

Need for a New Antique Law

What is the issue?

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The recent happenings over antique collecting across India draw attention to the shortfalls in the related laws and understanding.

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What is the anomaly?

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- A civilisational history cannot be constructed purely by an archaeological agency, despite it being an important component.
- Other groups such as littérateurs, historians, anthropologists and curators also contribute valuable insights into the material culture.
- However, the framing of laws has not happened in conjunction with any of these disciplines.

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• This was because at the time of framing law, the agenda was to preserve India's material culture.

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• But that rationality at the time of India's Independence, no longer fits in with the present requirements.

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• The reality and needs of a modern-day state that seeks to understand its past is different.

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What are the concerns?

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• The Antiquities and Art Treasures Act, 1972 has long outlived the purpose for which it was drafted.

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- A promised amendment has been floated on the website of the Union Ministry of Culture, but its status is still largely unknown.
- **Understanding** Importance is ascribed by virtue of religious sentiment, age or provenance to every significant and insignificant work of art.
- But this hampers purposes of scholarship or understanding of what constitutes a beautiful work of art or a national treasure.
- \bullet The view that once-sacred objects today only belong to temples is a myopic view and stems from a lack of understanding of $\ensuremath{\backslash n}$

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- iii. the constant process of renewal that occurred within historic sites \n

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- \bullet It thus denies the process of regeneration of these living cultural sites. $\ensuremath{^{\backslash n}}$
- **Ownership** Every object in a private collection is now seen as the result of temple desecration and robbery.
- The laws that govern the ownership of historical objects, their purchase and sale have been a disincentive for the average collector.
- \bullet Registering antiquities with the Archaeological Survey of India (ASI) is a cumbersome and difficult procedure for most collectors. \n
- \bullet Cultural vigilantism, the presumption of guilt without trial, public shaming and the resultant media trial have led to a dangerous state of affairs. \n
- Vigilante movements neither follow the rule of law nor do they respect the ASI's time-honoured process of registration of such artefacts.
- It is casting a long shadow on the production of knowledge of the country's past.

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- **Limitations** The rule is that every object over a 100 years is an antique.
- With every passing year, the number of objects that shift from 99th year to a 100 year status will increase.

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• This would soon result in the transfer of vast numbers of objects to a status of national antiquity.

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• But is the state geared to handle and maintain this vast emerging enterprise remains uncertain.

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• The state is also not equipped to handle the needs of a growing populace of collectors.

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What could be done?

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• It is well within the rights of every citizen to acquire and collect objects of their past.

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• Nevertheless, this acquisition should definitely be governed by a legal process of buying.

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- With changing ideas, the role of private connoisseurship, individual collectors, trusts and foundations should also be considered.
- Their proactive agency has safeguarded the ancient Indian art from being channelled abroad or being destroyed.
- \bullet An urgent amendment to existing laws is essential to save the material culture from being examined purely from the prism of religious sentiment. \n
- It should foster the creation of secular spaces where everyone can enjoy and appreciate the past.

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Source: The Hindu

