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# Enforcing Accountability in Payment of Wages and Unauthorized Deductions: A Study of Constitutional Principles and Legal Evolution

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**Abstract:** *This study investigates the essential role of the Payment of Wages Act, 1936, in safeguarding workers' rights to timely and complete compensation, with a particular focus on the evolving legal interpretations concerning unauthorized deductions. By examining the inherent right to earnings, which is fundamental to both worker well-being and positive labor relations, this research adopts a constitutional philosophical viewpoint, emphasizing the Act's objective to ensure financial security and prevent arbitrary employer actions. We undertake a detailed analysis of the Act's provisions regarding employer obligations, payment methods, and restrictions on deductions, highlighting judicial interpretations that consistently prioritize the protection of employee earnings. Legal precedents demonstrate the necessity for deductions to strictly adhere to statutory requirements and employment agreements, resolving any uncertainty in favor of the workforce. The complex relationship between wage payment regulations and industrial stability is explored, illustrating how non-compliance leads to labor unrest and legal conflicts. Furthermore, this paper examines the available legal recourse for violations, including penalties and redressal mechanisms, and emphasizes the crucial role of labor regulatory agencies and the courts in enforcement. Beyond mere legal compliance, this research investigates the wider economic implications of wage payment legislation, demonstrating its impact on economic stability, worker productivity, and trust between employers and employees. By promoting a fair working environment, these laws strengthen a stable labor market and reduce workplace disputes. This study also acknowledges the critical need for robust enforcement strategies, encompassing proactive inspections, streamlined grievance procedures, and increased worker awareness of their rights. Additionally, the changing nature of employment, including the expansion of gig and platform-based work, necessitates a contemporary reassessment of the Payment of Wages Act to address emerging challenges and ensure comprehensive protection for all workers. This research aims to provide a thorough examination of the legal framework governing wage payments, reinforcing its fundamental role in upholding worker dignity and fostering a balanced industrial ecosystem.*

**Keywords:** *Payment of Wages Act 1936, Unlawful Deductions, Employment Law, Labor Relations, Wage Protection, Constitutional Theory, Legal Development, Employee Entitlements, Regulatory Enforcement, Gig Work, Platform Economy, Economic Resilience, Staff Well-being.*

## I. INTRODUCTION

The Payment of Wages Act, 1936, serves as a cornerstone within India's intricate framework of labor regulations. Its primary intent was meticulously to guarantee the prompt and complete payment of wages to employees, effectively safeguarding them against unauthorized deductions. Despite its enactment in a different era, this legislation retains significant contemporary relevance, particularly when considering the dynamic landscape of modern work arrangements and the practical complexities often encountered in its enforcement. At its core, this research is driven by the firm conviction that economic justice forms the very foundation of a fair society, and the protection of workers' earnings is not merely a legal requirement but a fundamental obligation enshrined within our constitutional principles. The diverse challenges observed in the disbursement of wages—ranging from somewhat discretionary employer practices to the difficulties workers face in seeking effective resolution for their grievances—suggest deeper systemic and legal issues that necessitate a renewed evaluation of existing laws and their actual implementation. By adopting an integrated perspective that encompasses both constitutional principles and established legal doctrines, this study seeks to explore the developing legal comprehension of the entitlement to earn a livelihood and to live with dignity, rights firmly anchored in Articles 21 and 23 of the Indian Constitution<sup>1</sup>.

<sup>1</sup> The grand norm of laws

The importance of this inquiry is further underscored by the growing incidence of labor disputes concerning wage-related grievances, especially within the less clearly defined realms of informal employment, the gig economy, and platform-based work, where the nature of the employment relationship can often lack transparency<sup>2</sup>. As the modalities of work continue their rapid transformation, ensuring the security of wages and establishing clear legal entitlements becomes undeniably crucial. The Payment of Wages Act, while originally conceived to govern traditional industrial and formal employment sectors, now finds itself at the center of broader socio-economic debates. This study aims not only to conduct a detailed examination of the Act's specific provisions and their judicial interpretation but also to elucidate its role within the broader constitutional vision of social justice and economic equity.

**Chapter 2: The Underlying Philosophy of Our Constitution and Workers' Rights-** This chapter delves into the fundamental constitutional tenets that support the right to earn a living and examines its intrinsic connection to Articles 21 and 23 of the Indian Constitution. It emphasizes how laws designed to protect wages are integral to the government's duty to uphold the dignity, equality, and socio-economic justice of all workers.

**Chapter 3: How Legal Precedents<sup>3</sup> Shape Interpretation and the Mechanisms of Enforcement-** This chapter undertakes a close analysis of significant judicial pronouncements that have shaped the understanding of employers' obligations, permissible deductions from wages, and the safeguards afforded to workers under the Act. It also critically assesses the effectiveness of labor departments and the judiciary in enforcing these wage laws, including the application of penalties for violations and the accessibility of mechanisms for workers to seek redress.

**Chapter 4: Contemporary Challenges in the Evolving Landscape of the Platform Economy-** This chapter investigates the ways in which emerging work models, such as gig and platform employment, pose new challenges to traditional interpretations of the Act. It proposes potential legal reforms and practical policy recommendations aimed at ensuring the inclusion and robust protection of workers engaged in these non-standard employment arrangements.

**Chapter 5: Conclusion-** this chapter contain the overall summary of the research paper.

#### A. *Statement Of Problem*

The Payment of Wages Act of 1936 was specifically designed to safeguard employees from unfair actions by employers, particularly concerning delays in wage payments or unauthorized reductions in their earnings. Despite the existence of this legal framework, putting these protections into practice continues to present significant hurdles, especially in today's evolving job market<sup>4</sup>, which increasingly includes gig economy and platform-based work arrangements. The ongoing issues of improper wage deductions and delayed payments underscore the necessity for a more thorough examination of wage protection laws from both constitutional and legal perspectives. Moreover, the lack of clarity in defining employer-employee relationships in these new work models, coupled with a lack of awareness among workers about their rights and inefficiencies within the systems designed to address their complaints, all contribute to the challenges in effectively implementing the Act<sup>5</sup>.

#### B. *Research Aims And Objective*

This research aims to:

- Thoroughly analyze the fundamental<sup>6</sup> constitutional principles and legal doctrines that underpin wage protection laws in India, aiming to clarify their core tenets and historical evolution.
- Conduct a detailed examination of the key provisions and judicial interpretations of the Payment of Wages Act, 1936, with the goal of understanding its practical operation and legal boundaries.
- Evaluate the multifaceted impact of prevailing wage payment practices on the dynamics of labor relations and the overall economic stability<sup>7</sup> of the workforce.
- Identify existing weaknesses in the enforcement mechanisms of wage laws and propose concrete recommendations for strengthening both the legal and administrative responses to ensure better compliance.
- Explore the crucial role that effective wage protection plays in fostering harmonious industrial<sup>8</sup> relations and promoting equitable treatment within the employment landscape.

<sup>2</sup> Situation not clear

<sup>3</sup> Laws, judgements that can look upon

<sup>4</sup> Markets providing jobs, works

<sup>5</sup> Payment of wages act 1936

<sup>6</sup> Which not be amended

<sup>7</sup> Easy flow of money in the market



- Investigate the extent to which current legal tools are adequate to address the novel challenges presented by the rise of gig<sup>9</sup> and platform-based employment, and to suggest necessary adaptations or supplementary legal frameworks.

### C. Research Questions

- What foundational constitutional values and principles informed the creation of the Payment of Wages Act of 1936? What were the core philosophical underpinnings that guided its development?
- In their rulings, how have courts defined what constitutes impermissible deductions from wages and what specific duties are imposed on employers according to this Act? What are the practical implications of these judicial interpretations?
- What are the primary obstacles and complexities encountered in ensuring that wage payment laws are consistently and effectively adhered to across the workforce<sup>10</sup>?
- Considering the rise of modern employment models like gig and platform work, what potential amendments or additions could be made to the Payment of Wages Act to adequately address the unique challenges and ensure fair compensation in these contexts?
- What is the wider socio-economic impact of having robust legislation in place to protect workers' wages in India? How does it influence the economy and the well-being of its citizens?

### D. Research Methodology

This study utilizes a doctrinal legal research approach<sup>11</sup>, which involves a thorough examination of legal principles through the analysis of case law and the interpretation of statutes. The research will critically assess core legal documents and relevant judicial precedents, supplemented by a review of scholarly literature to evaluate the effectiveness and development of the existing legal framework. Where relevant, comparisons with international best practices will be made to gain further insights. Additionally, perspectives from related fields such as economics and the sociology of labor will be considered to provide a richer context for the legal analysis.

### E. Primary Sources

- The Main Law: The Payment of Wages Act of 1936 – this is the key piece of legislation we'll be looking at for the rules about getting paid.
- Our Country's Rulebook: The Constitution of India – this is the highest law of the land and sets out the basic rights that are important for workers.
- What the Judges Say: Decisions made by the Supreme Court and different High Courts – these are important because they explain how the laws should be understood and applied in real situations.
- Official Instructions: Government announcements and official papers about wage rules – these are the guidelines and directions from the government on how wages should be handled.

### F. Secondary Sources

- Academic Insights: Expert analyses and scholarly articles published in law journals that offer critical perspectives and theoretical frameworks on employment law.
- Government Findings: Reports prepared by labor law commissions and government bodies that provide official data and policy recommendations related to wage regulations.
- Legal Scholarship: In-depth books and academic works that comprehensively explain the principles of wage protection and the broader dynamics of labor relations.
- Modern Work Analysis: Articles and reports that specifically examine the gig economy and the emerging issues surrounding wage and compensation in this sector.
- Global Labor Standards: International treaties and publications from the International Labour Organization (ILO) that outline universal guidelines and best practices for ensuring wage security and fair labor standards.

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<sup>8</sup> Industry relations during the work

<sup>9</sup> Market with short term employment

<sup>10</sup> Workers, labours, employers

<sup>11</sup> The way of research and outcome

## II. THE UNDERLYING PHILOSOPHY OF OUR CONSTITUTION AND WORKERS' RIGHTS

### A. *The Constitutional Blueprint<sup>12</sup> for Just Compensation*

The Constitution of India transcends its function as a mere legal document; it embodies the core societal values of dignity, equality, and justice. Within this framework, the entitlement to earn a livelihood and receive equitable remuneration is not solely a statutory provision but rather emanates from the fundamental guarantees enshrined within its articles. The Payment of Wages Act, 1936, a specific piece of labor legislation, derives its philosophical basis and legal validity from the principles articulated in Articles 21 and 23 of the Constitution. This chapter undertakes a detailed exploration of this crucial relationship, demonstrating that the protection of wages is not simply an economic regulation but a cornerstone in upholding the inherent dignity of labor and ensuring the overarching goal of socio-economic justice for every worker within the Indian nation.

### B. *Article 21: Beyond Mere Existence – The Right to a Dignified Livelihood*

#### 1) *The Expanding Interpretation of a Fundamental Right*

Article 21 of the Constitution, while seemingly concise, guarantees the fundamental right to life and personal liberty. Over time, the Indian judiciary, particularly the Supreme Court, has progressively interpreted the term "life" to encompass a broader spectrum of human existence. This expanded understanding now explicitly includes the right to secure a means of livelihood and to live with a basic standard of human dignity. This interpretation acknowledges that mere biological survival, devoid of the resources for sustenance and a life of respect, falls short of the constitutional guarantee.

*Olga Tellis v. Bombay Municipal Corporation* (1986): This landmark<sup>13</sup> case established a crucial precedent by affirming that the right to livelihood is an integral component of the right to life under Article 21. The Court recognized the inextricable link between the dwellings of many impoverished individuals and their ability to earn a living, asserting that the deprivation of one effectively leads to the deprivation of the other, thus violating the fundamental right to life.

*Bandhua Mukti Morcha v. Union of India* (1984): In this significant case concerning bonded labor, the Supreme Court further elaborated on the scope of Article 21, emphasizing that the right to live with human dignity inherently includes protection against exploitative labor practices and the denial of fair and just compensation for work performed. The Court deemed the act of compelling individuals to labor under exploitative conditions for inadequate or no remuneration as an affront to their human dignity and a violation of their fundamental right to a life of worth and respect.

#### 2) *The Intertwined Nature of Wages law and the Right of Life*

The Payment of Wages Act, 1936, can be understood as a legislative mechanism designed to give practical effect to the principles enshrined in Article 21<sup>14</sup>. By mandating the timely disbursement of wages and actively preventing unwarranted and illegal deductions, the Act directly reinforces a worker's fundamental right to a dignified means of sustenance. Ensuring that employees receive their rightful earnings without undue delay or unjust curtailment provides them with the resources necessary to secure basic necessities – food, shelter, healthcare, and education – all of which are essential elements of a life lived with dignity, as envisioned by Article 21. The Act, therefore, serves as a vital instrument in translating the broad constitutional guarantee of the right to life and livelihood into tangible safeguards for the working population.

### C. *Article 23: safeguarding Labor Against Coercion and Exploitation*

#### 1) *The Constitutional Ban<sup>15</sup> on Compelled service*

Article 23 of the Constitution lays down a strong and unambiguous prohibition against human trafficking and forced labor. While its initial intent was to combat the reprehensible practices of bonded labor and other forms of involuntary servitude, the scope of Article 23, as interpreted by the Indian judiciary, extends beyond these traditional understandings to encompass situations where economic duress compels individuals into exploitative employment conditions.

*People's Union for Democratic Rights v. Union of India* (1982): This significant case broadened the legal understanding of "forced labor" under Article 23. The Supreme Court held that the term encompasses not only physical or legal compulsion but also situations arising from economic necessity that leaves individuals with no genuine alternative but to accept exploitative terms of employment, such as working for wages below the legally mandated minimum.

<sup>12</sup> A map of the work

<sup>13</sup> Something on this trust can be put on

<sup>14</sup> Right to life given in Indian Constitution

<sup>15</sup> Which is not allowed to do

## 2) The Coercive Effect of Unfair Wage Practices

The failure to provide fair and timely wages can be considered a subtle yet potent form of indirect coercion, directly contravening the constitutional mandate of Article 23. When employers withhold earnings, delay payments without legitimate reason, or impose unauthorized deductions, they exploit the economic vulnerability of their workforce. Employees, often reliant on these wages for their immediate survival and that of their families, may feel compelled to continue working under such exploitative conditions due to their precarious financial circumstances. The Payment of Wages Act, by penalizing such unjust and unauthorized wage practices, directly addresses this insidious form of economic coercion and seeks to uphold the constitutional prohibition against forced labor in its wider context.

## D. The Ethical <sup>16</sup>Compass: Directives Principles and the welfare of workers

While Part IV of the Constitution, outlining the Directive Principles of State Policy, is explicitly non-justiciable, these principles serve as fundamental guidelines for the State in formulating laws and policies. They embody the socio-economic vision that should inform legislative action, including statutes like the Payment of Wages Act. Several Directive Principles directly emphasize the importance of worker protection and fair remuneration:

| Directive Principle (Article) | Content   | Relevance to Wage law  |
|-------------------------------|---|--|
| Article 38                    | The State shall strive to promote the welfare of the people.  | Provides a justification for state intervention through protective wage legislation. |
| Article 39 (a)                | Citizens have the right to an adequate means of livelihood.   | Underscores the importance of ensuring fair and sufficient wages for workers.        |
| Article 43                    | The State shall endeavor to secure a living wage for workers. | Directly aligns with the Payment of Wages Act's aim of ensuring fair compensation.   |

## E. The Intrinsic Link: Wage Protection and the Preservation of Dignity

### 1) Wages as More Than Monetary Compensation

Wages transcend their function as mere financial remuneration for work performed; they represent the fundamental means by which individuals secure the basic necessities for a life characterized by dignity and self-respect. They provide access to shelter, healthcare, education, and freedom from the vulnerabilities of poverty and exploitation. The denial of wages or their reduction through unlawful deductions or unfair practices directly undermines this inherent human dignity, rendering individuals economically vulnerable and dependent. Recognizing this crucial nexus between wages and dignity is essential to comprehending<sup>17</sup> the constitutional imperative for robust wage protection laws.

### 2) International Human Rights Standards on Fair Remuneration

India's commitment to wage protection as a matter of human dignity is further reinforced by its adherence to international human rights instruments:

| Instrument   | Relevant Provision                        | India's Commitment  |
|--|---|---|
| ILO Convention 95                                  | Protection of Wages                       | Ratified by India, signifying its agreement with the established principles of wage protection. |
| Universal Declaration of Human Rights (Article 23) | Right to just and favourable remuneration | Aligns with the fundamental values and principles enshrined within the Constitution of India.   |

<sup>16</sup> In the form of tradition

<sup>17</sup> The brief provisions of the constitution

#### *F. Wage Laws as Instruments for Achieving Social Justice*

##### *1) Social Justice: A Foundational Constitutional Aspiration*

The Preamble to the Constitution of India articulates the nation's commitment to securing "Justice: social, economic and political" for all its citizens. Wage laws, including the Payment of Wages Act, serve as crucial mechanisms for realizing this ideal of social justice within the context of employment relations. By establishing regulations for fair and timely compensation, these laws aim to address the inherent power imbalances that often exist between employers and employees, particularly in sectors characterized by informal or precarious work arrangements.

##### *2) Reducing Inequality Through Legislative Intervention*

Legislative measures such as the Payment of Wages Act play a significant role in mitigating economic disparities. By setting clear guidelines for wage payments and permissible deductions, they seek to prevent the exploitation of vulnerable workers<sup>18</sup> who may lack the bargaining power to negotiate equitable terms of employment. These laws act as a vital safeguard, promoting a more equitable distribution of the benefits of labor and preventing the undue concentration of economic power in the hands of employers at the expense of their workforce. In essence, wage protection legislation functions as a tool for distributive justice, striving to create a more balanced and equitable socio-economic<sup>19</sup> landscape.

#### *G. Challenges to Effective Implementation: The Gap Between Law and Practice*

##### *1) The Evolving Nature of Work: Informality and the Gig Economy*

The increasing prevalence of the informal sector and the rapid expansion of the gig and platform-based work models (e.g., ride-hailing drivers, delivery workers, freelance service providers) pose novel challenges to the traditional understanding and application of wage laws. The often ambiguous nature of the employer-employee relationship in these emerging employment forms can result in workers not being clearly covered under the existing provisions of the Payment of Wages Act, thereby weakening the constitutional protections that should ideally extend to all forms of labor. This lack of clear legal coverage leaves a substantial segment of the workforce vulnerable to unfair wage practices.

##### *2) Weaknesses in the Enforcement Machinery*

A significant obstacle to effective enforcement lies in the often inadequate regulatory<sup>20</sup> infrastructure. This includes an insufficient number of labor inspectors to effectively monitor compliance and protracted and cumbersome grievance redressal mechanisms. When workers experience wage theft or repeated violations, the prospect of navigating a lengthy and potentially unaffordable legal process often discourages them from seeking justice.

This systemic weakness can create an environment where non-compliant employers operate with a degree of impunity, undermining the fundamental objectives of wage protection laws.

#### *Illustration: The Cycle of Ineffective Redressal*

A-Worker Suffers Wage Irregularity --- B-Attempts Employer Resolution;

B-Unsuccessful -- C-Approaches Labor Authority;

C -- Delayed or Inadequate Response --- D-Limited Access to Effective Legal Remedy (Cost, Time)

D -- Discouraged from Further Action --- E-Continues to Experience Wage Issues;

B -- Partial or Unsatisfactory Resolution --E;

C -- Authority Investigates ---F-Employer Found Non-Compliant;

F -- Imposition of Penalty (Often Insufficient/Delayed) ---E;

F -- Worker Receives Delayed/Partial Compensation ---E;

This diagram illustrates the often-frustrating and ineffective pathways for workers seeking resolution for wage-related grievances, particularly those in precarious economic situations.

<sup>18</sup> Workers lack of basic human rights

<sup>19</sup> Social and economic relation

<sup>20</sup> Insufficient legislation for workers

#### *H. Towards a More Equitable Future: Aligning Constitutional Principles with Evolving Work Dynamics<sup>21</sup>*

##### *1) Judicial Recognition of Emerging Employment Forms*

Recognizing the evolving landscape of employment, Indian courts have begun to emphasize the need to adapt the legal definition of "employee" to encompass workers in the gig economy and other non-traditional employment arrangements. These judicial pronouncements often explicitly invoke the constitutional obligation to protect all forms of labor from exploitation, regardless of the formal categorization of their employment relationship, indicating a growing judicial awareness of the need for legislative adaptation.

##### *2) The Potential and Challenges of the Code on Wages, 2019*

The enactment of The Code on Wages, 2019, which seeks to consolidate and rationalize various existing labor laws related to wages, represents a significant step towards creating a more unified and potentially more effective framework for wage protection. The intended benefits include simplified compliance for employers and potentially enhanced enforcement mechanisms. However, the true alignment of this new code with the fundamental constitutional goals of dignity, the prohibition of forced labor, and the pursuit of social justice will ultimately depend on its rigorous and effective implementation at all levels.

### **III. HOW LEGAL PRECEDENTS SHAPE INTERPRETATION AND THE MECHANISMS OF ENFORCEMENT**

The Payment of Wages Act, 1936, while establishing a statutory framework for the timely payment of wages and the prevention of unauthorized deductions, has been significantly shaped and amplified through interpretations by the Indian judiciary. These judicial pronouncements have been crucial in defining the scope of employer responsibilities, clarifying ambiguities within the legislation, and reinforcing the practical mechanisms intended for its enforcement. This chapter examines the evolving body of legal precedent surrounding wage protection, critically assesses the effectiveness of the enforcement tools currently in place, and highlights the respective roles of labor departments and the judicial system<sup>22</sup> in this crucial area.

#### *A. Defining Employer Obligations and the Boundaries of Permissible Deductions Through Judicial Review*

The Indian courts have consistently emphasized the fundamental responsibility of employers to ensure the proper and timely payment of wages. A key principle established through judicial decisions is the strict interpretation of the obligations imposed on employers by the Act.

*Manganese Ore (India) Ltd. v. Chandi Lal Saha* (1991): This case addressed the legality of deductions made by an employer for providing accommodation to employees. The Supreme Court ruled that any deduction from wages must fall squarely within the specific categories explicitly outlined in Section 7 of the Act. Unless a deduction is explicitly permitted by the statute or a clear and informed agreement within the employment contract, it is considered unlawful. This ruling underscores the limited scope of permissible deductions and the necessity of transparency and consent.

*Municipal Council, Hattia v. Bhagat Singh & Ors* (1998): The Supreme Court<sup>23</sup> held that the delayed payment or outright non-payment of wages constitutes not only a breach of statutory obligations but also a violation of the fundamental right to livelihood as guaranteed under Article 21 of the Constitution. This judgment elevates the significance of timely wage payment, linking statutory rights with fundamental constitutional protections and thereby increasing the imperative for employer compliance.

*Regional Manager, SBI v. Rakesh Kumar Tewari* (2017): The judiciary in this case emphasized the need for courts to adopt a worker-centric approach when interpreting payment obligations. It cautioned against allowing procedural technicalities to obstruct legitimate claims for rightfully earned wages, promoting a more equitable application of the law.

#### *B. The Operational Framework for Enforcing the Payment of Wages Act*

##### *1) Roles of Regulatory Authorities*

The Act empowers government-appointed inspectors to investigate grievances, conduct inquiries into potential violations, and submit reports against non-compliant employers. Labor Commissioners are authorized to direct employers to provide due compensation to affected workers and to impose financial penalties for breaches of the Act.

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<sup>21</sup> The dimensions of work

<sup>22</sup> Enactment of legislation

<sup>23</sup> The apex court of the country



| Authority           | Powers Under the Payment of Wages Act   |
|---------------------|---|
| Inspectors          | Conducting workplace inspections, examining records related to wages, initiating inquiries into alleged violations.   |
| Labor Commissioners | Issuing orders for the recovery of unpaid wages, imposing monetary fines on employers for non-compliance, facilitating the resolution of wage-related disputes.                                       |
| Appellate Authority | Hearing appeals against decisions made by the authorities designated under the Act, providing a mechanism for review of initial rulings   |
| Courts              | Prosecuting employers accused of wage-related offenses, adjudicating large-scale or complex cases of non-compliance, providing broader legal remedies beyond the scope of the designated authorities. |

## 2) Penalties and Avenues for Worker Redressal

Section 20 of the Act prescribes penalties, including monetary fines and potential imprisonment, for employers found guilty of violating wage provisions. Affected workers have several avenues for seeking redress, including:

- Approaching the designated authority established under the Act for the resolution of wage claims.
- Seeking recourse through Labor Courts, particularly for employees falling under the definition of "workman" in industrial disputes.
- Initiating proceedings in Civil Courts for broader breaches of contract or claims for damages beyond the specific provisions of the Act.

## C. Challenges in Ensuring Effective Access to Redressal Mechanisms

### 1) Systemic Obstacles

Despite the legal framework and established enforcement bodies, several significant challenges impede the effective access to redressal for workers:

- A lack of awareness regarding their rights and the available legal avenues, particularly among workers in the informal sector and those engaged in gig or platform-based work.
- Protracted procedural delays within the enforcement and judicial systems, often discouraging workers who rely on timely wages for their immediate needs.
- Limited institutional capacity within labor departments for conducting proactive inspections and diligently following up on complaints.
- The risk of intimidation or retaliatory actions by employers, which can deter workers from pursuing legitimate grievances.

### 2) Judicial Calls for Systemic Reforms

The judiciary has, on numerous occasions, recognized these systemic shortcomings<sup>24</sup> and called for comprehensive reforms to improve the accessibility and effectiveness of redressal mechanisms:

- In *People's Union for Democratic Rights v. Union of India* (1982), the Supreme Court emphasized the state's responsibility to simplify grievance redressal processes and empower labor welfare officers to provide more effective assistance to workers.
- In *Bandhua Mukti Morcha v. Union of India* (1984), the Court directly linked the timely payment of fair wages to the fundamental right to human dignity, stressing the need for proactive monitoring and intervention by the state.

## D. Addressing the Evolving World of Work: Extending Protection to Non-Standard Employment

The judiciary and policymakers are increasingly confronted with the challenge of applying traditional wage protection frameworks to the emerging realities of gig and platform-based work. The conventional employer-employee dichotomy often blurs in these contexts, necessitating a re-evaluation of who is considered an "employee" for the purposes of wage protection. And the reasoning in cases from other jurisdictions, such as *Uber BV v. Aslam* (UKSC 2019).

<sup>24</sup> Lack in the events

### E. The Enduring Importance of Judicial Oversight and Effective Enforcement

Judicial interpretations have significantly expanded the scope and impact of the Payment of Wages Act, transforming it from a basic regulatory framework into a more potent instrument for achieving social justice in the realm of labor. However, persistent institutional and systemic limitations continue to impede its full and effective enforcement on the ground. The judiciary has not only played a crucial role in interpreting the Act in a manner that favors worker welfare but has also consistently reminded the executive branch of its responsibility to proactively safeguard the dignity and economic well-being of the labor force. A fundamental reimagining of enforcement strategies, potentially leveraging technological solutions and enacting targeted legal reforms to specifically address the unique challenges posed by non-standard employment, is essential to ensure the continued relevance and efficacy of the Act in the contemporary economic landscape.

## IV. CONTEMPORARY CHALLENGES IN THE EVOLVING LANDSCAPE OF THE PLATFORM ECONOMY

The increasing digitalization of economic activities and the proliferation of gig and platform-based work models have fundamentally reshaped traditional employment structures. Entities operating through decentralized, app-driven ecosystems often classify their workforce as "independent contractors," diverging from the conventional employer-employee relationship. This chapter examines the unique challenges these novel work arrangements pose to the interpretation and application of the Payment of Wages Act, 1936, and explores potential legal and policy innovations aimed at safeguarding the rights of workers engaged in these non-standard forms of employment.

### A. Deconstructing Platform Work and the Ambiguity of Worker Classification

Workers in the gig economy typically operate without the security of fixed-term contracts, consistent job security, or traditional social safety nets.<sup>25</sup> Their compensation is often tied directly to the completion of individual tasks rather than a periodic salary.

#### 4.1.1 The Evolving Boundaries of the Employer-Employee Relationship

The Payment of Wages Act traditionally operates on the premise of a clearly defined relationship between an employer and an employee. However, in the context of platform work, this relationship is frequently obscured or actively denied by the operating companies, which often assert their role as mere technological intermediaries connecting service providers with end consumers.

#### 4.1.2 Implications for the Scope of Wage Protection

As the Payment of Wages Act mandates the timely and complete payment of wages specifically by "employers," platform workers often fall outside the purview of its protections due to their classification as independent contractors, thus creating a significant gap in legal safeguards.

Contrasting Characteristics of Traditional and Platform-Based Employment

| Criterion              | Traditional Employment                          | Platform Work  |
|------------------------|---|--|
| Contractual Framework  | Typically a clearly defined employment contract | Often characterized by user agreements with the platform |
| Wage Structure         | Predominantly periodic (monthly/weekly)         | Primarily task-based or per-service rendered             |
| Social Security Access | Generally mandated statutory benefits           | Largely excluded from traditional benefits               |
| Legal Protection Scope | Typically covered under existing labor laws     | Often faces ambiguity and limited legal coverage         |

### B. Evolving Judicial and International Perspectives on Gig Work

#### 1) Emerging Indian Case Law

While a definitive legal framework specifically addressing the application of the Payment of Wages Act to gig workers is still developing in India, judicial observations are beginning to address the complexities of this evolving employment landscape:

*Delivery Workers' Union v. State of Karnataka (2021)*: Although not directly concerning the Payment of Wages Act, this case highlighted the critical issues surrounding the classification and entitlement to benefits for gig workers, with the High Court noting the absence of a comprehensive legal regime tailored to their specific circumstances.

<sup>25</sup> Safety

Saurabh Sharma v. OLA & Others (2022, Delhi HC): This court emphasized the urgent need for a re-evaluation of existing labor laws to adequately address the transformative impact of technological advancements and novel employment models on the workforce.

## 2) *Insights from International Jurisprudence*

Uber BV v. Aslam (UKSC, 2021): The United Kingdom Supreme Court's landmark ruling that Uber drivers qualify as "workers" entitled to minimum wage, holiday pay, and other statutory protections has significantly influenced global discussions, challenging the prevalent "independent contractor" label used by many platform companies<sup>26</sup> to potentially circumvent labor rights obligations.

### C. *Structural Deficiencies and the Imperative for Legal Reform*

#### 1) *Exclusion from Fundamental Labor Protections*

**Statutory minimum wage requirements-**Unlike traditional employees who benefit from statutory minimum wage laws ensuring a baseline level of compensation, platform workers typically operate within a system where earnings are solely contingent upon task completion, platform-determined rates, and fluctuating demand. This can result in earnings falling significantly below a sustainable living wage, particularly during periods of reduced demand or unilateral decreases in per-task compensation by the platform. The absence of a minimum earnings threshold leaves these workers susceptible to precarious income levels despite potentially dedicating substantial working hours.

**Employer contributions to provident funds-**Traditional employment often includes mandatory employer contributions to retirement savings schemes, providing a critical layer of financial security for employees in their later years. Platform workers, typically classified as independent contractors, are generally excluded from such benefits. They bear the sole responsibility for their retirement savings, a considerable challenge given the often-unstable and lower-income nature of platform-based work, potentially leading to long-term financial insecurity.

**Entitlement to maternity benefits-**Fundamental labor protections in many traditional employment settings encompass the right to paid maternity leave for women and increasingly, provisions for parental leave. These benefits are vital for promoting gender equality in the workforce and supporting family well-being. Platform workers, due to their classification, are typically ineligible for these essential benefits, potentially causing significant financial strain on new parents and disproportionately affecting women's participation and career trajectory within the platform economy.

**Formal grievance redressal mechanisms-**Traditional employees generally have access to established internal and external grievance procedures, including human resources departments, labor unions, and labor tribunals, to address workplace disputes, including those related to wages, working conditions, and termination. Platform workers often lack such formal and accessible channels. Disputes with platform companies are frequently managed through opaque internal systems with limited access to independent third-party resolution or legal remedies. This absence of a fair and readily available grievance process leaves platform workers with limited power to challenge unfair practices or seek redress for rights violations, including wage discrepancies or unfair termination of platform access.

### D. *Proposed Policy Directions for Legislative Change*

Right now, our legal system doesn't have a clear box to put people who work through apps and online platforms in. To make things fairer, we really need to officially acknowledge them as a distinct group of workers with their own set of clear rights.

One key way to do this is by updating existing laws, like the Payment of Wages Act. We could make the definition of "employee" broader so it definitely includes folks who earn their living through these digital platforms. This would mean they'd get the same basic protections as traditional employees when it comes to getting paid on time, receiving the full amount they've earned, and having a way to address payment issues.

Another smart approach is to create new, in-between categories of workers, like "dependent contractors." This kind of label would recognize that while these app-based workers might have some flexibility in when and how they work, they're also quite reliant on the app companies for their income and work opportunities<sup>27</sup>. By creating this middle ground, we can come up with specific rights and responsibilities that fit their unique work situation – something that's not quite the same as a full-time employee but also not the same as someone who's completely independent.

<sup>26</sup> Companies which provide platform for the work

<sup>27</sup> Employment for the workers

- 1) Formal Legal Recognition of Platform Workers
- 2) Strengthening the Social Safety Net for Platform Workers

The existing framework for social security often falls short in addressing the unique circumstances of platform workers, leaving them vulnerable to economic instability and lacking the essential safety nets typically available to traditional employees. To address this, a significant enhancement of the social security framework is crucial, focusing on the following key strategies:

**Establishing Mandatory Contributions from Platform Operators:** A vital step towards securing the long-term well-being of platform workers involves legally requiring platform operators, the entities that control these digital work platforms, to make direct contributions to social security schemes on behalf of their workforce. This could encompass contributions towards retirement funds, health insurance programs, and unemployment support mechanisms. Imposing this obligation would share the responsibility for social protection between the individual worker and the often more financially stable platform entity, fostering a more sustainable and equitable system. The specific mechanisms for these contributions would need careful consideration, taking into account the varied income patterns of platform workers, potentially involving a percentage of earnings generated through the platform or a fixed contribution per worker.

**Developing Accessible Digital Infrastructure for Benefit Management:** To efficiently manage social security benefits for a geographically dispersed and digitally engaged workforce, the creation of user-friendly digital platforms for registration and benefit tracking is essential. These platforms should enable platform workers to easily enroll in various social security programs, transparently monitor their contributions and accrued benefits, and access relevant information and services online. Integration with existing digital payment systems utilized by the platforms could streamline contribution processes. Furthermore, these digital platforms could serve as a central information hub for available benefits, eligibility criteria, and application procedures, thereby improving awareness and accessibility for platform workers.

- 3) Building Effective Systems for Addressing Grievances

The absence of robust grievance redressal systems specifically tailored to the platform work context leaves workers with limited avenues to resolve disputes, particularly those concerning wage issues. Establishing accessible and effective mechanisms is crucial for ensuring fairness and accountability within the platform economy:

**Creating Specialized Resolution Bodies for Platform Workers:** The establishment of specialized boards or ombudsman offices specifically designed to address the grievances of gig and platform workers, particularly those related to wages, could provide an accessible and less formal means of dispute resolution. These bodies could develop expertise in the intricacies of platform payment models and possess the authority to investigate complaints, facilitate mediation, and issue recommendations or binding decisions. Their dedicated focus on this sector would enable the development of relevant expertise and procedures tailored to the unique challenges faced by platform workers. Accessibility could be further enhanced through regional offices or the utilization of digital channels for complaint submission and hearings.

**Promoting Transparent Internal Dispute Resolution within Platforms:** Digital platforms themselves should be strongly encouraged, or mandated through regulatory measures, to establish transparent and efficient internal dispute resolution mechanisms specifically for wage-related issues. These systems should include clear and well-defined procedures for filing complaints, established timelines for resolution, and the opportunity for workers to escalate unresolved issues to an independent external body. Transparency regarding the operation of these internal systems and the outcomes of past disputes would be critical for building trust and confidence among platform workers. Incentives, such as favorable regulatory treatment, could be offered to platforms with effective internal systems, while mandates might be necessary to ensure a baseline level of accountability across the sector.

#### *E. Enhancing Awareness and Institutional Capabilities for the Digital Workforce*

**Implementing Comprehensive Education Programs for Gig Workers:** Many individuals entering the platform economy, particularly those new to digital work or from less digitally fluent backgrounds, may lack adequate knowledge of their legal rights and the available support resources. Comprehensive education programs, utilizing diverse channels such as digital campaigns, accessible online resources in multiple languages, and collaborations with worker advocacy organizations, are essential to inform gig workers about their entitlements, including minimum earnings (where applicable), social security provisions, and grievance redressal processes. These programs should be designed to be easily understandable and accessible, empowering workers to effectively advocate for their rights.

**Investing in Specialized Expertise within Labor Authorities:** Labor departments at both the national and state levels require enhanced resources and specialized expertise to effectively monitor trends in digital employment and enforce relevant regulations



within the platform economy. This includes providing training to personnel to develop a thorough understanding of the unique operational models of digital platforms, investing in digital tools for data collection and analysis of employment patterns in the sector, and establishing dedicated units or task forces focused specifically on platform work. Enhanced institutional capacity<sup>28</sup> will enable labor authorities to proactively identify and address instances of non-compliance, conduct effective oversight of platform operations, and ensure that the rights of platform workers are adequately protected in this rapidly evolving segment of the workforce.

## V. CONCLUSION

In essence, our exploration has highlighted that the principle of fair wage practices in India is deeply embedded within the nation's constitutional framework, acting as a cornerstone for upholding human dignity and ensuring social justice. The Payment of Wages Act of 1936, while a foundational piece of legislation in this regard, operates within a dynamic legal landscape shaped significantly by judicial interpretations that have clarified its scope and strengthened employer responsibilities. However, the practical enforcement of these protections faces persistent challenges, often leaving vulnerable workers with limited recourse.

The emergence of the platform economy has introduced a new layer of complexity, as traditional employment classifications struggle to encompass the realities of gig work. This has resulted in many platform workers being excluded from fundamental labor protections, necessitating a critical re-evaluation of existing legal frameworks. To address this evolving landscape, a multi-pronged approach is essential. This includes modernizing existing legislation to explicitly include platform workers, establishing robust enforcement mechanisms tailored to the digital economy, ensuring continued judicial engagement in interpreting labor laws in a way that aligns with constitutional principles, and fostering collaboration among all stakeholders to create equitable solutions for the future of work. Ultimately, ensuring fair wage practices for all workers in India, regardless of their employment model, is not merely a matter of legal compliance but a fundamental ethical and constitutional imperative. As the nature of work continues to transform, India must proactively adapt its legal and institutional structures to guarantee that economic progress is accompanied by the protection of workers' rights and the upholding of human dignity in the evolving world of employment.

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