

Suo-Motu Powers of National Green Tribunal

Why in News

Recently, the Supreme Court has declared the <u>National Green Tribunal's (NGT)</u> position as a "unique" forum endowed with **suo motu** (on its own motion) **powers** to take up environmental issues across the country.

Key Points

- Highlights of the Judgement:
 - Not limited to Adjudicating Role: The role of the NGT is not simply adjudicatory in nature. The Tribunal has to perform equally vital roles that are preventative, ameliorative or remedial in nature.
 - The functional capacity of the NGT is intended to leverage wide powers to do full justice in its environmental mandate.
 - Article 21 rights cannot stand on a narrow compass of interpretation. Article 21 of the constitution protects the right to life and personal liberty.
 - Multidisciplinary Role: NGT, as a complimentary, competent, specialised forum, to deal
 with all environmental multidisciplinary issues both as original and also as an appellate
 authority.
 - **International Commitment**: The NGT embodied the international obligation India owed to the environment.
 - The NGT has been recognised as one of the most progressive Tribunals in the world.
 - This jurisprudential leap has allowed India to enter a rather exclusive group of nations which have set up such institutions with broad powers.
- About National Green Tribunal:
 - It is a specialised body set up under the National Green Tribunal Act (2010) for effective and expeditious disposal of cases relating to environmental protection and conservation of forests and other natural resources.
 - With the establishment of the NGT, India became the third country in the world to set up a specialised environmental tribunal, only after Australia and New Zealand, and the first developing country to do so.
 - The NGT Act provided a specialized role to the tribunal to act on issues where a
 dispute arose under seven specified laws (mentioned in Schedule I of the Act): The
 Water Act, The Water Cess Act, The Forest Conservation Act, Air Act, Environment
 Protection Act, Public Liability Insurance Act and the Biological Diversity Act.
 - NGT is mandated to make disposal of applications or appeals finally within 6 months of filing the same.
 - The NGT has five places of sittings, New Delhi is the Principal place of sitting and Bhopal, Pune, Kolkata and Chennai are the other four.
 - The Tribunal is **headed by the Chairperson** who sits in the Principal Bench and has at least ten but not more than twenty judicial members and at least ten but not more than twenty expert members.

- Decisions of the Tribunal are binding. The Tribunal has powers to review its own decisions. If this fails, the decision can be challenged before the Supreme Court within ninety days.
- Associated Challenges:
 - Persistent Vacancies: In the last nine years, the NGT has never got the minimum strength of ten judicial and ten expert members to address the increasing number of environmental litigations across the country.
 - **Implementation of Orders**: There are also serious challenges as far as implementation of the NGT's orders is concerned.
 - The NGT Act specifies that the compensation amount as ordered by the tribunal should be remitted to the authority of the Environmental Relief Fund within a period of 30 days from the date of order.
 - However, it is observed that the polluters don't abide by this rule.
 - Further, there is no institutional mechanism to ensure that the environmental regulatory authorities comply with the orders of the tribunal.
 - **Appeals to Supreme Court**: The NGT orders are increasingly challenged in the Supreme Court, where a heavy penalty has been imposed by the tribunal.

Way Forward

- There is a need for more autonomy and to widen NGT's scope for effective protection of the environment in balance with human developmental activities.
- The government needs to provide adequate financial and human resources if it does not want the NGT to wither away.
- NGT offers a path for the evolution of environmental jurisprudence by setting up an alternative dispute resolution mechanism. It helps reduce the burden of litigation in the higher courts on environmental matters.

Source: TH

PDF Refernece URL: https://www.drishtiias.com/printpdf/suo-motu-powers-of-national-green-tribunal