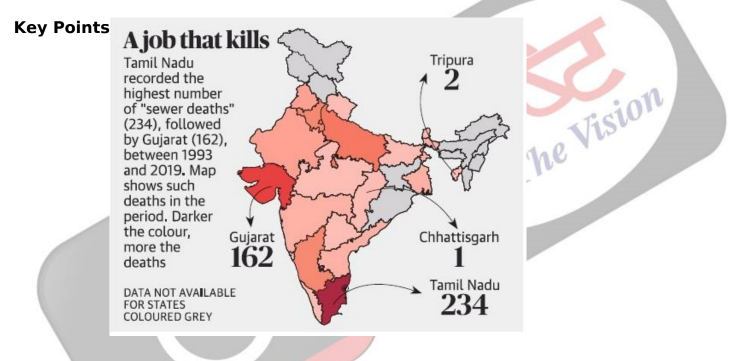
## Manual Scavenging in India

### Why in News

- The Central Monitoring Committee to review the implementation of the <u>Prohibition of</u> <u>Employment as Manual Scavengers and their Rehabilitation Act, 2013</u> has mentioned that many states are lagging behind in the rehabilitation of manual scavengers.
- Though most of the sewer death compensation had been paid but states like Gujarat, Maharashtra is yet to pay compensation.



Numerical Analysis:

Since 1993, a total of 926 deaths related to the manual scavenging is reported in the country, out of which 172 families are yet to receive compensation.

- State-wise Analysis:
  - Engaged Workers: According to the National Commission of Safai Karamcharis (NCSK), a total of 53,598 people, of which 29,923 were in Uttar Pradesh alone, had been identified as engaged in manual scavenging after surveys in 2013 and 2018.
  - **Deaths: Tamil Nadu** reported the **highest number of deaths** but has paid compensation in all but seven of the 234 cases.
  - **Compensation: Gujarat** has the **highest** number of cases where the compensation **amount was not paid followed by Maharashtra.**
- Steps taken for Elimination:
  - Currently, one-time cash assistance, capital subsidy and skill development training are provided to the identified manual scavengers.

# Prohibition of Employment of Manual Scavengers and their Rehabilitation Act, 2013

- Prohibition: The act prohibits the employment of manual scavengers, manual cleaning of sewers and septic tanks without protective equipment, and the construction of insanitary latrines.
- Rehabilitation: It seeks to rehabilitate manual scavengers and provide for their alternative employment.
- Implementing Authority: Each local authority, cantonment board and railway authority is
  responsible for surveying insanitary latrines within its jurisdiction. They shall also construct a
  number of sanitary community latrines.
  - The District Magistrate and the local authority shall be the implementing authorities.
     Offences under the Act shall be cognizable and non-bailable and may be tried summarily.

### **Reasons for Persistence of Manual Scavenging**

- Despite the most stringent penal provisions in the law against manual scavenging, it continues in parts of India largely due to governmental indifference and social prejudice.
- The continued presence of insanitary latrines, of which there are about 2.6 million that require cleaning by hand, according to Safai Karmachari Andolan.
- Many communities still regard the presence of a sanitary toilet inside the house as physical pollution.
- The entrenched belief in the caste system that assumes people belonging to a particular caste group will readily perform the stigmatised task of emptying latrines.
- The state governments are not keen to demolish and rebuild old facilities lacking sanitation, or conduct a full census of both the latrines and the people engaged in clearing such waste.

#### National Commission of Safai Karamcharis

- The National Commission for Safai Karamcharis (NCSK) was constituted on 12<sup>th</sup> August 1994 as a statutory body by an Act of Parliament viz. 'National Commission for Safai Karamcharis Act, 1993'.
- The act "The National Commission for Safai Karamcharis Act, 1993" lapsed in February 2004.
- The Commission is acting as a non-statutory body of the Ministry of Social Justice and Empowerment whose tenure is extended from time to time through Government Resolutions.

Source: TH

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