

Electoral Bonds

Why in News

The <u>Supreme Court</u> flagged the **possibility of misuse of money** received by political parties through <u>electoral bonds</u> for ulterior objects like funding terror or violent protests.

■ The court also asked the government **whether there is any "control"** over how these donations were used by political parties.

Electoral Bond

- Electoral Bond is a financial instrument for making donations to political parties.
- The bonds are issued in multiples of Rs. 1,000, Rs. 10,000, Rs. 1 lakh, Rs. 10 lakh and Rs. 1 crore without any maximum limit.
- State Bank of India is authorised to issue and encash these bonds, which are valid for fifteen days from the date of issuance.
- These bonds are redeemable in the designated account of a registered political party.
- The bonds are available for purchase by any person (who is a citizen of India or incorporated or established in India) for a period of ten days each in the months of January, April, July and October as may be specified by the Central Government.
 - A person being an individual can buy bonds, either singly or jointly with other individuals.
 - Donor's name is not mentioned on the bond.

Key Points

- Background: The Electoral Bond Scheme acts as a check against traditional under-thetable donations as it insists on cheque and digital paper trails of transactions, however, several key provisions of the scheme make it highly controversial.
- Misuse of Electoral Bonds as Pointed Out in the Supreme Court:
 - Anonymity: Neither the donor (who could be an individual or a corporate) nor the political
 party is obligated to reveal whom the donation comes from.
 - Asymmetrically Opaque: Because the bonds are purchased through the State Bank of India (SBI), the government is always in a position to know who the donor is.
 - This asymmetry of information threatens to colour the process in favour of whichever political party is ruling at the time.
 - Chanel of Blackmoney: Elimination of a cap of 7.5% on corporate donations, elimination
 of requirement to reveal political contributions in profit and loss statements and also the
 elimination of the provision that a corporation must be three years in existence, undercuts
 the intent of the scheme.
 - A shell company can donate an unlimited amount anonymously to a political party

giving it a convenient channel for business to round-trip its cash parked in tax havens for a favour or advantage granted in return for something.

- Government's Defence:
 - Conditions for Electoral Bonds: Only parties registered under the <u>Representation of</u>
 <u>the People Act 1951</u> could receive donations through electoral bonds, and they also
 should not have secured less than 1% of the votes polled in the previous elections.
 - To Take on the Menace of Black Money in Politics: Only white money is involved in the Bonds as the amounts are paid only through cheque or demand draft.
 - KYC norms are also followed.
 - <u>Election Commission of India</u>'s Support: ECI was not opposed to the bonds but was only concerned about the aspect of anonymity.
 - It also urged the court not to stay the bonds and said the scheme is one step forward compared to the old system of cash funding, which was unaccountable.

Way Forward

- There is a need for effective regulation of political financing along with bold reforms to break the vicious cycle of corruption and erosion of quality of democratic polity.
- It is crucial to plug the loopholes in the current laws to make the entire governance machinery more accountable and transparent.
- Voters can also help bring in substantial changes by demanding awareness campaigns. If voters reject candidates and parties that overspend or bribe them, democracy would move a step higher.

Source:TH

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