

## 14-day Timeline under UAPA

## Source: HT

Recently, the <u>Supreme Court</u> ruled that the **14-day timeline** for granting **sanction for prosecution** under the <u>Unlawful Activities (Prevention) Act (UAPA)</u>, <u>1967</u> is **mandatory** and not discretionary.

- Both central and state governments are required to act within this timeline in matters of national security.
- <u>UAPA Rules 2008</u> use the term "shall," indicating a clear legislative intent to complete the sanctioning process within the stipulated 14 days.
  - This includes both the independent review (7 days) and government decision (7 days).
- Non-compliance with the 14-day timeline could result in severe legal consequences, such as the quashing of criminal proceedings.
- This ruling would apply prospectively, meaning it would not affect previous cases but must be followed strictly in all future instances.
- Bombay and Jharkhand High Courts had earlier considered the 14-day timeline as merely discretionary.
- The UAPA serves as a **critical tool** for the Indian government to **combat terrorism** effectively.

Read More...

PDF Reference URL: https://www.drishtiias.com/printpdf/14-day-timeline-under-uapa