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Abstract

The Illicit and Immoral attitude towards the vexatious and gruesome commission of Sexual Offences have been the biggest challenges for the entire Girl Child or the other innocent sects of the Children in our Sovereign, Socialist, Secular, Democratic and Republic country like India which seems the harshest irony or metaphor. India calling its country as the best diversified in nature with respect to the social values, religious sentiments of different sects of people/civilians living in the society, the respect for the women as a token of pride and honour, respect and nurture for the entire masses of the Children living in an Indian Subcontinent/Society are exactly behaving in a very different or barbaric approaches by having been committing the gruesome, barbaric and most terrifying acts of Sexual Offences against the naive and innocent Children including the Girl/Male Child Vicinities.

The uncontrollable situation in the past time as well as in the current situation or era has not that much minimised, but yes for sure the change has duly felt by the Indian Government with special respect to the POCSO implementations which has exclusively formed or framed for the all-round development, nurture, protection and preservation of the Minor Children against the peril and catastrophe incidents of Sexual Encroachments or in other words the all worst forms of Sexual Activities being committed by the Savage and Barbaric Anti-Mankind against the Innocent Minor Child Vicinities.

Keywords: POCSO, sexual encroachments, minor children, offences, immoral, barbaric

Introduction

The tendencies had to be stopped or duly minimised in its gross or bulk form else the situation going to be very dangerous and unstable related to the Child's Safety, and thereafter the Indian Government considered that there must be the need of something highly logical and pragmatic weapon who curbs this extra most barbaric, immoral and illicit act of Sexual Offences against the Minor Child Vicinities, and then the Indian Legislature in the year 2012, formulated the Act of POCSO, which stands as The Protection of Child from Sexual Offences Act, 2012, one Act and many healthy and protective measures for the overall development and protection of Children from various kinds of Sexual Offences including Aggravated Sexual Acts, Sexual Harassment, Penetrative Sexual Assault, etc., mentioned under the POCSO Act of 2012. The Act By-Ipso Facto determines exclusively the greatest preservation of the Children against all forms of Sexual Offences being committed by the Anti-Mankind, i.e., to say the Court introduces certain legal benefits for the victims including the Minor Child Vicinities including further on Girl/Male Child who have deterred or been exposed to the brutal mindsets of certain Anti-Mankind/Barbaric Personalities of our Indian Society in an efficient and pragmatic manner.

During the Court trial of the cases related to Sexual Offences being committed against the Minor Child Vicinities, the Court expressly prohibits the Media or the Representative of Media to record the proceedings or get entered into the Court premises for the further expose or revelations of the sensitive facts or to reveal the identity of the victims in any of the form, and this way it completely protects the Child's Dignity from getting exposed to the different Media Houses/Company.

It also simultaneously proves that this Act is really being so friendly or in other words the different methodologies being used under this Act are completely Child Friendly means and the rationale behind this is just to get the Minor Child Vicinities secured and be safe, so that the Victimized Child can get easily open up with the Police Authorities in furtherance of cooperating them in getting the accused punished and convicted by the Humble Court of Law. The *POCSO Act, 2012* was the first Act being formulated by the Indian Legislature to combat the illicit and immoral steps of Sexual Offences being committed by the Savage Mankind against the naive and innocent Minor Child Vicinities including the Girl/Male Child. Under the Act namely the *Protection of Children from Sexual Offences Act, 2012*.

Corresponding Author: Ravi Inder Pal Singh Master of Laws, University School of Law, Guru Kashi University, Punjab, India Child indeed has been given the greatest importance as the meaning of Child originates from Section 2(1)(d) which says that the Child can be best defined as the person who still not completed his eighteen years of age or the person less than eighteen years of age. The POCSO maintained its optimistic and positive endeavours to be the best and played a pivotal role in securing the Child's Rights by overall minimizing the pressure from the Minor Child Vicinities including the Male/Girl Child and threats of Sexual Offence's being committed on the large bulk or spectrum by the Barbaric Mankind. The POCSO Act, 2012 is having the wide length of its fruitful provisions which indeed gives a brighter and positive shape to the life of the entire Minor Child Vicinities which are as follows.

The POCSO: The active redresses for the gross child protection against sexual offences

The all forms of trauma including the health issues or a typical or dreadful kind of atrocities been affected by the gruesome or shameful act of Sexual Offences, Sexual Harassments, and other forms of Sexual Encroachments which includes the worst forms of molestations against the innocent, naive, and kind Children Masses are indeed got the conclusive reason or re-thought process of our Indian Government through our Law Making/Parent Law Making Authority i.e. Our Indian Legislature, who drafted the base or the entire formulation of the great and pragmatic POCSO Act, 2012 which not only had reduced the illicit steps of Anti-Mankind against the Minor Child Vicinities but also had optimistically secured the Child Rights in the best and effective measures by further being designed the active facilitations for the all-round development of the Child/Minor Child Vicinities. The POCSO Act, 2012 has secured the entire Child Rights under several ambits of progressive measures, they are mainly as follows:

- The Sexual Abuses being committed against the Minor Child had not just been a Shameful Curse to them but also had shattered their standard and dignified life structure/life pattern which the POCSO Act, 2012, has beautifully to the larger extent has controlled it, if we compare to the Crime Rate against the Minor Children before the commencement of this Act. The rationale of this Act is only Prima Facie one, i.e., to Preserve the Child Health, Securing the Child Sustainability, Friendly Treating of the Minor Children in context to the Safe and Less Harsh Trial Procedures at the Humble Court of Law and Maintaining the Best Child Interests at large.
- The *POCSO*, *Act*, *2012*, is yet another active facilitation for the entire *Minor Child Protection* by not only curbing or controlling them from getting exposed to the *Second Victimization of Sexual Hunt/Trap* but also to aware them about their basic rights and advancement, so that, in case if they apprehend to get victimized later on in the future, then they might shall able to defend them from getting sexually exploited.

The rationale behind this process or a mechanism is to give them or provide them a fruitful life, as after the Gross Exploitations of Sexual Abuses, the Minor Child lost their so many ample things or they get exposed to several dreadful diseases, health issues, mental trauma, physical breakdown, so for recovering them with these ailments or active sabotages which has happened with them, the *POCSO* fruitfully and with their best endeavours secures the entire sustainability's of the Minor Child Vicinities.

• Another principle or the indispensable protocol where the *POCSO* gained a lot of attention was to securing the basic and harmonious rights of the Children or the *Minor Child Vicinities* at large. Under *Article 21* of our *Indian Constitution* which mentions about the wholesome provision for every person the Right to Personal Liberty which includes the sound, structured, sustainable, dignified life of a person further including person as Child also.

The concern is on the advancement of Child who got victimized or might in some cases Re-Victimized, if active vigilance or check might would have been stopped or avoided by the concerned Authorities including Police Authorities, Lack of Court's Intervention in Enforcing the Justice Mechanics to them, the slow or casual behaviour of the *Family Members* who might for their prestige and reputations avoids even to talk to the Victims/Victimized Child, they firmly or strictly being stopped by their family members in lieu of their Honour, Prestige and Reputations to raise their 'Lamenting Voice of Victimization' to any of the concerned helping cells including the 'Child Help Centres' being established by the respective State Governments for the active help needed by any Minor Child anytime, anywhere in cases of Sexual Exploitations being committed against them whether it may be Girl Child/Male Child, then in such a cases, how to reform the Child back from the active trauma felt by them due to the Harsh and Violent Trap of Sexual Exploitations committed against them, POCSO safeguards their best interests and simultaneously secures their Fundamental Right of Due Liberty by facilitating them a sustainable life pattern.

- The POCSO Act, 2012 has been designed or framed in such a manner that it protects the Child Interest in such a way that it does not imposes or forces the Child Victim's to prove in the Humble Court of Law that they got victimized, rather in other words if I say, it simply means that the Burden of Proof is on the Accuses/Child Perpetrator's to prove in the Court of Law that they have not committed the Sexual Abuses/Exploitation's against the young Child/Minor Child Vicinities at all. This way, the Child Respect and Values are being maintained by the Humble Court of Law.
- The POCSO Act, 2012 also ensures the best and possible remedial set up for the Victimized Minor Child in a best and feasible manner, as without hurting the sentiments or revealing the identification or the identities of the victims and side apart it works on the non-discriminative concept of 'Gender Neutral'. It simply connotes that whether the crime has been committed against the Girl Child/Male *Child*, this Act equally works or enforces the grievances of both of them in a fair manner without showing the single sign of Gross Discrimination at large as both the Girl/Male Child are equal coming under an ambit of 'Minor Children', and if any wrong is being committed against them, then the POCSO Act, 2012, soundly fights or rather combat against the illicit steps of Violent Acts of Sexual Offences, Child Sexual Abuses, any other Aggravated or Non-Aggravated form of Child Sexual Exploitations, Penetrative or Non-Penetrative forms of Sexual Assaults which has been broadly included in the Act namely the Protection of Children from Sexual Offences Act, 2012.

POCSO: The effective and legal weapon to treat or minimize child sexual offences

The POCSO Act, 2012 is having the wide structure of protective covers for the exposed *Minor Child Victims* in such a way that it does not only serve or dispensed justice to them but also to adheres with the Act's protocol and fair, friendly and pragmatic measures or methodologies for the overall combat of *Sexual Offences/Sexual Abuses* against the *Minor Child Victims* on a large scale being committed by the *Hard-core Perpetrators*.

The conditions were very much distressful when the POCSO Act, 2012 was not in the picture, as, it got so many active cases of Child Abuses pertaining to the Rape of Minor Child, Aggravated Sexual Assault of the Minor Child, Penetrative Sexual Assaults which was going on smoothly that time, and no such active laws were present so that in order to stop this biggest and dreadful incidents of Child Abuses or the Sexual Offences of Minor Child Vicinities. After the commencement of POCSO Act, 2012, the new methodologies have been developed in order to cure and nurture the Child's Right, Interests and Sustainability's, they are moreover, referred as below:

The active and open facets of POCSO Act, 2012 V Indian penal code, 1860

The contrast procedures can be actively felt with specific reference to the milestone provisions of *POCSO Act*, 2012 and *Indian Penal Code*, 1860, as both laws deals with the *Criminal Offences* but it is very hard to believe that the former *Act*, specifically deals with the *Minor Child Sexual Abuses* and for it, they have stringent laws and penal provisions for the *Hard-core Offenders* whereas the *Indian Penal Code*, 1860, undoubtedly deals with the *Criminal Offences* but they have no single place of provisions or any such rules for the *Rape* if being committed on the *Male Child*. This development ambit shows how *POCSO* has created or made its respective procedures not just only *Child Friendly* but also very *Defensive* on the part of the large sects of *Child/Minor Victims* who being trapped for the *Gruesome Sexual Exploitations*.

This is the biggest *Legislative Failure* for the present *Code of IPC* which genuinely treats all other offences or rather having a bulky or in totality 576 Sections which deals with almost every offence except the *Rape Offences* related to *Male Child*. The intent of *Legislature* has somehow failed *Ipso Facto*, which actually or fruitfully reimbursed by the optimistic and pragmatic facets of *POCSO Act*, 2012, which not all distinguishes between *Male/Female Minor Child*.

POCSO: The Indispensable & invincible legal remediation for the awareness and securing sustainability to minor child vicinities/Victimized Minor Children

The dignified country like India is having so much social and cultural respect for all of the personalities or the civilians living in our Indian Society including the various Children below the age of 18 years who are also called the Teenagers. These groups are very much sensible, sensitive, innocent, benevolent, amiable who just want the extreme happiness from all of us including Families, Relatives, Friends, Acquaintances, College Mates or the Batch mates, School Authorities including the Teachers, Professors, and other Staff Members who should on the other note consider these Child Groups under the very Sensitive Zone and also simultaneously they have to understand that how they should treat them or rather treating them into a best, child friendly, or by pampering them, so that they do not feel isolated at any cost. The *POCSO Act, 2012*, at the large extent diminishes these illicit or immoral acts being committed by the Hard-core Offender, or any other Child Perpetrators in the best manner as they have an effective protection scheme or the rules made under it which stops or restricts the Illicit Intent of an Offender by imposing hard-core and rigorous punishments which simultaneously imposes a deterrence effect over them.

POCSO: The mode of creation of sustainable environment and life pattern for the victimized children/Minor child victims

The POCSO Act, 2012 is the ultimate creation or mind set of Indian Legislature, which timely formulated this Act for the all-round development, advancement of mental imbalances victimization of Sexual Offences/Sexual after the *Exploitations* on the part of *Minor Child Vicinities*, providing Child Friendly Measures in both Investigation and Court Trial Ambits. The Police Authorities gets the clear cut direction or the strict mandates of the Humble Court to cut or get the Media Houses out of the ambit of any cases being running in the *Court* or has been registered or filed pertaining to the Child/Minor Abuses which further including the Worst Forms of Sexual Abuses mentioned under the POCSO Act, 2012namely Sexual Harassments, Aggravated Sexual Assaults, Penetrative Sexual Offences, Non-Penetrative Sexual Offences, any other Act which apprehends the Child/Minor Children for getting exposed to such abovementioned immoral stuffs, shall immediately report it to the Local Police Station or in case if they are not comfortable reporting the same, then their respective Family Members shall do the same without doing any delay furthermore in order to secure the Dignity and Respect of the Victims.

The POCSO Act, 2012 duly ensures that in every Schools, or with their respective Staff Members, Teacher's Committees and also the several other School Authorities has to be made cautious about the different pragmatic/practical aspects of Sexual Offences being committed against the Minor Child including the Girl/Male Child which the POCSO equally treats both of the Gender's fairly. Moreover, the School Management being clearly directed by the Humble Courts that if any cases of Sexual Offences being arose on the part of the Minor/Child Vicinities, then as quickly as possible the School Management reports it to the Local Police Committee of the respective Districts where the Offence has been gruesomely committed by the Hard-core Offenders/Child Perpetrators.

The *POCSO*, effectively cures the *Child Abuses*, in its best and efficient manner, as the Concept of *Child Abuses* are not only fall under the ambits of *Sexual Abuses*, but it simultaneously includes *Physical & Emotional Abuses*, but it *Child Vicinities/Minor Child* on the larger spectrum. The Sexual Abuses including the Penetration of Sexuality, the heinous or shameful penetration through forced means by the Offender into the private parts of the Female Girl Child, Forced Sexual Harassments and other worst forms of it mentioned under the POCSO Act, 2012.

POCSO: The implementation and legal protection against child sexual offences

The theme of the real development of the *POCSO Act*, 2012 was very much sophisticated and unambiguous in nature, as it simply focuses on the *Child Development* by securing, preserving and maintaining their respective rights and also to reinstate their lost respect and dignity after the exploitation of Sexual Assault committed against them. The POCSO symbolises the expeditious justice and fair trial procedures adopted by the Humble Court in form of specialised design of 'Special Courts' where only these types of cases brought before the Humble Court and not the other Criminal Matters which normally gets tackled by the Judicial Courts in our democratic country like India. The identity of the victims are absolutely not being revealed to any Media Houses, other Giant Media Corporations, Press, and so on, as the rationale behind doing this is simply to avoid the Unfair Media Trials in respect of the sensitive cases like Child Sexual Offences and also to protect and preserve the entire Minor Child Vicinities, the Courts have clearly mandated that during the trial procedure in the Special Court, the Media has to be completely or totally restricted/restrained at any cost. The other effective provisions of this Act namely, the Protection of Children from Sexual Offences Act, 2012 are broadly classified below:

The efficacy and all-round development of the Minor Child Victims of Sexual Abuses is all what the POCSO Act, 2012 thinks and implements. Under Section 23(2) of the POCSO Act, 2012 and hence held in a leading case that there is having the clear-cut prohibition for the Media Houses to intervene during the time of the trial running pertaining to the cases of Minor Abuses in the Special Court under Section 33(7) of the POCSO Act, 2012 which has been established by the Act itself. The reveal process of the identification of the Minor Victims by the Media in relation to the Name, Addresses, Photographs, Addresses, Neighbour's Addresses have been completely banned and prohibited by the Act, so that there shall not be felt on the part of the Minor's Victim any kind of danger, threats, lack of trust which the Minor Child, before the revelation, has duly and in Bonafide Manner has trusted the Police Authorities, Humble Courts, and other Trustworthy Authorities.

This change or the broad spectrum of revolution under the POCSO Act, 2012 has indeed made or much reliably secured the absolute dignified rights and on the humanitarian, grounds has made their life quite sustainable.

• Under Section 27(1) of the POCSO Act, 2012, there is the rule or the procedure clearly held in a leading case and in a pragmatic manner mentioned that irrespective of the fact, that whether a FIR (First Information Report), has been duly registered or not for the Commission of Sexual Offences against the Minor Child/Victimized Minor Child whether it may be Girl/Male Child, the Medical Examination of the Victim's or the Minor Child Victim's has to be conducted in a very serious or proper manner.

The rationale behind this procedure is nothing but logically to provide the effective securement, justice, protection and greatest nutriment to the *Victim's or Minor Child Victim* and this is why this *POCSO Act of 2012* makes itself very secured and distinct from other *Acts* namely *CrPC (The Code of Criminal Procedure, 1973), IPC (Indian Penal Code, 1860)* and other *Codes/Acts or Regulatory Statutes* framed or made by the *Indian Legislature*.

 The POCSO Act, 2012 broadly classifies the several worst forms of Sexual Violence's/Abuses being committed by the Child Perpetrator/Offender against naive and benevolent Minor Victims, they are namely

Penetrative Sexual Assault under Section 3 of the POCSO Act, Aggravated Penetrative Sexual Assault under Section 5 of the POCSO Act, 2012, Sexual Assault by the Immoral and Malice Intent of Touching Private Parts of the Child under Section 7 of the POCSO Act, 2012, Aggravated Sexual Assault under Section 9 of the POCSO Act, 2012, Sexual Assault of the Children with the Malice Intent/Intention of Sexual Commission under Section 11 of the POCSO Act, 2012, the Active and Frequent Use of the Minor Children for Pornographic Purposes under Section 13 of the POCSO Act, 2012, and for all these immoral and shameful commissions being committed or apprehend to be committed by the Hardcore Offenders/Child Perpetrator's, the Act expressly mentions or imposes the hard forms of Punishment for each Sexual Abuses being committed by the Hard-core Offenders as held in a leading case. The below mentioned statements illustrates about the respective Sexual Abuses Punishment details, and they are as follows:

- The Act facilitates the *Child's Safety* by imposing punishment against the *Offender*, who commits the gruesome act of *Aggravated Penetrative Sexual Assault* under *Section 5 of the POCSO Act, 2012*, for which the punishment shall not be less than *10 years* of *Imprisonment* and also it may extend to *Life Imprisonment and Fine* under *Section 6 of the POCSO Act, 2012*.
- In a leading case it has been held that the Act in its best manner secures the sustainability of the Minor Child by imposing a stringent penal provision against an Offender, who commits the Offence of Sexual Assault by having the Malice Intent of Touching the Private Parts of the Child/Minor Children under Section 7 of the POCSO Act, 2012, whether it may be Girl/Male Child, which shall be not less than 3 years of Imprisonment and may also extend to 5 years of Imprisonment and Fine under Section 8 of the POCSO Act, 2012.

But, there had been the positive changes been felt since 2012, after the commencement of the *POCSO Act*, 2012, where the *Act* is having the legitimate and pragmatic solutions for each worst kinds of *Sexual Abuses* being committed by the *Hard-core Offenders* on its larger aspect, and thereby, this is the biggest reason why this *POCSO Act*, 2012 has indeed proved to be the milestone in serving *Child's Dignity, Maintaining Child's Mental and Emotional Interest, Protecting them from the Gross Victimization of the Sexual Abuses/Minor Child Rapes* which had been thoroughly committing before the formulation of *POCSO Act*, 2012.

The dignified and sustainable protocols of article 21 of Indian constitution v. POCSO act, 2012: the equal mandate to combat child abuses/minor child rape

The Indian Constitution by the virtue of Article 21 that stands for the Right to Personal Liberty which is the bulky consideration being given to the entire persons including the *Child Vicinities* respectively for the sound, dignified, structured, sustainable, and most importantly decent life pattern. In the leading case or the petition filed under the *Humble Supreme Court*, the *Humble Supreme Court* has taken this *Child Abuse* incidents in a very serious manner, as they have prohibited the *Female Genital Mutilation (FGM) in Dawoodi Bohra Community* which according to them sounded the gross violation of Article 21 of the Indian Constitution.

The rationale behind the judgement has been quite logical pertaining to the *Preservation of the Child's Interest*, as the *Shameful and Barbaric Offence of Female Genital Mutilation* which has been *Prima Facie* punishable under both *Indian Penal Code*, 1860 (IPC) and the POCSO Act, 2012 which stands as the *Protection of Children from Sexual Offences Act*, 2012.

The Indian Constitution by the virtue of Article 21 i.e. Right to Personal Liberty is always in consonance with the POCSO Act, 2012, as the former Article also pre-supposes that every Child living under the Indian Society/Subcontinent must be sustainable, secured, having a dignified pattern of life, nonexposed to any sorts or forms of Violence's, Abuses, Criminal Exploitations including Minor Child Rapes, Aggravated forms of Sexual Assaults being committed against the Minor Child Victims, Penetrative Sexual Assaults, Child or the Minor Innocent Children being used as an Object for Pornographic Purposes, Sexual Harassments being faced by the Minor Children including the Girl/Male Child which the POCSO Act, 2012 broadly covers them under the strict sense as they having the Deterred Forms of Punishments against each of such Sexual Attacks being committed by the Hard-core/ Barbaric Child Perpetrator's.

Moreover, Article 21 of the Indian Constitution read with Section 3, Section 4, Section 5, Section 6, Section 13 of the POCSO Act, 2012 works in the same manner, i.e., for the allround protection of the Minor Children from the worst forms of Child Abuses/Child Rapes, and they are actually never been different or distracted with each other, hence, thereby we can conclusively prove that the POCSO Act, 2012 is following the same principles, rules, or provisions of our Indian Constitution under the virtue of Article 21 i.e., Right to Personal Liberty or in other words we may say that, they are actually the same reflection or they are Ejusdem Generis to each other.

The effects and gross victimization of naive and innocent minor child masses before commencement of POCSO act, 2012/the effects of sexual offences on minor child vicinities. The deduced trauma or the reduction of the mental capacity pertaining to the *Child Vicinities/Victims of Sexual Offences* specially pertaining or relating to the *Minor Child* including *Girl Child/Male Child* are the conclusive witnesses or the real survivors of the *Illicit/Immoral Attacks of Sexual Exploitations* which have for the last couple of years has indeed or undoubtedly sabotaged their respective lives, disrupted the sustainable pattern of living of them, made them felt the *Real Isolation*, several *Deaths* has also been accounted.

The one of the major dreadful or you can say the highly dangerous outcomes of the *Child Sexual Abuses/Minor's Rape* which is heinously committed by an *Illicit Approached Mankind* is the *Anxiety Issues* in the *Minor Children/Victims of Minor Groups of Children*, as *Excess Anxiety Issues* may result in the *Hyper-Tension* which further if persists in the *Victims* for a longer period of time may cause the 'Slow-Paced Death' of the Victims, which is thoroughly running/committed or getting done on the part of the majority of the Minor Children as being exposed to the *Traumatic Attacks of the Sexual Assaults/Minor Child Rape*.

The another big dreadful and on the verge of alarming tension or matter of worry is the *Victim's Rage or Aggression or the* Post-Development of Aggression in the sub-conscious of the Minor's Victim due to the brutal Sexual Exploitation being committed on their respective part, which not just only raised them up to the level of Extreme Aggression but simultaneously they made their life sounded like 'Dreadful and Pessimistic Tone of Lamentations' and from this particular zone, ambit or angle, they are nothing to be left for achieving anything best and fruitful in their life as this only remains with them the Last Resort of Perception.

POCSO Act, 2012 v. The universal mandate¹ of international subcontinent to nurture and preserve the minor child vicinities against gruesome offences of child rape/sexual offences

The cooperation for the protection of *Children* from the worst and barbaric forms of *Sexual Abuses* or rather the *Illicit Child Rapes*, has not only been felt on the part of the *Indian Origin* or the *Subcontinent*, but the *International Organization* too has duly participated and positively endeavoured for a grand success and effective minimization from the tip to the toe, in order to nurture and preserve the *Basic Child Rights* and also in adhering the quality procedures or codes to further stop or restrict the *Malice Intent of the Hard-core Offenders* committing *Gruesome Crimes of Sexual Exploitations/ Assaults* against the *Naive and Innocent Minor Children* on the large spectrum.

Conclusion

Every coin is having the two sides, namely, *Heads and Tails*, similarly every *Act* being drafted or formulated or made by the *Indian Legislature* or the *Law-making Authorities*, are not that perfect, at least in some or in fact in most of the provisions, we find it to be quite *Robust* instead of *Flexible Provisions* which are highly in demand in today's era, as *Law is flexible*, so the *Legal Provisions*, *Prima Facie* has to be easily amendable, easy to modify or to reform it.

The POCSO Act, 2012 which was effectively formulated by the Indian Government for the express and total protection of the Minor Children from all forms of Sexual Abuses, Child Rapes and other Forced Sexual Acts, but as we know that Act once made/formulated are never perfect in nature, and simultaneously they always demand some kinds of essential changes by keeping in mind the rationale factors for the allround Development and the Wholesome Perspectives of the Child's Preservation.

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