

## **Laws to Prevent Damage to Public Property**

### **What is the issue?**

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- The J & K government has recently proposed a legislation, seeking monetary recovery for damages to public property, from protestors of the 2016 unrest.

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- This consequently saw the opposition protesting against the alleged draconian clauses in the bill.

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### **What brought up the legislation?**

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- J&K had witnessed violent, sustained street protests, in the Valley after the killing of Hizbul Mujahideen commander Burhan Wani in 2016.

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- While several police stations and other public buildings were damaged, no official estimate of total damage has been presented yet.

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- However, according to National Crime Records Bureau data, only eight cases were registered under the 1985 law that year.

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- A new law for amending the “Jammu and Kashmir Public Property (Prevention of Damage) Act, 1985”, was introduced in the Budget session.

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- It was subsequently referred to a Select Committee of the House due to opposition protests, who claimed that it had draconian provisions.

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- Notably, an ordinance to that effect is already in place.

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### **What is the law about?**

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- **Original law** - The J&K public property (Prevention of Damage) Act, 1985 - contains penal provisions against individuals who damage public property.

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- The maximum sentence is five years in prison, along with a fine, which can extend up to 10 years in case of damage by fire or explosive substances.

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- Bail is possible only after the prosecution gets a chance to oppose it in court.

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- **Amendment** - The new law seeks to recover the market value of public or private properties damaged during the protests from protestors.

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- It also states that all persons participating in protests would face imprisonment, even if they weren't directly involved in damaging properties.

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- It also increases the minimum punishment from six months in jail to two years imprisonment and non recovery of damages could extent the term further.

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- **Why** - The amendment is aimed at deterring protestors from indulging in violence and damaging property.

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- Notably, the pelting of police stations with stones during the wave of protests were a strong provocation for bringing these clauses.

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- **Prosecution** - Situations where damage to property is anticipated, can be videographed and submitted as proof in the court.

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- For establishing a person as a protest organiser, additional proof is required.

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- **Opposition** - The separatists and the opposition parties in the J&K assembly protested against the legislation, as it could be misused.

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- They have stated that such laws have been opposed even in the parliament and other state assemblies as this could stifle even reasoned dissent.

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- Additionally, it has been stated that J&K already has a multitude of laws in the same domain like - AFSPA and Public Safety Act.

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## What are the other significant developments in this domain elsewhere?

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- Punjab and Haryana High Court recently ruled to recover damages from the “Dera”, whose followers were involved in vandalism.

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- In 2007, the Supreme Court took suo motu cognizance of issues related to damage to properties during public protests.

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- Two committees were constituted to look into the matter - headed by retired SC judge K T Thomas, and the eminent jurist Fali S Nariman respectively.

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- **Thomas Committee** - It recommended an amendment to the parliamentary law “Prevention of Damage to Public Property (PDPP) Act, 1984”.

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- The recommendation was to hold leaders of the agitating group guilty of abetment - but the parliament hasn’t tabled such amendment yet.

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- **Nariman Committee** - It had asked the apex court to “evolve a principle of liability, punitive in nature, on account of vandalism and rioting.

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- The liability should lie with the actual perpetrators of the crime as well as organisers of the event giving rise to the liability.

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**Source: Indian Express**

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