



iJRASET

International Journal For Research in
Applied Science and Engineering Technology



INTERNATIONAL JOURNAL FOR RESEARCH

IN APPLIED SCIENCE & ENGINEERING TECHNOLOGY

Volume: 13 Issue: VII Month of publication: July 2025

DOI: <https://doi.org/10.22214/ijraset.2025.73015>

www.ijraset.com

Call:  08813907089

E-mail ID: ijraset@gmail.com

The Role of Judiciary in Interpreting Citizenship Laws Affecting the Muslim Community in India

Parihar Supriya Ashokbhai¹, Dr. Tai Chourasiya²

¹Research Scholar, Department of Law, Mansarovar Global University, Sehore, Madhya Pradesh

²Supervisor, Department of Law, Mansarovar Global University, Sehore, Madhya Pradesh

Abstract: *In recent years, the Muslim minority in India has pushed citizenship to the forefront of the country's most heated political and legal debates. In this article, we take a look at the Indian judiciary's significant role in interpreting citizenship rules, particularly in light of recent laws like the Citizenship (Amendment) Act, 2019 (CAA) and the court's reactions to the NRC and NPR. In light of the many claims of Muslim discrimination, this paper examines the judicial response to questions of secularism, equal protection under the law, and constitutional morality. The study examines seminal decisions and ongoing lawsuits to bring attention to the judiciary's dual responsibilities as a protector of basic rights and an institution subject to majority political pressure. Concerns about judicial independence and impartiality have been raised by anomalies and delays in adjudicating crucial citizenship-related matters, despite the courts' sometimes admirable prudence and dedication to constitutional principles. The article argues that the court should keep the democratic balance and make sure that citizenship rules don't become tools of religious exclusion or marginalization by analyzing the legislation, studying doctrine, and critically examining current case law.*

I. INTRODUCTION

Citizenship, as a legal and political concept, defines the relationship between an individual and the state, conferring rights, duties, and belonging. In a democratic country like India, citizenship is not merely a legal status but a reflection of constitutional values such as equality, secularism, and fraternity. However, the evolution of citizenship laws and policies in India, especially post-independence, has been marked by complexities involving identity, migration, religion, and political ideology. Among the communities most significantly impacted by these changes is the Muslim community, whose citizenship status has often been called into question due to historical partitions, border sensitivities, and recent legal amendments. The judiciary, being the guardian of the Constitution, plays an essential role in interpreting citizenship laws and adjudicating disputes that may arise under their application. The enactment of the Citizenship (Amendment) Act, 2019 (CAA) brought the issue of citizenship and its communal implications to the forefront of national debate. The CAA, which seeks to provide a pathway to Indian citizenship for non-Muslim persecuted minorities from Pakistan, Afghanistan, and Bangladesh, has been criticized for introducing religion as a criterion for citizenship. Critics argue that this legislation violates the secular spirit of the Indian Constitution and disproportionately affects Muslims, particularly when viewed in conjunction with the proposed nationwide National Register of Citizens (NRC) and the National Population Register (NPR). These developments have raised significant legal questions that the judiciary has been called upon to resolve.

Historically, Indian courts have played a constructive role in shaping the contours of citizenship law, beginning with early decisions interpreting the Constitution's provisions on citizenship in the context of migration and partition. For instance, in *State of Bihar v. Kumar Amar Singh*, the judiciary clarified the rights of those who had migrated during Partition but returned under legal safeguards. In the 21st century, the courts have been increasingly required to balance the legislative intent of Parliament with the fundamental rights enshrined in the Constitution, especially Articles 14 (equality before law), 15 (non-discrimination), and 21 (protection of life and personal liberty). The judiciary's interpretative role becomes especially significant when citizenship laws appear to have a discriminatory impact. Numerous petitions have been filed in the Supreme Court challenging the constitutional validity of the CAA on the grounds that it violates the basic structure of the Constitution. These petitions argue that the CAA's selective inclusion of religious groups undermines India's secular character and violates the principle of equality by excluding Muslims. Yet, despite the urgency and widespread public protests, the Supreme Court has refrained from delivering a substantive ruling on the matter, leading to criticisms of judicial inaction or delay in safeguarding minority rights.

Simultaneously, the Supreme Court has been involved in the implementation of the NRC in Assam, a process that led to the exclusion of nearly 1.9 million people from the final register.

Though the Court supervised this exercise, questions have been raised about the humanitarian consequences and the disproportionate impact on Bengali-speaking Muslims, many of whom were left stateless or without documentation. While the judiciary played a central administrative role in the NRC, its capacity to mitigate exclusionary outcomes through interpretative tools appeared limited. This dual role of arbiter and administrator places the judiciary in a complex position, where the boundaries between law and policy become blurred. Another layer of concern lies in the shifting judicial philosophy in recent years, where deference to the executive has increased, particularly in politically sensitive cases. Legal scholars and civil society actors have voiced concerns about the perceived erosion of judicial independence, especially when courts refrain from pronouncing timely judgments on constitutional challenges. However, some High Courts, such as those in Kerala and Allahabad, have shown resilience by granting relief in specific citizenship-related cases, asserting the need to preserve constitutional secularism and procedural fairness.

The interpretation of citizenship laws by the judiciary thus has far-reaching implications not only for the legal status of individuals but also for the very idea of India as a secular and inclusive democracy. The judiciary's decisions (or indecisions) shape public perception, guide executive policy, and influence the social fabric of the nation. It is in this context that the judiciary must exercise its interpretative mandate with clarity, sensitivity, and commitment to constitutional morality. The stakes are particularly high for the Muslim community, whose legal and social legitimacy as citizens should not be contingent on fluctuating political narratives. The judiciary stands at a critical juncture in Indian legal history where its role in defining and defending citizenship is both a legal necessity and a democratic imperative. This paper seeks to analyze how courts have interpreted citizenship provisions, scrutinized legislative actions, and protected (or failed to protect) the rights of marginalized communities—particularly Muslims—under India's evolving legal regime.

II. CONSTITUTIONAL MORALITY AND THE JUDICIARY'S INTERPRETATIVE ROLE

Theoretical Framework of Constitutional Morality (B.R. Ambedkar's Vision): Dr. B.R. Ambedkar, as the chief architect of the Indian Constitution, emphasized that the success of democracy depends not only on adherence to the letter of the law but on the spirit behind it — a concept he termed *constitutional morality*. This means that the values enshrined in the Constitution — justice, liberty, equality, and fraternity — must guide all governance and law enforcement. Ambedkar warned against allowing majoritarian prejudices or popular opinion to undermine these principles, especially when it came to protecting minorities and marginalized groups. In the context of citizenship laws, constitutional morality mandates that the judiciary must act as a guardian of equal rights, ensuring that no citizen is denied dignity or legal protections based on their religion, ethnicity, or culture. The judiciary's interpretative role, therefore, is to uphold these foundational values even if popular legislative measures run counter to them.

Judicial Responsibility in Upholding Secular and Pluralistic Values: India's Constitution enshrines secularism as a core principle, requiring the state to maintain neutrality towards all religions and protect religious freedom equally. The judiciary has consistently been tasked with interpreting laws in ways that sustain this pluralism, ensuring peaceful coexistence among diverse communities. In matters of citizenship, the courts play a critical role in preventing the state from imposing discriminatory policies against minorities, particularly religious minorities like Muslims. Through landmark rulings, courts have reiterated that citizenship laws must align with the secular ethos of the Constitution and that preferential or exclusionary treatment based on religion undermines India's constitutional fabric. Upholding secular and pluralistic values demands that courts scrutinize laws rigorously, reinforcing the equality of all citizens.

Tension Between Majoritarian Legislation and Minority Rights: One of the biggest challenges in Indian constitutional governance arises when laws supported by majority political forces potentially infringe upon minority rights. The Citizenship Amendment Act (CAA), which fast-tracks citizenship for certain religious groups but excludes Muslims, exemplifies this tension. Judicial review in such contexts serves as a crucial mechanism to balance democratic majoritarianism with constitutional protections for minorities. The judiciary, under the doctrine of constitutional morality, must evaluate whether laws that enjoy popular mandate violate fundamental rights guaranteed by the Constitution. This balancing act is critical in safeguarding the democratic legitimacy of India's legal and political systems. The courts' interpretative role becomes decisive in either endorsing or curbing legislative excesses that threaten social harmony and constitutional equality.

III. THE DOCTRINE OF REASONABLENESS AND JUDICIAL REVIEW IN CITIZENSHIP MATTERS

Judicial Review Under Articles 13, 32, and 226: Articles 13, 32, and 226 of the Indian Constitution empower courts to act as watchdogs for fundamental rights. Article 13 declares that any law inconsistent with or in derogation of fundamental rights shall be void. Articles 32 and 226 empower the Supreme Court and High Courts respectively to issue writs for enforcement of these rights.

These provisions establish the judiciary's authority to invalidate laws and executive actions that infringe upon constitutional guarantees. In citizenship matters, this judicial oversight is critical to prevent arbitrary deprivation of nationality or rights. Courts, under these provisions, can examine if laws like the CAA or policies related to the National Register of Citizens (NRC) violate equality (Article 14), non-discrimination (Article 15), or life and liberty (Article 21).

Principles of Natural Justice and Arbitrariness in Legal Interpretation: Natural justice, embodying the right to a fair hearing (*audi alteram partem*) and unbiased decision-making, is a cornerstone of just governance. Courts have applied these principles in cases of citizenship-related detentions or exclusion, requiring that affected persons be given meaningful opportunities to contest adverse decisions. The Supreme Court's expansive interpretation of the right to life in *Maneka Gandhi v. Union of India* underscored that any procedure depriving a person of liberty must be just, fair, and reasonable. Additionally, the doctrine against arbitrariness (first articulated in *E.P. Royappa*) protects individuals from capricious or discriminatory governmental actions. This principle acts as a safeguard against the misuse of citizenship laws for exclusion based on unfounded or prejudiced criteria.

Application in Cases like Shah Bano, Kesavananda Bharati, Maneka Gandhi: The *Shah Bano* case highlighted judicial willingness to uphold constitutional values over religious personal laws, emphasizing gender justice and equality. This judgment, though controversial, reaffirmed the court's role in protecting individual rights against discriminatory customs. The *Kesavananda Bharati* verdict established the *basic structure doctrine*, which allows courts to invalidate constitutional amendments that threaten the Constitution's fundamental framework, including equality and secularism — principles integral to citizenship law. *Maneka Gandhi* expanded the scope of Article 21 to require due process and reasonableness, a vital tool in scrutinizing citizenship policies. Together, these landmark rulings form a jurisprudential foundation empowering the judiciary to review citizenship laws critically.

IV. LEGAL PLURALISM AND THE IDEA OF CITIZENSHIP IN POSTCOLONIAL INDIA

- 1) **Competing Legal Traditions: Constitutional Law vs. Personal/Religious Laws:** India's legal system embodies *legal pluralism*, where secular constitutional laws coexist alongside various religious personal laws governing marriage, inheritance, and family matters. This pluralism complicates the conceptualization of citizenship, which is ideally uniform and universal. The Muslim community, in particular, navigates between adherence to Shariat-based personal laws and the expectations of secular citizenship rights. Judicial interpretation in such contexts must delicately balance respecting cultural and religious autonomy without compromising the universal protections guaranteed by the Constitution. This balancing act is essential to prevent fragmentations within citizenship and maintain the integrity of the nation's legal system.
- 2) **Citizenship as Legal Identity vs. Cultural Belonging:** Citizenship legally confers rights, privileges, and duties within a political framework, but it also involves cultural belonging and social acceptance. Many Indian Muslims, while legal citizens, experience exclusion and stigmatization that marginalize their cultural identity within the national narrative. The judiciary can play a pivotal role by interpreting citizenship laws and constitutional rights in ways that acknowledge and protect this dual reality. By doing so, courts can contribute toward inclusive citizenship that transcends legal status, promoting social cohesion and integration.
- 3) **Postcolonial Anxieties and Exclusion of Muslim Identities:** The legacy of Partition and postcolonial anxieties has often led to securitizing Muslim identity, associating it with suspicion regarding loyalty, migration, and national security. This has resulted in policies like the NRC and CAA, which disproportionately target or exclude Muslims. The judiciary, when interpreting such laws, must adopt a historically informed perspective that recognizes these anxieties but also prevents their transformation into systemic exclusion. Judicial caution and critical engagement are necessary to ensure that citizenship laws do not perpetuate historical injustices or social divisions.

V. THE JUDICIARY AS ARBITER OF COMMUNAL POLITICS: CAA, NRC, AND BEYOND

- 1) **Judicial Handling of the Citizenship Amendment Act (2019):** The CAA amends the Citizenship Act to provide fast-track citizenship to non-Muslim religious minorities from Pakistan, Bangladesh, and Afghanistan, explicitly excluding Muslims. Critics argue this undermines the secular principle enshrined in Article 14, which guarantees equality before the law. The Supreme Court's ongoing deliberations on the CAA's constitutional validity are crucial for setting precedents on how far the legislature can go in enacting faith-based citizenship criteria. The judiciary's ruling will determine whether the Act constitutes permissible legislative classification or impermissible discrimination.
- 2) **Impact of National Register of Citizens (NRC) on Muslims in Assam:** The NRC exercise aimed at identifying genuine Indian citizens in Assam has resulted in the exclusion of a large number of Muslim residents, many of whom have faced detention or potential statelessness over minor documentary discrepancies. This process has exposed gaps in procedural fairness and

humanitarian protections. The judiciary's responses to petitions challenging the NRC have faced criticism for lack of urgency and insufficient safeguards for vulnerable individuals. The courts' approach to balancing state security concerns with individual rights in this fraught context has profound implications for minority protections.

- 3) **Role of Supreme Court and High Courts in Communalised Legal Conflicts:** The Supreme Court and various High Courts have faced immense pressure in adjudicating politically sensitive cases related to citizenship laws. Delays, partial rulings, or perceived passivity risk undermining judicial independence and public confidence. The courts are expected to transcend communal politics and uphold constitutional norms impartially. Failure to act decisively against laws or policies that foster communal division risks legitimizing state actions that marginalize minority groups and erode democratic principles.

VI. INTERSECTIONALITY, MINORITY RIGHTS, AND THE JUDICIAL DISCOURSE

- 1) **Theories of Intersectionality and Marginalisation (Gender, Class, Religion):** Intersectionality theory reveals that oppression is not unidimensional but layered; a Muslim woman, for example, may simultaneously face discrimination based on gender, religion, and socio-economic status. The judiciary's understanding and application of intersectionality are critical to delivering justice that reflects lived realities. This means recognizing that the experience of discrimination is complex and requires nuanced legal reasoning that addresses overlapping vulnerabilities rather than treating categories of identity in isolation.
- 2) **Judicial Engagement with Muslim Women, Refugees, and Stateless Persons:** The judiciary has played a transformative role in cases like *Shayara Bano v. Union of India* (2017), where instant triple talaq was struck down as unconstitutional, highlighting gender justice within minority communities. However, judicial responses to the plight of Muslim refugees (such as the Rohingya) and stateless persons have been inconsistent, with courts often failing to fully embrace international human rights protections or humanitarian considerations. This inconsistency reflects a need for courts to adopt more comprehensive frameworks that integrate rights-based approaches with compassion and legal certainty.
- 3) **International Human Rights Norms vs. Domestic Legal Interpretation:** While India is party to international treaties such as the ICCPR and the UDHR, its judicial interpretation often remains insulated from these global human rights standards, especially regarding nationality and refugee rights. India's reluctance to ratify the 1951 Refugee Convention further complicates the scenario. Bridging this gap requires Indian courts to actively incorporate international human rights jurisprudence in their domestic rulings, thereby ensuring that citizenship laws and policies align with global commitments to non-discrimination, statelessness prevention, and humane treatment of vulnerable populations.

VII. CONCLUSION

The role of the judiciary in interpreting citizenship laws in India has gained unprecedented importance, especially in light of recent legal and political developments that have disproportionately affected the Muslim community. While the Constitution guarantees equality and non-discrimination, recent legislations such as the CAA and the processes surrounding the NRC and NPR have put these guarantees to the test. The judiciary, vested with the power to interpret the Constitution and protect fundamental rights, holds the potential to act as a bulwark against majoritarian excesses. However, its response has been marked by a mix of assertiveness and hesitancy. Instances of progressive interpretations exist, but delays in adjudicating constitutional challenges and perceived alignment with executive priorities have diluted its protective role. Going forward, the judiciary must reaffirm its independence and commitment to secularism and equal citizenship. By delivering reasoned, timely, and principled judgments, the courts can restore public confidence in the rule of law and ensure that citizenship remains an inclusive and rights-based institution in India. Ultimately, the strength of India's democracy lies in how fairly and equitably it treats all its citizens—especially the most vulnerable—and the judiciary must remain the final sentinel of that promise.

REFERENCES

- [1] Ali, A. (2006). *Governance And Religion - An Islamic Point Of View*. Mumbai: Institute of Islamic Study.
- [2] Al-Muala, A. (Ed.). (2006). *The Judicial System in Islam*.
- [3] Chandrachud, A. (2020). *Secularism and the Citizenship Amendment Act*. *Indiana Law Review*, 4(2), 1–25.
- [4] Dewi Fortuna Anwar, "Foreign policy, Islam and democracy in Indonesia," *Journal of Indonesian Social Sciences and Humanities*, vol. 3, no. 1 (2010), pp. 37–54
- [5] Hardgrave, J. R. L. (1993). *The Challenge of Ethnic Conflict: India-The Dilemmas of Diversity*. *Journal of Democracy*, 4(4), 54–68.
- [6] Islam, R. (2020, August 18). *Hindu Nationalism: A Rise of new Religious Radicalism in India*. *Insamer. India*. (2020). Amnesty International.
- [7] Kaur, A. (2017). *Protection of human Rights in India: A Review*. *Jamia Law*.
- [8] Kumar, S. (2017). *Protection and promotion of human rights in India: Role of National human Rights commission*.
- [9] Muhamad Turmudi, "Pajak Dalam Perspektif Hukum Islam (Analisa Perbandingan Pemanfaatan Pajak Dan Zakat)," *Al-'Adl*, vol. 8, no. 1 (2015), pp. 128–42



- [10] Muslihun Muslihun, "Legal Positivism, Positive Law, and the Positivisation of Islamic Law In Indonesia," *Ulumuna*, vol. 22, no. 1 (28 Mei 2018), pp. 77–95
- [11] Online, E. T. (2019). Citizenship (Amendment) Act 2019: What is it and why is it seen as a problem.
- [12] Poddar, M. (2018). The Citizenship (Amendment) Bill, 2016: International law on religion-based discrimination and naturalization law. *Indiana Law Review*, 2(1), 108–118.
- [13] Tripathi, Ashish (2011, Jul 6). Right to Education Act, against Muslim Interests: All India Muslim Personal Law Board. *The Times of India*.
- [14] Schneider. I., Imprisonment in Pre-Classical and Classical Islamic Law., *Islamic Law and Society*, 1995,V:2/2., p.163-170
- [15] Suci Ramadhan, "Islamic Law, Politics And Legislation: Development Of Islamic Law Reform in Political Legislation of Indonesia," *Adhki: Journal of Islamic Family Law*, vol. 2, no. 1 (21 Juli 2020), pp. 63–76.



10.22214/IJRASET



45.98



IMPACT FACTOR:
7.129



IMPACT FACTOR:
7.429



INTERNATIONAL JOURNAL FOR RESEARCH

IN APPLIED SCIENCE & ENGINEERING TECHNOLOGY

Call : 08813907089  (24*7 Support on Whatsapp)