

# **Breach of Privilege Notice**

**Source: TH** 

#### Why in News?

The main opposition party submitted a <u>breach of privilege</u> notice against the <u>Prime Minister</u> for making "derogatory" remarks against the former <u>vice president</u> and Chairman of the <u>Rajya</u> <u>Sabha</u>.

#### What is the Breach of Privilege?

#### About:

- When any individual or authority undermines any of the privileges, rights, and immunities, either of the Members individually or of the House in its collective capacity, the offence is called a breach of privilege and is punishable by the House.
- Additionally, any actions that disrespect the House's authority or dignity, like ignoring
  its orders or insulting its members, committees, or officers, are considered breaches of
  privilege.
- Contempt of House vs Points Of Propriety:
  - Contempt of House: It is defined generally as any act which obstructs either member
    or house of parliament in the performance of its duty and functions.
  - Points Of Propriety: Parliament and its members must follow specific practices and conventions, and violating these is considered 'impropriety'.

#### Power of Parliament To Punish:

- Each House of Parliament is the guardian of its own privileges.
- Courts of law in India have recognised that a House of Parliament (or a State Legislature) is the sole authority to judge as to whether or not there has been a breach of privilege of the House in a particular case.
- The House may punish a person found guilty of breach of privileges or contempt of the House either by reprimand or admonition or by imprisonment for a specified period.
  - In addition, the house can punish its members in two other ways namely suspension from its service and expulsion.
  - However, in case of unconditional apology by the member, house normally in interest of its dignity avoids pursuing the matter further.
- Procedure: The procedure for dealing with questions of privilege is laid down in Rules 187 to 203 of the Rules of Procedure and Conduct of Business in the Council of States (Rajya Sabha).
  - A question of privilege may be raised in the House only after obtaining the consent of the Chairman.
  - The question whether a matter is **actually a breach of privilege or contempt of the House** is entirely **for the House to decide**.
- Breach of Privilege by Member of Another House:
- According to the 1954 Joint Report of the Committees of Privileges, when a breach of privilege involving House personnel is raised in either the <u>Lok Sabha</u> or Rajya Sabha, the <u>Presiding Officer</u>

refers the case to the other House's Presiding Officer.

• The latter handles it in the same manner as breach of their own House's privilege and reports back on the enquiry and actions taken.

PARLIAMENTARY PRIVILEGES

Parliamentary privileges are special rights, immunities, and exemptions enjoyed by MPs, MLAs and their committees.

### **Constitutional Provision**

- Article 105: For MP's
- Article 194: For MP's

Grants only civil immunity for statements or acts performed in course of duty.

#### Sources of Power\_

- Constitutional provisions
- Various laws made by Parliament
- Rules of both Houses
- Parliamentary conventions
- Judicial interpretations

#### **Privileges of Individual Members**

- Freedom of Speech in Parliament
- MP/Committee immune from legal proceedings regarding statements or voting
- Immune from court proceedings regarding publication of reports, papers, votes, or proceedings by either House of Parliament
- Courts prohibited from questioning Parliamentary proceedings validity due to alleged procedural irregularities
- Members immune from arrest in civil cases during a House or Committee meeting and 40 days before or after its session

## **Collective Privilege of House**

- House has **right to be promptly informed about a** Member's arrest, detention, conviction,
   imprisonment, and release
- Immunity from arrest and service of legal process within precincts of House without obtaining permission of Chairman/ Speaker
- Protection of publication of proceedings of secret sitting of House
- Evidence presented to Parliamentary Committee, along with report and proceedings, must remain confidential until officially laid on House's Table
- Members/officers of the House require House's permission to present documents or testify in court regarding House proceedings

### **Important Judgements**

- State of Kerala vs. K. Ajith Case (2021) SC emphasised that privileges and immunities should not be used to exempt individuals from the general criminal law applicable to all citizens
- In 2024, the 7-judge Constitution Bench overturned the 5-judge Bench decision in P.V. Narasimha Rao v. State Case (1998), clarifying that the protection provided by Articles 105 and 194 of the Constitution do not extend to bribery cases



## **UPSC Civil Services Examination, Previous Year Question (PYQ)**

#### Prelims:

- Q. With reference to the Parliament of India, which of the following Parliamentary Committees scrutinizes and reports to the House whether the powers to make regulations, rules, subrules, by-laws, etc., conferred by the Constitution or delegated by the Parliament are being properly exercised by the Executive within the scope of such delegation? (2018)
- (a) Committee on Government Assurances
- (b) Committee on Subordinate Legislation
- (c) Rules Committee

(d) Business Advisory Committee.

Ans: (b)

#### **Mains:**

**Q.** The 'Powers, Privileges and Immunities of Parliament and its members' as envisaged in Article 105 of the Constitution leave room for a large number of un-codified and un-enumerated privileges to continue. Assess the reason for the absence of legal codification of the 'parliamentary privileges'. How can this problem be addressed? **(2014)** 

