

Positive Amendments to the Anti Corruption Law

What is the issue?

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- The government got the amendments to the Prevention of Corruption Act, 1988 passed in both the houses of the parliament. \n
- In this context, criminalizing bribe-giving and time-bound trial are among the measures that will have immense positive implications. \n

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What are the positives in the bill?

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- Bribe Giving While Bribe taking is a recognized crime, bribe giving isn't a crime under current law, which is a loophole.
- Introduction of this provision is in fulfillment of India's commitment under the UN Convention Against Corruption (UNCAC) ratified in 2011. \n
- Notably, it is currently difficult to penalize commercial organizations involved in corruption, when the supply side of corruption is not criminalized.
- If the current amendments are passed, the commercial organization shall be punished with fine, if any person associated with them bribes officials.
 - Gains A public servant can currently be held guilty even if actions haven't resulted in any personal benefits but have caused undue loss to the government.
 - This clause is the most used one by CBI in booking cases against officials. $\ensuremath{\sc n}$
 - This had generated a fear psychosis and was slowing down policy decisions. $\gamma{\sc n}$
 - The amendment bill proposes to drop this provision to facilitate confidence

among officials to take honest decisions without fear of prosecution. \n

- Checks The new bill has diluted the power of investigating agencies to prosecute public servants, by mandating prior approval from higher ups. \n
- While this is a dilution, it has been deliberately introduced in favour of public servants in order to avoid undue harassment.
- Hence, no police officer can directly conduct any inquiry in future, against a serving or retired public servant regarding the official duties. \n
- Nonetheless, the approval-granting authority has to grant or reject the request within 3 months, and this can be challenged in court as well. \n
- Rightly, this provision has not been made applicable for cases involving arrest of the public servant caught red handed for taking a bribe. \n
- Hearing Out While now, officials face a plenty of cases filed by the public against them, the new bill proposes to safeguard them from this harassment. \n
- It seeks to commission a mandatory hearing from the accused official before proceeding to start an investigation into the alleged complaint. \n
- Confiscations Unfortunately, existing anti-corruption legislation does not have inherent provisions to seize properties of those guilty of corruption. \n
- In the new bill, a provision has been introduced for confiscation of money or property procured by illegal means, if the accused is pronounced guilty. \n

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What are the challenges?

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• **Specifics** - Some believe that these changes would give officials a free hand to cheat the public through the strong protections that are being built into it for them.

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- \bullet Further, criminalization of bribe-giving could result in undue victimization of the public despite the clauses for protecting those coerced to give bribes. \n
- **General** One of the hurdles connected with conviction of public servants is that trial of cases in a court of law takes many years for their conclusion.

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- As there are a significant number of corruption cases pending for conclusion of trial, the new bill has sought daily hearing for anti-corruption cases. \n
- The bill also seeks to set a 4 year time limit for ending the hearing of the entire corruption case in order to convict/acquit a public servant in a short time. \n
- \bullet Further, as corruption has become systemic, wholesome systemic changes are needed to ensure that corruption is effectively curbed. \n

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Source: Business Line

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