

Independence of Judiciary

What is the issue?

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- In a medical college bribery case, an advocate claimed that the FIR in the case directly involves the Chief Justice of India (CJI).
- The Judge hearing the case however repeatedly stressed that it was contempt to say that the FIR named the CJI.
- \bullet It becomes imperative, in this context, to understand the various provisions in place for protecting the independence of judiciary. \n

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What are the legal provisions?

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- \bullet FIR A five-judge Constitution Bench of the Supreme Court had earlier made clear the procedure in registering FIR. $\$
- Unless the <u>government</u> first <u>"consults" the CJI</u>, no criminal case shall be registered under Section 154 of the CrPC (an FIR) against <u>a judge or Chief</u> <u>Justice of the HC</u>, or a judge of the SC.
- CJI's assent is imperative as he/she is a <u>"participatory functionary" in the appointment of judges.</u>
- If the Chief Justice is of the opinion that it is not a fit case for proceeding under the Act, the case shall not be registered.
- \bullet If the CJI allows registration of FIR, the government shall, for the second time, consult the CJI on the question of granting sanction for prosecution. \n
- If the CJI himself/herself is the person against whom the allegations are received, the government shall consult any other judge or judges of the

Supreme Court.

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• Notably, the majority in the Constitution Bench classified a <u>judge as a "public servant"</u>.

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- **Arrest** The Supreme Court has also laid down guidelines for the arrest of a judicial officer of the subordinate judiciary.
- The court has held that a judicial officer should be arrested for any offence only under intimation to the District Judge or the High Court.
- \bullet The immediate arrest shall only be a "technical or formal arrest". $\mbox{\sc 'n}$
- After arrest, it should be immediately communicated to the District and Sessions Judge of the district concerned and the Chief Justice of the HC.
- The arrested judicial officer shall not be taken to a police station without the prior orders of the District Judge.
- \bullet And no statements shall be recorded from him or her except in the presence of a counsel. He or she will also be not handcuffed. \n
- **Proceedings** Provisions in Judges (Protection) Act, 1985 protects judges and former judges of the SC and HCs from any civil or criminal proceedings.
- This applies for any act, thing or word committed, done or spoken by him/her in the course of their judicial duty or function.
- \bullet No court shall entertain such complaints. $\ensuremath{\backslash n}$
- Section 77 of the Indian Penal Code exempts judges from criminal proceedings for something said or done during judicial duties.
- The government can however initiate criminal proceedings against a sitting or former judge of a superior court if it can produce material evidence to show that a judgment was passed after taking a bribe.

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Source: The Hindu

