitor the government efforts in protection of child rights. They should be able to collate available national child health indicators, address key issues and concerns in their region, involve children in research and facilitate their participation in projects and policy development. There is an urgent need to assign responsibility and accountability to Government, elected representatives, policy makers, proximate community and education and empowerment of families. In any case, a child must not suffer, if the parents can’t provide care and protect.

\textsuperscript{18} Ibid.
\textsuperscript{19} Supra note 2
\textsuperscript{20} Bachpan Bachao Andolan v UOI, AIR 2011 SC 3361
\textsuperscript{21} Nishu v Commissioner of Police, 2014(3)ACR2516(SC)
\textsuperscript{22} Avinash Shetty v State of Karnataka, 2004 (13) SCC 375
Conclusion
After thorough analysis of Indian Criminal law, judicial decisions and the laws of other countries, it could be concluded that the present law is inadequate in many respects. Furthermore, when Law is clear at certain instances, the guidelines laid down are not strictly implemented by the Police, doctors and the courts which seriously hamper justice for the child victim. The researcher appeals for further reforms in the rules and procedure under law and their strict implementation for furthering the interest of the child victims. The Government can also accommodate some of the principles from the laws of the other countries which are more children friendly and work towards the advancement of justice. These reforms may include:

- Setting up of centers similar to those in Netherlands who will assume the responsibility of overseeing that complete justice is done to the child and the child is not further victimized by the judicial process.
- Making child pornography and voyeurism strictly punishable in every form.
- To make the working of child welfare institutions more effective so that it goes in consonance with the judicial system to protect victim’s interest and the interest of the Society. The same structure is followed in Canada.
- Also, some the Government should also lay down some rules in order to protect the interest of the vulnerable witnesses.