

Concerns with Tribunals

Why in news?

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The Law Commission of India in its recent report highlighted the issues with tribunals in India and has also made recommendations in this regard.

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What are the notable recommendations?

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- **Independence** Presently, the government makes appointments to the tribunals which form a pillar of the country's justice delivery system.
- The tribunals functioning under the very government department which may be a litigant before them, makes the tribunals subservient to the executive.
- There is an apprehension that this could disturb the independent functioning of the tribunals.

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 Also, the provisions relating to the qualifications, appointment, tenure, etc do not conform to the standards laid down by the Supreme Court in its various decisions.

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- The Law Commission has thus suggested that a <u>Committee</u> led by the CJI should be in <u>charge of the appointments</u> to important posts.
- These include the Chairman, Vice-Chairman and Judicial Members of the various central tribunals.
- It has also suggested that tribunals be <u>monitored by a single nodal agency</u> under the aegis of the Ministry of Law and Justice to ensure uniformity in affairs.

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• **Functioning** - The disposal rates of tribunals in comparison to filing of cases per year is a welcoming 94%.

- \bullet However, the tribunals are still burdened with high pendency of cases.
- \bullet Also, the official data in respect of the working of some of the tribunals do not depict a satisfactory picture. \n
- Lack of infrastructure, unsatisfactory service conditions, delays engineered by lawyers and parties before the forums have been persistent problems.
- **Vacancy** Another serious problem affecting the efficacy of tribunals is the large number of vacancies that are not filled for long periods.
- \bullet The commission recommends that the procedure for filling up vacancies start six months before the seats fall vacant. \n

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What lies ahead?

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• The concept of tribunals was developed to overcome the crisis of delay and backlogs in courts.

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• However, over the years, the number of tribunals has increased and is estimated to be more than 30.

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- The government recently reduced this number by merging some tribunals with overlapping functions, and is working on further mergers.
- But before trimming the number of tribunals, there should be earnest efforts to strengthen the high courts.
- Also, the existing tribunals should be validated with proper measures to ensure their independence.

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Source: Business Standard, The Hindu

