

# **Anti-Defection Law**

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# DEFECTI

ADL was enacted to prevent individual MPs/MLAs from leaving one party for another

### CAUSE

After the 1967 general elections, party-hopping MLAs led to the downfall of several state governments

# **CONSTITUTIONAL PROVISIONS**

Anti-Defection law under 10th Schedule; inserted via 52<sup>nd</sup> Amendment (1985)

# **GROUNDS FOR DEFECTION**

- → Voluntary membership resignation
- Disobedience of directions of the political party
- Change of party after the election
- A nominated member joins the political party after the expiry of 6 months

### **EXCEPTIONS**

- → Presiding officer of LS/RS
- A member who leaves party due to a merger (agreed by 2/3rd members)

91<sup>st</sup> Amendment (2003) made it 2/3<sup>rd</sup> of the members to defect to declare a merger (earlier it was 1/3'

## **DECISION MAKING AUTHORITY**

- Referred to the Speaker/Chairman of House
- 5 Kihoto Hollohan vs. Zachillu and Ors (1992) SC said that such decisions are left to the discretion of presiding officer of LS/RS but subjected to judicial review

### **ADVANTAGES**

- Greater stability by restricting the shift of party relations
- Ensures loyalty of the candidates to the party
- Facilitates democratic realignment of parties by merger
- Helps reducing corruption at political level

### ISSUES

- Irrational distinction between individual v/s group defection
- No provision for expulsion of MPs/MLAs for their activities outside legislature
  Ambiguous timeframe for decision-making by presiding officer of LS/RS
- 91st Amendment doesn't recognise a 'split' in the party but only a 'merger'

### **SUGGESTIONS**

- SC suggested setting up an independent tribunal to decide defection cases
- 2<sup>nd</sup> ARC Report recommended transferring decision making power to higher judiciary or EC
- Former VP Hamid Ansari suggested scope of ADL to be restricted to conditions that may lead to loss of confidence in govt





