



## DNA Technology Regulation Bill - 2018

### What is the issue?

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- The DNA Technology (Use and Application) Regulation Bill, 2018 has been introduced in the Parliament recently.

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- While it intends to create a national DNA database for solving crimes, there are multiple flaws in the bill that need rectification.

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### What are the risks regarding the bill?

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- Although DNA can be an important tool here, it is important that there are safeguards to protect human rights and prevent miscarriages of justice.

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- Using DNA effectively during criminal investigations requires proper crime scene examination, and trained and reliable policing.

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- Further, a trusted chain of custody of samples, reliable analysis, and proper use of expert evidence in court are also vital for DNA based investigations.

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- Without these, a DNA database will exacerbate problems in criminal investigations due to “false matches or misinterpretation or planting of evidence, and diverting resources”.

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### What are the key features of the bill?

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- **Procedures** - “Home Ministry” recently circulated a set of guidelines on how to search crime scenes and collect, store and transport DNA samples.  
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- But considering the lack of expertise within our police departments and the carefree attitude for procedural compliances, there are imminent risks.  
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- **Accreditation** - As many errors occur before samples get to the laboratory, there is a requirement quality assurance in the bill.  
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- Consideration should be given to an independent forensic science regulator, who should oversee the certification for preventing contamination.  
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- **Regulator** - The Bill’s proposed “DNA Regulatory Board” is too powerful and seems insufficiently transparent or accountable.  
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- Hence, these needs to be fixed and an independent ethics board should be set up to rule on aspects of privacy and other moral concerns.  
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- **Safeguards** - The Bill allows for involuntary collection of DNA samples from suspects of criminal cases with certain restrictions.  
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- Further, if it is only a case of minor offence, then a magistrate order is required before DNA samples are collected.  
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- Also, the Bill does have provisions for the destruction of DNA samples and removal of innocent people’s DNA profiles from the database.  
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- However, these provisions are inadequate as, the removal of innocent people’s records has not been stated to be automatic.  
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### **Is the proposed setup cost effective?**

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- It has been budgeted to allocate a onetime Rs. 20 crore for setting up the database and Rs. 5 crore for its annual maintenance, but this is a pittance.  
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- Estimates have it that it would cost a lot more to keep the database live and operational and a prudent cost analysis hasn’t been done yet.  
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- Further, other international experiences show that the success of a DNA

database is driven primarily by the number of crime scene documented.

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- But the proposed bill seems to want to create a database that is intensive on the number of DNA profiles of individuals rather than crime scenes.

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- Notably, creating large databases is often not a cost-effective way to solve more crimes, and limited resources must be targeted effectively.

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**Source: The Hindu**

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