

# Bharatiya Sakshya Bill, 2023

## Why in news?

Recently, Bharatiya Sakshya Bill 2023 was introduced in the Lok Sabha to replace the Indian Evidence Act, 1872.

## What is Indian Evidence Act, 1872?

Lord Thomas Babington Macaulay is said to be the chief architect of codification of criminal laws in India.

- **Origin** The Imperial Legislative Council passed the Indian Evidence Act in 1872, which established the guidelines for admissible evidence in Indian courts.
- Aim- To bring together the principles and procedures governing the admissibility of evidence that a court might use to determine the facts of a case during trial.
- **Evidence-** The term "evidence" refers to something that tries to <u>confirm or refute the</u> <u>truth or falsity of a fact</u>.
- Evidence offers direction to the court and helps in meeting the ends of justice.
- It is a crucial piece of legislation that regulates the admissibility, relevancy, and trustworthiness of evidence submitted in Indian courts.
- Elements-
  - $\circ\,$  General rules of evidence
  - Relevancy of facts
  - $\circ\,$  Production and effect of evidence

#### What are the key features of the bill?

- **Aim-** To consolidate and provide for general rules and principles of evidence for fair trial.
- To modernize India's legal framework and make it more efficient, transparent, and responsive to the needs of the 21st century.
- **Repeal-** It repeals 5 existing provisions of the Evidence Act, modifies 23 provisions, and adds 1 new provision.
- The bill proposes amendments to 23 Sections and contains 170 Sections in total.
- **Electronic records-** The Bill permits the admissibility of an electronic or digital record as evidence (*legal validity* as documentary evidence).
- Secondary evidence- It has been expanded to include the following
  - $\circ\,$  Copies made from the original by mechanical processes
  - $\circ\,$  Copies made from counterparts of documents
  - $\circ\,$  Oral accounts of document contents provided by a witness who has seen it.

• **Rules**- It prescribes precise and uniform rules for dealing with evidence during the trial of cases.

# What is the significance of the Bill?

- **Equitable treatment** The shift towards acknowledging electronic records as evidence aligns with the technological landscape and ensures equitable treatment of all forms of evidence.
- **Enhance efficiency-** The introduction of a matching hash value for original records adds a layer of authenticity to secondary evidence, enhancing its credibility.
- **Justice-** It fortifies the principles of justice and fairness by amending and refining sections that had become obsolete or inadequate.
- **Fairness** Uniform rule ensures that evidence is handled consistently and fairly across various proceedings.

#### **Committees for Reform of Criminal Laws**

• **Malimath Committee-** It was formed in 2003 to bring reforms in the criminal justice system.

• It recommended that the victim should be allowed to participate in cases involving serious crimes and also be given adequate compensation.

• Justice Verma Panel- It was formed to ensure quicker trial and enhanced punishment for criminals accused of committing sexual assault against women. It submitted its report in 2013.

- Ranbir Singh Committee- It was formed in 2020 to review 3 codes of criminal law
  - Indian Penal Code (IPC), 1860
  - Code of Criminal Procedure (CrPC), 1973 and
  - Indian Evidence Act, 1872.

#### References

- 1. The Hindu- Explained new bill to overhaul criminal laws
- 2. <u>PIB- Criminal Justice bill</u>
- 3. Live Mint- Key provisions of the bill

