

Belgium Recognises Ecocide as a Crime

Source: DTE

Why in News?

The Federal Parliament of <u>Belgium</u> has made history by becoming the first country in the European Continent to recognise <u>'ecocide</u>' as a national as well as an international crime.

The law targets individuals in positions of decision-making power and corporations, aiming to
prevent and punish severe environmental degradation such as extensive oil spills.

Note

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- Belgium is a federal and constitutional monarchy divided into two main linguistic and cultural regions: Flemish (Dutch)-speaking Flanders and French-speaking Wallonia.
- Belgium is called the 'Cockpit of Europe' because it is where the largest number of European battles have taken place in history.
- Its capital, Brussels, is also the seat of the European Union (EU).



What is Ecocide?

- Ecocide is defined as "unlawful or wanton acts committed with knowledge that there is a substantial likelihood of severe and either widespread or long-term damage to the environment being caused by those acts."
 - The definition was provided by the **Independent Expert Panel for the Legal Definition** of **Ecocide**, formed by the Stop Ecocide Foundation.
- Ecocide is considered a form of environmental crime and is often associated with significant negative impacts on biodiversity, ecosystems, and human well-being.
 - Recognizing ecocide as a crime aims to hold individuals and corporations accountable for their actions and to prevent further environmental degradation.
- Ecocide is a crime in 12 countries, with nations mulling laws around criminalising environmental damage that is wilfully caused and harms humans, animals and plant species.

What is India's Stance on Criminalising Ecocide?

- Ecocide as Law: Some Indian court judgments have referenced the term 'ecocide,' the concept has not been formally incorporated into Indian law.
 - **Chandra CFS and Terminal Operators Pvt. Ltd. v. The Commissioner of Customs** (2015): The court noted that certain sections of people have been continuing ecocide by

removing valuable timbers.

- **T.N. Godavarman Thirumulpad vs Union Of India & Ors (1997):** <u>Supreme Court</u> called attention to an "anthropogenic bias" and argued that "environmental justice could be achieved only if we drift away from the principle of anthropocentric to **ecocentric.**"
- However, India has yet to take concrete steps towards enacting legislation specifically targeting ecocide.
- Existing Legal Framework: India's environmental legal framework includes statutes like the Environmental (Protection) Act of 1986, The Wild Life (Protection) Amendment Act. 2022, and the Compensatory Afforestation Fund Act, 2016 (CAMPA).
 - Despite these laws, there remains a **gap in addressing ecocidal activities directly,** necessitating the incorporation of ecocide as a distinct criminal offence.

Read more: Global Push to Criminalise Ecocide

UPSC Civil Services Examination Previous Year Question (PYQ)

<u>Prelims</u>

Q. Consider the following statements: (2019) The Environment Protection Act, 1986 empowers the Government of India to

- 1. state the requirement of public participation in the process of environmental protection, and the procedure and manner in which it is sought
- 2. lay down the standards for emission or discharge of environmental pollutants from various sources

Which of the statements given above is/are correct?

(a) 1 only
(b) 2 only
(c) Both 1 and 2
(d) Neither 1 nor 2

Ans: (b)



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