

# News

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In a powerful reflection of its commitment to justice and dignity, the Supreme Court of India voiced serious concern over inappropriate remarks made by Madhya Pradesh minister Uday Pratap Singh Shah regarding Colonel Sofiya Qureshi. The Court stated that such statements have left the entire nation with a sense of collective embarrassment.

While the minister tendered an apology, the Court found it insufficient in the face of the gravity of the issue. Emphasizing the need for accountability, the bench directed the formation of a Special Investigation Team (SIT) to conduct a thorough and impartial probe into the matter. This decisive step reaffirms the judiciary's unwavering stance on upholding the honor of individuals serving the nation.

Supreme Court Orders SIT Probe into Remarks by MP Minister Kunwar Vijay Shah on Col. Sofiya Qureshi

In a strong stance underscoring the importance of accountability in public life, the Supreme Court of India on Monday dismissed the apology submitted by Madhya Pradesh Minister Kunwar Vijay Shah regarding his controversial remarks about Colonel Sofiya Qureshi. The court deemed the apology as insincere and an attempt to evade legal responsibility.

The bench, comprising Justices Surya Kant and N.K. Singh, was responding to petitions challenging the Madhya Pradesh High Court's suo motu directive to file a First Information Report (FIR) against the minister. After reviewing both Shah's statements and his subsequent apology, the bench found it necessary to initiate an independent and impartial investigation.

To ensure the integrity of the probe, the Court ordered the formation of a Special Investigation Team (SIT) comprising three senior Indian Police Service (IPS) officers from the Madhya Pradesh cadre, with the condition that none should be currently serving in the state. Importantly, the court mandated that one member of the SIT must be a woman officer. The team is to be headed by an officer of Inspector General (IG) rank, with the remaining members holding the rank of Superintendent of Police (SP) or higher. . The Director General of Police, MP, was directed to constitute the SIT by 10 AM the following day.

The Court emphasized that while it would not monitor the investigation directly, it expected the SIT to maintain transparency and submit a status report detailing its findings. In a pointed remark, Justice Kant noted, “We are not monitoring, but we will keep a close watch. Consider this a test.”

The bench further stated that Shah must cooperate fully with the investigation, and while his arrest is stayed for the moment, that reprieve is conditional on his compliance.

Addressing attempts to intervene in the case from external parties, the court rejected all such applications, warning that allowing them would only serve to politicize the matter. Justice Kant asserted, “This is about the rule of law. No one is above it, and no one will be allowed to manipulate it for political gain.”

In a strongly worded exchange with Shah’s legal counsel, Senior Advocate Maninder Singh, the bench questioned the authenticity of the minister’s apology. The justices pointed out that the language used lacked sincerity and failed to acknowledge the real harm caused. “An apology with an ‘if’ is no apology,” Justice Kant remarked. He went on to highlight the gravity of the situation, expressing that the comments were not only offensive but had deeply hurt public sentiment—particularly given the involvement of an Army officer.

The Court observed that Shah’s remarks had undermined the dignity of the armed forces and demanded a higher standard of conduct from public representatives. “As a minister in a democratic setup, you carry the weight of millions of expectations. Leadership demands responsibility and restraint,” the bench observed.

Further, the Court questioned the state government’s response, asking what meaningful steps had been taken after the FIR was filed. Noting the disparity in status between the investigating officers and the accused minister, the bench stressed the need for impartiality, reinforcing the rationale behind appointing a neutral SIT.

The matter is scheduled for a follow-up hearing on May 28, by which time the SIT is expected to submit its initial findings.