

Freedom of Literature Bill, 2018

Why in news?

 $n\n$

Congress MP Shashi Tharoor recently introduced the "Freedom of Literature Bill" in the Lok Sabha as a private member bill.

 $n\n$

What is the Bill on?

 $n\n$

\n

• The Bill seeks to amend certain provisions in -

 $n\n$

\n

i. the Indian Penal Code

\n

ii. the Code of Criminal Procedure

۱'n

iii. the Customs Act

\n

 $\operatorname{iv.}\nolimits$ Indecent Representation of Women (Prohibition) Act

\n

 $n\n$

\n

• The specified provisions largely affect the literary and artistic freedom in the country.

\n

• The objective is to amend and remove the existing provisions of the laws which can be misused to harass authors by vested interests.

\n

 $n\n$

What are the key proposals?

 $n\n$

\n

• The Bill seeks the omission of **Section 295A and 298 of IPC**, which punish acts done to outrage or wound religious feelings.

\n

• These provisions, in effect, act as a blasphemy law and are worded in wide and vague terms.

۱n

• The provisions are mostly used to suppress alternate views expressed by writers, thinkers and scholars.

۱n

• Notably, Section 153A of IPC already deals with speeches and acts intended to disrupt communal harmony.

\n

- Therefore, Sections 295A and 298 are proposed to be omitted as redundant.
- \bullet Further, the wide ambit of obscenity laws acts as a major deterrent to literary freedom in the country. \n
- Thus, **Section 292 IPC**, which punishes publication of obscene material, is sought to be omitted wholly.

\n

- The section imposes "social norms of the majority and the orthodoxy" and is "not in consonance with a liberal state."
- \bullet This is a classic case of morals being imposed on the citizens through the rigours of criminal law.

\n

- \bullet The Courts too have failed to explain why the arousal of sexual feelings due to some book or painting is a criminal act. $\mbox{\sc h}$
- **Section 293 IPC**, which deals with distribution of obscene material, is also sought to be amended.

\n

• This is to make such distribution an offence only if it is targeted at children below the age of 18 years.

۱n

- Also, Sec 67 of the IT Act (Information Technology Act), dealing with online obscenity is proposed to be amended to cover only child pornography.
- The Indecent Representation of Women (Prohibition) Act, 1986 is also sought to be amended.
- The Bill states that indecent representation is any depiction which is derogatory to women, i.e. encouraging misogyny or discrimination.

\n

• The obscenity element is thus proposed to be removed from the definition as given in the Act.

\n

- The Bill further seeks to amend **Section 11 of the Customs Act**.
- This is to state that the import of a book cannot be banned, barring exceptional circumstances.

\n

• This refers to cases where distribution of the book is likely to lead to a break down in public order despite the State taking all reasonable measures to prevent the same.

\n

• The Bill also amends **Sections 95 and 96 of the CrPC**, which enables Government to ban and forfeit books.

۱n

• A new procedure is proposed, whereby the suspension of shipping in any book can be imposed only for 30 days.

\n

• Within this period, the Government has to get the ban order ratified by the High Court.

\n

• It thus removes the government's right to ban books indefinitely and also puts on it the onus of explaining the rationale for the ban.

\n

 $n\n$

What is the need for the Bill?

 $n\n$

\n

• In recent times, several attempts were made to get books withdrawn, pulped or sanitised of offending content.

\n

• Some of the instances include the following:

\n

 $n\n$

\n

1. Wendy Doniger's 'The Hindus: An Alternative History' was withdrawn from circulation

\n

2. A.K. Ramanujan's essay 'Three Hundred Ramayanas' was dropped from a Delhi University syllabus

\n

3. Tamil writer Perumal Murugan's 'Madhorubagan' (One Part Woman) was withdrawn by the author under mob pressure (resurrected by a Madras High Court verdict)

\(\)

 $n\n$

\n

- The principles of public order, national unity and social or religious harmony are being invoked against the practice of literary freedom.
- These have, over the period, evolved as threats to free expression, especially artistic freedom.

• It is in this context that the Freedom of Literature Bill was introduced.

 \bullet The Bill is a welcome step towards removing or diluting penal provisions that inhibit literary freedom. $\mbox{\sc h}$

 $n\n$

 $n\n$

Source: Live Law, The Hindu

\n

