

# 22nd Law Commission's recommendation on Sedition

## Why in news?

The 279th report of the Law Commission of India recommending the <u>retention of the</u> <u>sedition law</u>, has brought the 153-year-old colonial law to the centre stage yet again.

#### What is Section 124A of IPC?

- Section 124A of the Indian Penal Code (IPC) incorporated in 1870, describes the Law of Sedition.
- The colonial law was derived from the British Sedition Act of 1661.
- It seeks to punish speech or writing that brings or tries to bring into hatred or contempt, or excites or tries to excite disaffection towards, the government established by law.

## **Landmark Cases on Sedition**

- Queen Empress Vs Bal Gangadhar Tilak (1897), Bombay Court Defines sedition as disaffection which was interpreted as 'political hatred of government'.
- Niharendu Dutt Majumdar and Ors. Vs Emperor (1942), Federal Court The offence of sedition is committed only when there is incitement to violence or disorder.
- The Privy Council upheld Tilak's case and thus, sedition meant exciting or attempting to excite bad feelings towards the government.
- <u>Kedarnath vs State of Bihar</u> (1962), Constitution Bench of the Supreme Court Decided the constitutionality of sedition.
- The Court held that it is constitutionally valid for two reasons.
- Sedition though an offence against the government, is against the state because the government is a visible symbol of state.
- Article 19(2) imposes restrictions in the interest of the security of the state which has wider amplitude and includes the law on sedition.
- **S.G. Vombatkere vs Union of India (2022)** The case challenged the constitutionality of the law of sedition.
- The Supreme Court had ordered a stay on all existing proceedings and also on the registration of fresh cases under sedition upon the Union Government.
- It assured the Court of a review of the sedition law.
- The <u>Court's stay order</u> was in consideration of the fact that this law was widely misused by the law enforcement authorities.

What are the recommendations of the 22<sup>nd</sup> Law Commission?

- The law commission report has recommended the retention of the highly debated Sedition law, which is under Section 124A of the Indian Penal Code.
- It broadly recommended three things:
  - Widening the scope of sedition.
  - Adding a higher quantum of punishment.
  - Incorporating 'procedural safeguards' to prevent misuse.
- While Section 124A provides for a minimum imprisonment of 3 years, the commission recommends a minimum of 7 years in the name of national security.
- The Law Commission has suggested that the tendency to incite disorder should be incorporated in Section 124A.
- It clarified that in democratic India sedition laws would only be used against the 'tendency to incite violence or cause public disorder'.
- The commission defines tendency as a slight inclination and is decided by a policeman.
- Any alleged misuse of Section 124A of IPC should not be a reason to repeal the law and it should be reined in by laying down adequate procedural safeguards

### Why there is an uproar against the recommendation?

- The Commission recommends for the enhancement of punishment when there is a universal demand for the scrapping of this law.
- It attempts to bring sedition within the framework of reasonable restriction under Article 19(2).
- The law of sedition in Section 124A of the IPC is considered a colonial vestige and unconstitutional in a democratic country.
- The disaffection towards a government should not be an offence in a democratic republic where the people have the freedom to change a bad government.

#### **References**

- 1. The Hindu | Sedition: Illogical equation of government with state
- 2. The Hindu | Law Commission's recommendation on sedition
- 3. Supreme Court Observer | 279th Law Commission Report

