SUPREME COURT OF INDIA RECORD OF PROCEEDINGS

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SMW (Crl.) No(s).3/2015

IN RE: PRAJWALA LETTER DATED 18.2.2015
VIDEOS OF SEXUAL VIOLENCE AND RECOMMENDATIONS

(With appln.(s) for impleadment)

Date: 23-10-2017 This matter was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE MADAN B. LOKUR HON'BLE MR. JUSTICE UDAY UMESH LALIT

Ms. N.S. Nappinai, Adv. (A.C.)

For Petitioner(s) Ms. Aparna Bhat, AOR

Mr. Mayank Sapra, Adv. Ms. Joshita Pai, Adv.

For Respondent(s)

For CBI/MHA Mr. R. Balasubramanian, Adv.

Ms. Gunwant Dara, Adv. Ms. Sushma Suri, AOR(NP)

Mr. Mukesh Kumar Maroria, AOR(NP)

Yahoo Mr. Samir Ali Khan, AOR

Mr. Sanjay Kumar, Adv. Mr. Soham Kumar, Adv.

Facebook Ireland Mr. Sidharth Luthra, Sr. Adv.

Ms. Saanjh Purohit, Adv. Ms. Richa Srivastava, Adv. Mr. Tejas Chhabra, Adv. Mr. Nitin Saluja, Adv. Mr. S. S. Shroff, AOR(NP)

Facebook India Ms. Richa Srivastava, Adv.

Mr. S. S. Shroff, AOR (NP)

Google Mr. Sajan Poovayya, Sr. Adv.

Ms. Ruby Singh Ahuja, Adv. Mr. Vishal Gehrana, Adv. Ms. Tahira Karanjawala, Adv.

Mr. Arvind Chari, Adv.

Mr. Priyadarshi Banerjee, Adv.

Mr. Saransh Kumar, Adv.
Mr. Sharvan Sahny, Adv.

Mrs. Manik Karanjawala, Adv.

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Mr. Avishkar Singhvi, Adv.

for M/s. Karanjawala & Co.

Microsoft Mr. V. Giri, Sr. Adv.

Mr. Divyam Agarwal, AOR

WhatsApp Mr. Kapil Sibal, Sr. Adv.

Mr. Shashank Mishra, Adv.

Mr. Koshy John, Adv.

Mr. Vivek Reddy, Adv.

Mr. Raghav, Adv.

Mr. Ashwin Reddy, Adv.

Mr. Pranav Awasthi, Adv.

Mr. S.S. Shroff, Adv. (NP)

UPON hearing the counsel the Court made the following O R D E R $\,$

On 18th of February, 2015, this Court had received a letter from NGO-Prajwala to the effect that videos of sexual violence were being circulated in abundance.

After hearing learned counsel for the parties, an order was passed on 22nd March, 2017 constituting a Committee to assist and advise this Court on the feasibility of ensuring that videos depicting rape, gang rape and child pornography are not available for circulation, apart from anything else, to protect the identity and reputation of the victims and also because circulation of such videos cannot be in public interest at all.

We had expected the Committee to preferably arrive at a consensus on the possibility of ensuring that objectionable videos pertaining to child pornography, gang rape and rape are not made available on the

internet. For some technical reasons, if that was not possible to explain and detail the reasons why it was not possible.

The Committee was constituted under the Chairmanship of Dr. Ajay Kumar, the then Additional Secretary, Ministry of Electronics and Information Technology. The following persons participated in the deliberations of the Committee:

- Sh. Arvind Kumar, GC, Cyber Laws and e-Security, MeitY.
- 3. Dr. Sanjay Bahl, DG, Cert-In;
- 4. Sh. Rakesh Maheshwari, Scientist G, MeitY;
- 5. Sh. Sunil Pant, Deputy Secretary, MHA;
- Sh. Chakit Swarup, Product Manager, Digital India, MHA;
- 7. Ms. Aparna Bhat, Counsel for the Petitioner;
- Ms. N.S. Nappinai, Amicus Curiae;
- 9. Sh. Vikram Langeh, Manager Trust & Safety, Facebook;
- 10. Dr. Jim Hunt, Software Engineer, Facebook;
- 11. Sh. Michael Yoon, Policy Manager, Safety &
 Content, Facebook;
- 12. Dr. Anthony Surleraux, Child Safety, Google;
- 13. Dr. Ksenia Duxfield Karyakina, Policy, Google;
- 14. Ms. Gitanjli Duggal, Legal, Google India;
- 15. Sh. Robin Fernandes, Grievance Officer, Yahoo;
- 16. Sh. S. Chandrasekhar, Group Director, Microsoft;
- 17. Dr. Radhakrishnan Srikanth, Group Program
 Manager, Microsoft;
- 18. Sh. Balakrishnan Santhanam, Sr Program Manager, Microsoft;
- 19. Ms. Keyla Maggessy, Law Enforcement Response
 Manager, WhatsApp;

20. Ms. Gayle Argon, Legal WhatsApp.

The Committee commenced its proceedings on 5th April,
2017 and met virtually on day to day basis. The
Committee also took the advice of the experts who made
presentation before the Committee. The experts are:

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- Ms. Susie Hargreaves, CEO and Mr. Fred Langford,
 Dy. CEO, Internet Watch Foundation (IWF), UK;
- 2. Professor Venkatesh Babu, IISc. Bengaluru:
- 3. Mr. John Shehan, NCMEC, USA;
- 4. Sh. Atul Kabra, Security Expert, FireEye, Bengaluri;

Certain inputs were also received from various other experts being:

- Dr. Hany Farid, Professor & Chair, Computer
 Science, Dartmouth College, USA.
- Dr. Mayank Vatsa, Mayank Vatsa, PhD, Adjunct
 Associate Professor, West Virginia, USA.
- Dr. CV Jawqaqhar, Associate Professor, IIIT,Delhi.
- Prof Dr. Anderson Rocha, Associate Dean,
 Institute of Computing, UNVIERSITY OF CAMPINAS,
 SP BRAZIL.

Presentations and papers were also discussed by the Committee and the following presentations and submissions were made:

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- 1. Presentation by Ms. Aparna Bhat, Advocate for Petitioner/Committee.
- 2. Presentation by Ms. N.S. Nappinai, Curiae/Committee Member.
- Submission by Facebook representatives.
- 4. Presentation and Submission by Google representatives.
- 5. Presentation and Submission by Microsoft representatives.
- 6. Submission by Yahoo representative.
- 7. Combined industry submission of Google, Yahoo, Microsoft and Yahoo.
- Presentation by Ministry of Home Affairs 8. representative.
- Written submission by WhatsApp.
- 10. Oral Presentation of NCMEC, USA and formal response to written queries.
- 11. Submission by Internet Watch Foundation (IWF), UK.
- 12. Presentation of Internet Watch Foundation (IWF), UK.
- 13. Presentation of Mr. Atul Kabra.

The submissions of learned senior counsel WhatsApp Inc. were taken into consideration as well as those of the representative of WhatsApp who assisted the The following persons represented WhatsApp

- 1. Mr. Matt Jones, Software Engineer;
- 2. Ms. Keyla Maggessy, Law Enforcement Response Management:

3. Mr. Christian Dowell, Associate General Counsel.

Two members from WhatsApp Inc., viz., Ms. Keyla Maggessy and Ms. Gayle Argon were also co-opted in the Committee.

After a full discussion, a comprehensive report has been submitted to this Court by the Committee in two volumes. The second volume contains the presentations made.

We have gone through the contents of the first volume which deals with various issues that had arisen before the Committee.

All the parties before the Committee agreed on certain recommendations based on proposals made during the deliberations.

Part I of Chapter 7 of first volume of the Report contains the proposals in which the Committee was able to arrive at a consensus while Part II consists of the proposals in which the Committee was not able to arrive at a consensus.

We have been taken through the proposals as well as the recommendations made by the Committee on which there was a consensus.

We may note that Proposal No.9 was actually dropped by the Committee. In other words, there are 11 proposals on which there is agreement between the members of the Committee and one proposal which pertained to WhatsApp Inc. being Proposal No.18 which has been accepted while Proposal No.19 pertaining to WhatsApp Inc. was dropped.

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The proposals and the recommendations made on which there is consensus read as follows:

		Proposal	Recommendations
1.	a)	The search engines expand the list of key words which may possibly be used by a user to search for CP content	may work with the represented companies
	b)	These key words should also be in Indian languages and vernacular search.	gradually expanded to
	c)	These key words should be expanded to cover RGR content.	For RGR, the Government of India may work with the represented companies as well as civil society organisations to suggest the list of key words for RGR warning ads/Public service message.
2.		Creating an administrative mechanism for reporting and	

	maintenance of data in India:	
a)	Either within the CBI, or under the aegis of the MHA, a cell must be set up to deal with these crimes;	that there is a need to create a Central
b)	content be created (under the charge and control of Ministry of Home Affairs, GoI or through	a need to develop a centralised agency to
c)	identifying RGR content	into these for appropriate action expeditiously.
d)	The hashes so generated must be under the custody of the centralized cell as stated hereinabove who will steps to prosecute, as per the law;	

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	e)	A reporting mechanism must be created at a Central level, preferably with the CBI (in view of their role and special access) to also receive information of any CP/RGR content being circulated in the social media or any other platform over the internet;	
	f)	The cell would regularly engage with represented Companies and the NCMEC for updation of technology, technical support etc.	
	g)	Technology similar to Project Arachind crawler technology be availed of, for identifying India - based CP and also to adapt the same for identifying RGR content online;	
	h)	Content hosting platforms (CHPs), Search Engines and GoI to work together in formulating process for proactively verifying, identifying and initiating take down of all CP/RGR content;	
3.		Project CCPWC being a general project to alleviate crimes against women and children, a special focus sub-project to be created within the same foe eliminating CP\RGR to undertake the following:	
	a)	The Online Portal proposed to provide for anonymous reporting of identified CP/RGR;	action, as

b)	A separate hotline to be	
	established for reporting	
	(with the option for	
	caller to remain	
	anonymous) of identified	
	CP/RGR content;	
c)	GoI to identify and	
	authorize specific	
	authority/entity for	
	receiving Complaints of	
	CP/RGR online and for	
	initiating action thereon	
	within specified	
	timelines; Such authority	
	to have immunity and	
	permission to verify	
	CP/RGR content and to	
	initiate take downs:	
	authority to also have	
	specified processes for	
	immediately intimating	
	respective police	
	stations for	
	registration of FIR and	
	for initiation of	
	prosecutions;	
d)	A team to be set up for	
u)	immediately verifying	
	such tips and to issue	
	directions to the service	
	providers/Intermediaries	
	for immediate removal of	
	such identified content;	
	such identified content;	
e)	Government of India	
	team/authority to also	
	immediately send	
	communications to	
	concerned police stations	
	for registration of FIR	
	and initiation of	
	prosecutions. In view of	
	the CBIs willingness to	
	take this responsibility	
	it is recommended that	
	matter be handled by CBI	
	and not by local police.	
£)	Government of India to	

 of create tipper list NGOs. Tips fromsuch sources to be acted upon immediately by authority for take down initiation of prosecution without delay; 4. Creation of infrastructure /Training/Awareness building India to Internet a) Government of companies regulations for should provide reporting of identified technical support and CP/RGR Imagery online. assist in capacity building to the relevant agencies in India including enforcement and NGOs through a series of trainings online on crime investigations, trainings and using relevant Internet tools. to Internet b) India Government of companies that Search should consider Engines other than those providing support already implementing URL Indian NGOs to help identified bring blocks for awareness CP/RGR content to these issues. similar initiate processes. or Government C) Government of India of India designated may conduct its also authority/NGOs to be regular training extended programme as well as for relevant permission/immunity Government intervention to training identify CP/RGR content; infrastructure the latest have technology on the subject matter. Government of India to Government d) India of allocate for may also partner with funds

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		training, verification, continuous monitoring and review of personnel involved in such human intervention process for identifying CP/RGR content, in line with those adapted by NCMEC/IWF;	organistaions, research institutes to conduct programme as mentioned in c) above. Premier
	e)	GoI/CHPs/Search Engines to involve in creation of awareness amongst users and sensitization programs and capacity building initiatives for judiciary, prosecutors and law enforcement authorities, to mitigate the menace of CP/RGR dissemination;	
	f)	GoI to set up processes for expeditious initiation of prosecution against users for identified CP/RGR content reported by CHPs;	
5.		proactively identifying	opinion that this could be a process that could be considered for suitable implementation in India.

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	DoT.	
6.	The Government, through an appropriate agency setup a VPN to receive the NCMEC reports for uploading of CP from India. As conveyed by NCMEC, there were more than one hundred thousand reports belonging to India. Law enforcement agencies should initiate legal action against uploaders.	that this should be looked into expeditiously.
7.	Removal of known CP/RGR imagery: When imagery is detected as CP/RGR, in addition to preventing subsequent uploads, content hosting platforms (CHP) voluntarily identify, remove and prevent distribution of previously existing content on their platforms.	to the said proposal.
8.	(DL)/Machine Learning (ML) based techniques for identifying CP/RGR content at the stage of uploading to enable real time filtering. Some	recognized the technologies developed by represented companies including PhotoDNA, Video hashing and other techniques for Imagery. However Committee also recognizes the need for much greater
a)	Traditional DL/ML techniques, including feature engineering based techniques and other Image processing techniques to be developed for identifying	stakeholders. The Committee also feels that video hashing technique should also mature as

CP/RGR content the hashing at techniques stage of uploading. for images. Represented companies CHPs to review existing should further b) screen/ voluntarily architecture to verify uploads for CP/RGR collaborate with such NCMEC to establish a content using after shared database of CP AI/DL/ML tools suitable technologies are video hashes to the image hashes developed. database that already used by the AI/DL/ML tools to be c) industry. tested real time (i.e., upon each upload). d) above The committee Research into alternatives to be suggested that initiated in a time bound suitable research be manner. initiated for further development technologies for to consider using of CHPs e) NCMEC for creating deep identifying CP/RGR learning/machine learning imagery. tools, subject applicable laws, for the huge (to avail of data sets repository of NCMEC). f) Government of India, along with CHPs to enage services of suitable experts for developing learning/Machine deep learning tools identifying RGR content. 9. Authentication: The Committee decided Create a mechanism where to drop this proposal users who seek to upload by consensus. image/video, falling within the subject content, the using pre-identified key words, put to а rigorous verification process which would have them believe that they would be traced.

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Content

Content

platforms,

processes/

identified

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RGR

should be as expeditious processes

as removal of CP Imagery. of content

de-indexing process

removal The

hosting The

imagery working on

to

same.

Committee

social media companies stated that

represented

including

represented

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URL companies stated that

for they are continuously

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noted

RGR that is reported

them.

CP/RGR Hashes database.

We expect the parties including the Government of India to abide by the recommendations on which there is consensus and to try and implement them at the earliest.

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We make it clear that any information that is based on or is pursuant to the proposals and recommendations to the Government of India will be kept confidential so as not to reveal the technology used by the participating service providers.

The Government of India will prepare a status report on implementation of the recommendations and place it before us in a sealed cover before the next date of hearing.

On the next date of hearing, we will deal with the proposals on which there is no consensus.

List the matter on 11th December, 2017 at 2.00 p.m.

It is made clear that on the next date of hearing also the proceedings will be held in-camera.

(SANJAY KUMAR-I) AR-CUM-PS (KAILASH CHANDER)
COURT MASTER