

# **Judicial Appointments Commission**

#### Why in News?

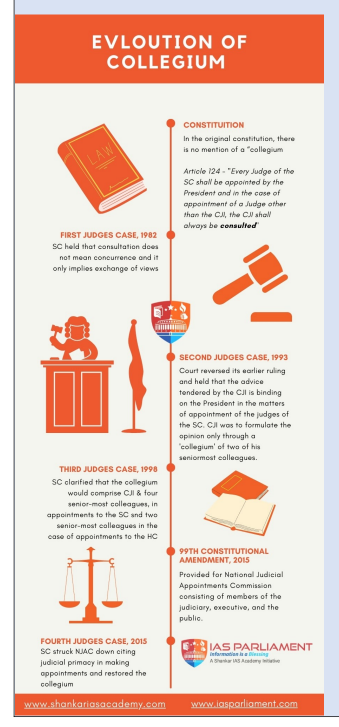
Recently Supreme Court asked the Attorney General for India why the names reiterated by the Supreme Court Collegium for appointment as judges were not yet cleared.

## How are Supreme court and High court Judges appointed?

- **Constitutional Provision** Article 124 and 217 provides for the appointment of Judges to Supreme court and High court.
- **Memorandum of Procedure (MoP)** It is an agreement between the judiciary and the government containing a set of guidelines for making appointments to the Supreme Court and High Court.
- **Recommendation** A high court collegium recommends the list of people to the central government.

Collegium System

- The collegium consists of CJI and 4 seniors most judges of the Supreme Court.
- The collegium system is not mentioned in the constitution and was created through judicial proceedings.
- Evolution of Collegium
- First Judges Case, 1981 (SP Gupta case) The Supreme Court ruled that the word "consultation" could not be interpreted as "concurrence".
- Accordingly, the CJI's opinion was not binding on the executive.
- Second Judges Case, 1993 The court overruled its earlier decisions and held that "consultation" meant "concurrence".
- · This means that the advice rendered by the CJI on matters of appointments is binding on the President.
- But, the CJI was to formulate the opinion only through a body of senior judges that the court described as the 'collegium'.
- Third Judges Case, 1998 The court clarified that the collegium would comprise
  - CJI and 4 senior-most colleagues Appointments to Supreme Court
  - CJI and 2 senior-most colleagues Appointments to High Courts
- · Additionally, for HCs, the collegium would consult other senior judges in the SC who had previously served in the HC concerned.
- NJAC The government, through 99th constitutional amendment, sought to replace the collegium with the National Judicial Appointments Commission (NJAC).
- The NJAC included the Union Minister for Law and Justice and two eminent persons, besides the CJI and next two senior most SC judges.
- Fourth Judges Case (2015) The court ruled that the primacy of the judiciary in judges' appointments was embedded in the basic structure of the Constitution.
- It also held that the NJAC law gave politicians an equal say in judicial appointments to constitutional courts and declared NJAC to be unconstitutional.



- **Curation** The Central government asks for the opinion of state governments and the input from the Intelligence Bureau (IB).
- The government then forwards the files, along with the IB inputs to the Supreme Court collegium.
- **Selection of Judges** Persons to be appointed or promoted as judges of Supreme Court or High Court is selected by a <u>Collegium</u> of 4 Senior Most judges headed by Chief Justice of India(CJI).
- Then the selection is forward to the union law ministry which then forward it to the President.
- **Difference of Opinion** In case of difference of opinion about the recommendations the law ministry can ask the collegium to reconsider its recommendations.
- **Reiteration** If the collegium reiterates its recommendation, the government has to make the appointment.
- **Appointment** President appoints the list of persons forwarded to it as Judges of Supreme court and High court.
- While appointing High Courts judges the President consults with CJI, Governor of the State and Chief Justice of that court.

## What are the needs for a Judicial appointments commission?

- **Safeguard Democratic System** Judicial independence could become dangerous and undemocratic unless there is a constitutional discipline with rules of good conduct and accountability.
- **Ensure Accountability** Judges as persons, or courts as institutions, are entitled to no greater immunity from criticism than other persons or institutions.
- Warrant Conduct Clear statement of the principles of selection is required to ensure the character and conduct of judges in a democracy.
- Lacks Constitutional Guarantee The Collegium system is not mentioned in the constitution and was created through judicial pronouncements in Second Judges Case, 1993.
- **Absence of Public Voice** There is no structure to in the collegium system hear the public in the process of selection.
- **Dearth of Principle** Selection of judges of the highest court is done in an unprincipled manner, without investigation or study of the class character by the members of the collegium.
- **Non-transparency** Lack of public knowledge of how and when a collegium meets, and how it takes its decisions with no official minutes of collegium proceedings.

## What shall be the characters of a judicial appointments commission?

- A commission to select judges for the Supreme Court has to be of high standing and of the highest order having status equal to that of the Prime Minister or a Supreme Court judge.
- **Independent** The commission has to be totally independent and its ideology should be broadly in accord with the values of the Constitution.
- Ensure sovereignty It should uphold the sovereignty of the Constitution beyond

pressures from political parties and powerful corporations without fear or favour.

- Immunity The commission can be immune to legal proceedings, civil and criminal.
- **Chairperson** The commission's chairperson should be the Chief Justice of India to ensure separation of powers and judicial independence.
- **Selection of Member** An investigation into the character, class bias, communal leanings may have to be investigated by an independent secret investigation agency functioning under the commission's control.
- **Removal** It should be removed only by a high tribunal consisting of the Chief Justice of India and the Chief Justice of all the High Courts sitting together and deciding on any charges publicly made.

#### Reference

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