

## **Draft Indian Forest Act, 2019**

## Why in news?

The draft Indian Forest Act, 2019 was recently released by the Union government, proposing an overhaul of the Indian Forest Act, 1927.

## What are the key features?

- **Powers** The draft law proposes to restore higher management powers and a degree of veto power with the forest bureaucracy over the Forest Rights Act, 2006.
- Forest officials would be able to -
- i. deny or extinguish rights over traditional forests of tribals, even those already recognised under the FRA
- ii. reduce or restrict tribals and forest dwellers' access to forest produce (which they own under the FRA)
- iii. diminish the role of gram sabhas (village assemblies) by running a parallel system of "village forests" wherein officials would have the last say
  - Also, the powers to investigate, search and seize property, hold inquiries by forcing attendance of witnesses and evidence have been retained and in parts enhanced.
  - Moreover, the Centre will be able to intervene in the states on matters of management of forestlands.
  - It can overrule the states on several counts when it deems fit.
  - **Commercial use** The government had earlier proposed as a policy, to open forests to private commercial plantations.
  - Facilitating this, the draft law proposes to open any patch of forests it deems fit for commercial plantations.
  - The law allows the government to assign forests to non-state entities but not lease it or use it as collateral to raise funds.
  - '**Production forests'** Introducing legal provisions for commercial forestry, the government proposes to create a new class of forests called 'production

forests'.

- It can as well declare any forests as conservation area for the purpose of enhanced carbon sequestration.
- The conservation areas will also be opened to active forest management for enhancing vegetational growth by reforestation and afforestation.
- Infrastructure The State Government/UT Administration shall -
- i. develop the infra-structure for standardized lock-up rooms for housing the accused
- $\ensuremath{\ensuremath{\text{ii.}}}$  provide for transportation of accused
- iii. provide necessary articles for restraining the accused(s), armouries, safe custody of arms, ammunitions, etc
  - The State/UT should provide these to the Forest-officers for implementing the provisions of the Act in each forest division of the country within 2 years.
  - **Offence** Certain offences that were bailable earlier have been proposed to be made non-bailable.
  - The onus of proving innocence in several cases has been left on the accused who are to be presumed guilty till proven otherwise.
  - The accused has to prove that s/he is in lawful possession of forest land, forest produce, and has not committed any offence against the Act.
  - **Protection** The draft law also proposes to provide indemnity to Forestofficer using arms, etc to prevent the forest offence.
  - This is in addition to the immunity provided under section 197 of Code of Criminal Procedure 1973 for certain categories of Public Servant.
  - The immunity under the draft forest law is higher than what other government officers are usually provided.
  - It is similar to the one provided under laws imposed in conflict zones, such as the Armed Forces (Special Powers Act).
  - But proceedings against the officers can begin if an inquiry by an authority to be notified by the State Government for the purpose is taken up.
  - Even state governments would not be permitted to grant sanction for prosecution without first constituting an inquiry.
  - **Case** Any person, forest officer, any officer of the State Government cannot withdraw forest offence cases registered under the Act.
  - This is to dissuade political executives to incite masses against the provisions of the Act.
  - E.g. many State Governments have withdrawn cases registered under the Indian Forest Act, 1927 to draw political benefits
  - **Collective punishment** The colonial provision of collective punishment of communities for crimes committed by individuals under the forest law has been retained.

- This applies when fire is caused wilfully or by negligence in a reserved forest, or when theft of forest produce or grazing by cattle occurs.
- The State Government may then suspend the exercise of all rights of pasture or to forest-produce to all dwellers in the region, for a specified period.

## Source: The Hindu, Business Standard

