

Government policies and interventions.

The enactment of the personal data protection bill into law by the government of India would have helped create a framework for redress. Discuss.

Government of India announced withdrawal of Personal data protection data Bill 2019 citing Joint parliamentary committee amendments and recommendation and ought to reintroduce new Bill with comprehensive framework for data protection.

Why data protection legislation is important to India.

- * The privacy of personal data is right of privacy is important stepping stone from Justice puttaswamy Judgment.
- * Around 700 million internet users and government is making efforts for digitisation of every government records, Digital India to on.

* Around 18 out of 100 Indians are affected by data breaching and 927 million data is breached since 2004.

* Ineffectiveness of present Information Technology Act 2000.

Issues with PDP bill 2019.

* JPC made many recommendations especially its idea of entire exemption of government Agencies from law in context of danger to public order and security.

* No parliamentary supervision provision to check ~~account~~ exemption clause.

Scope of Personal ~~Prot~~ data protection Bill

* It would have created a better redress framework for the individual against private actors whom were ~~to~~ immune of writ petitions of Fundamental Rights.

* ~~A~~ ~~best~~ May be it was not perfect legislation but would have been stepping stone for proper grievance redressal and provided sufficient deterrence among private actors.