



## Concerns in the Draft Data Protection Bill

### Why in news?

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The Justice Srikrishna Committee report accompanying the draft Personal Data Protection Bill has been released recently.

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### What are the findings of the report?

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- The report notes that eight of the top 10 most accessed websites in India are owned by U.S. entities.

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- This reality has often hindered Indian law enforcement agencies when investigating routine crimes or crimes with a cyber-element.

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- Police officials are forced to rely on a long and arduous bilateral process with the U.S. government to obtain electronic evidence from U.S. communication providers.

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### What are the concerns with the report?

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- **Data Localization** - The Bill calls for a copy of user data to be mandatorily localised in India.

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- It is believed that this will “boost” law enforcement efforts to access data necessary for investigation and prosecution of crimes.

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- The draft bill mandates local storage of data relating to Indian citizens only.  
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- If passed in his form, however, the law will be counterproductive, hurting law enforcement efforts and undermining user rights in the process.  
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- **Outdated Law** - The bill relies on an outdated Mutual Legal Assistance Treaty (MLAT) process to obtain data stored by U.S.  
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- By this, technology companies are allowed to share data such as content of an email or message only upon receiving a federal warrant from U.S. authorities.  
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- This scenario will not change even after technology companies relocate Indian data to India.  
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- Even if Indian authorities force compliance from U.S. companies, it will only solve a part of the problem.  
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- **Lack of reforms** - The Bill recognises principles of legality, “necessity and proportionality” for data processing in the interest of national security and investigation of crimes.  
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- However, it fails to put in place the procedural rules necessary for actualising these principles.  
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- Even rudimentary requirements such as a time limit for which data can be stored by law enforcement are missing in the Bill.  
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## What is the way forward?

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- Localisation can provide data only for crimes that have been committed in India, where both the perpetrator and victim are situated in India.  
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- For investigations into such crimes, Indian law enforcement will have to continue relying on cooperative models like the MLAT process.  
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- The Clarifying Lawful Overseas Use of Data (CLOUD) Act, passed by the U.S., seeks to de-monopolise control over data from U.S. authorities.  
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- The CLOUD Act creates a potential mechanism through with countries such

as India can request data.

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- This applies not just for crimes committed within their borders but also for transnational crimes involving their state interests.

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- The draft Bill comes as an opportunity to update India's data protection regime to qualify for the CLOUD Act.

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**Source: The Hindu**

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