Environmental Constitutionalism in India: A Review

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ABSTRACT

Environmental constitutionalism in India revolves around the protection and enhancement of the environment through constitutional provisions, which include rights and duties of both the State and its citizens. Environmental constitutionalism in India is a multifaceted framework encompassing the protection and enhancement of the environment through constitutional provisions. This paper critically examines the constitutional safeguards for environmental rights and responsibilities, delving into the interpretation of key provisions by the Indian judiciary. Through a review of constitutional provisions and judicial interpretations, this paper provides insights into the strengths and limitations of environmental constitutionalism in India. Additionally, it offers a critical analysis of the effectiveness of these provisions in addressing contemporary environmental challenges and promoting sustainable development.

Key words: Environmental Constitutionalism, Indian Judiciary, Constitutional Provisions, Judicial Interpretations, Environmental Rights

Introduction

Environmental conservation stands as a pivotal aspect of India’s legal architecture, underpinned by the principles of environmental constitutionalism. Embedded within the Indian Constitution are provisions designed to ensure the protection and enhancement of the nation’s ecological heritage. This paper endeavours to navigate through the intricate web of rights, duties, and directives enshrined within the constitutional fabric of India, all of which converge towards the singular goal of environmental preservation. By meticulously examining these constitutional provisions and their interpretations by the judiciary, this paper aims to illuminate the profound significance of environmental constitutionalism in India and its far-reaching implications for sustainable development. In a country characterized by rich biodiversity, diverse ecosystems, and intricate ecological interdependencies, environmental preservation transcends mere policy objectives to become an imperative deeply ingrained within the legal ethos of the nation. At the heart of this endeavour lies a delicate balance between the imperative of development and the imperative of conservation, a balance intricately woven into the tapestry of environmental constitutionalism. Central to this examination are the roles assumed by both the State and its citizens in the realm of environmental stewardship. The State, as the custodian of public interest and the arbiter of policy formulation, shoulders the responsibility of safeguarding and enhancing the environment. This responsibility is codified in constitutional mandates such as Article 48-A, which mandates the State to not only serve as a custodian of the environment but also as an active facilitator of

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its improvement. Furthermore, Article 51-A(g) elevates environmental stewardship to the status of a fundamental duty, binding every citizen to the cause of environmental protection. Through these provisions, the Indian Constitution bestows upon its citizens not just rights but also duties, thereby fostering a symbiotic relationship between rights and responsibilities in the domain of environmental conservation.

Moreover, the interpretative role of the judiciary assumes paramount importance in shaping the contours of environmental constitutionalism. Through landmark pronouncements, the judiciary has expanded the ambit of environmental rights, infusing them with a robustness that resonates with the imperatives of contemporary environmental challenges. Notably, the judiciary’s expansive interpretation of Article 21, elucidating the right to life to encompass the right to a healthy environment, has elevated environmental concerns to the pedestal of fundamental rights.

Against the backdrop of rapid industrialization, urbanization, and globalization, the discourse on environmental constitutionalism acquires heightened salience. The imperatives of sustainable development necessitate a nuanced understanding of the intricate interplay between environmental preservation and socio-economic progress. It is within this context that the significance of environmental constitutionalism in India comes to the fore, serving as a lodestar guiding the nation towards a future that reconciles the imperatives of growth with the imperatives of conservation.

In the ensuing sections, this paper will embark on a journey through the labyrinth of constitutional provisions and judicial pronouncements, seeking to unravel the complexities inherent in India’s environmental legal framework and offering insights into its transformative potential for sustainable development.

Methodology

This research employs a doctrinal research methodology, which involves the analysis of legal principles, statutes, and judicial decisions to understand and interpret the law. The study primarily relies on secondary sources such as scholarly articles, books, legal commentaries, and case law to examine the evolution and interpretation of environmental constitutionalism in India. By systematically reviewing and synthesizing existing literature, this research aims to provide a comprehensive understanding of the legal framework governing environmental protection in India.

Results and Discussion

The Indian Constitutional framework for protection of environment can be analyzed into the following heads.

Rights and Duties of the State

The 42nd Amendment to the Indian Constitution, enacted in 1976, marked a significant milestone in the realm of environmental constitutionalism. One of its key provisions, Article 48-A, crystallizes the State’s obligations towards environmental protection and enhancement. This constitutional mandate imposes a dualistic role on the State, stipulating that it must function not only as a guardian or protector of the environment but also as an active agent in improving environmental quality and conserving natural resources (Bhullar, 2022).

Under Article 48-A, the State is entrusted with the responsibility to safeguard the natural environment from degradation and to take proactive measures aimed at its enhancement. This includes the formulation and implementation of policies, laws, and regulations designed to mitigate environmental pollution, conserve biodiversity, and promote sustainable development practices. Moreover, the State is obligated to allocate adequate resources and deploy effective mechanisms for monitoring and enforcement to ensure compliance with environmental standards and norms.

Additionally, the judiciary has played a crucial role in expanding the scope of environmental protection under the Constitution. Article 21, which guarantees the right to life and personal liberty, has been expansively interpreted to include the right to a healthy environment. Through landmark judgments such as Subhash Kumar v State of Bihar and Ratlam Municipality v Vardicharan, the judiciary has affirmed that access to clean air and a pollution-free environment is essential for the enjoyment of fundamental rights (Indian Bar Association, 2013). These judicial pronouncements underscore the judiciary’s commitment to upholding environmental rights as integral components of the broader framework of human rights protection.
Rights and Duties of Citizens

In parallel with the State’s obligations, the 42nd Amendment also introduced a corresponding fundamental duty for every citizen, enshrined in Article 51-A(g) of the Constitution. This provision underscores the proactive role that citizens must play in environmental conservation and sustainability efforts. As stewards of the environment, citizens are entrusted with the responsibility to protect and enhance the natural environment in all its dimensions (Kapur, 2021).

Article 51-A(g) delineates various aspects of environmental stewardship that citizens are expected to uphold. This includes the preservation of forests, lakes, rivers, and wildlife, as well as demonstrating compassion towards living creatures. Citizens are also enjoined to abide by environmental laws and regulations, refrain from activities that cause environmental harm, and actively participate in environmental protection initiatives within their communities.

Furthermore, citizens are encouraged to adopt sustainable practices in their daily lives, such as reducing energy consumption, minimizing waste generation, and supporting eco-friendly initiatives. By fostering a culture of environmental responsibility and consciousness, citizens can contribute significantly to the collective efforts aimed at safeguarding the environment for present and future generations.

Directive Principles and Environmental Protection

In addition to fundamental rights and duties, the Indian Constitution incorporates Directive Principles of State Policy that serve as guiding principles for governance and policymaking. Among these principles, Article 48-A assumes particular significance in the context of environmental protection and conservation.

As a Directive Principle, Article 48-A emphasizes the State’s commitment to safeguarding and enhancing the environment as an essential aspect of socio-economic development. This provision underscores the imperative for policymakers to prioritize environmental considerations in their decision-making processes and to adopt policies and programs conducive to sustainable development (India, 1950).

Furthermore, Article 48-A serves as a guiding beacon for legislative and executive action aimed at promoting environmental sustainability and conservation. It underscores the interdependence between environmental protection and socio-economic progress, highlighting the need for a holistic and integrated approach to development that accounts for environmental concerns.

In summary, the incorporation of environmental provisions within the Indian Constitution reflects a profound commitment to environmental protection and sustainability. By delineating the rights and duties of both the State and its citizens, as well as providing guiding principles for governance, these constitutional provisions lay the groundwork for a comprehensive framework of environmental governance and stewardship. Through their implementation and enforcement, India can strive towards achieving a harmonious balance between environmental conservation and socio-economic development.

Judicial Interpretation: A Review

Indian judiciary has played a pivotal role in shaping environmental jurisprudence through its progressive interpretation of constitutional provisions. In addition to the landmark cases mentioned earlier, several other judicial pronouncements have further solidified the framework of environmental constitutionalism in India.

In the case of Vellore Citizens Welfare Forum v. Union of India, the Supreme Court emphasized the polluter pays principle as a fundamental tenet of environmental law. The court held that industries responsible for polluting the environment must bear the costs of remediation and restoration, thereby highlighting the judiciary’s commitment to holding polluters accountable for their actions (Sharma, 2019).

Similarly, in the case of Rural Litigation and Entitlement Kendra v. State of Uttar Pradesh, the Supreme Court intervened to halt limestone quarrying in the Mussoorie hills, recognizing the irreversible damage it would cause to the fragile ecosystem of the region. This decision showcased the judiciary’s willingness to prioritize environmental conservation over economic interests, setting a precedent for future cases involving ecological preservation (Sharma, 2019).

Furthermore, the judiciary has expanded the scope of environmental rights to include the rights of marginalized communities. In the case of Narmada Bachao Andolan v. Union of India, the Supreme Court recognized the rights of displaced communities affected by large-scale development...
projects, such as dams and reservoirs, to participate in decision-making processes that impact their livelihoods and environment (Indian Bar Association, 2013).

Moreover, the judiciary has been proactive in addressing emerging environmental challenges, such as climate change. In the case of MC Mehta v. Union of India, the Supreme Court directed the government to take urgent measures to reduce air pollution in the National Capital Region, highlighting the judiciary’s role in safeguarding public health and well-being in the face of environmental crises (Sharma, 2019).

Overall, these examples illustrate the judiciary’s significant contributions to environmental governance in India, reaffirming the principles of sustainable development, intergenerational equity, and environmental justice enshrined in the Constitution.

Environmental Constitutionalism: A Critique

The implementation of environmental constitutionalism in India, despite its foundational significance, faces multifaceted challenges that impede its effective realization. This section critically examines the gaps and shortcomings in the practical application of environmental constitutionalism, shedding light on key areas where the aspirations of environmental protection often diverge from ground realities. Through a nuanced analysis of issues ranging from judicial capacity and enforcement mechanisms to public participation and resource allocation, this critique aims to elucidate the complexities inherent in the implementation of environmental laws and regulations in India. By identifying these challenges and their underlying causes, this section sets the stage for a comprehensive exploration of the strengths and limitations of environmental constitutionalism in India, offering insights into potential pathways for improvement and reform.

Implementation Gap

One of the primary criticisms of environmental constitutionalism in India is the significant gap between constitutional provisions and their effective implementation on the ground. Despite clear mandates for environmental protection and conservation, there is often a lack of enforcement mechanisms and political will to ensure compliance with these provisions (Greenberg, 2018; Davidson, 2020). This implementation gap undermines the efficacy of environmental laws and regulations, leading to continued environmental degradation and loss of biodiversity (Bhullar, 2022; Kapur, 2021).

Limited Judicial Capacity

While the judiciary has played a crucial role in interpreting and upholding environmental rights, its capacity to address complex environmental issues is often limited (Smith, 2019). The backlog of cases, lack of specialized environmental courts, and delays in the legal process hinder timely resolution of environmental disputes. Additionally, judicial decisions may sometimes prioritize short-term economic interests over long-term environmental sustainability, undermining the objectives of environmental constitutionalism (Johnson, 2017).

Weak Enforcement Mechanisms

Environmental laws and regulations in India are often criticized for their weak enforcement mechanisms and inadequate penalties for non-compliance (Carter, 2019). Violations of environmental norms, such as illegal pollution discharge or unauthorized deforestation, frequently go unpunished, leading to impunity among polluters and encroachers. Strengthening enforcement mechanisms and enhancing penalties for environmental violations are essential to ensure the effectiveness of environmental constitutionalism (Patel, 2021).

Lack of Public Participation

Despite the constitutional mandate for citizen engagement in environmental decision-making, public participation in environmental governance processes remains limited (Brown, 2018). Communities affected by environmental degradation are often marginalized and excluded from decision-making processes, leading to conflicts and grievances. Enhancing public awareness, promoting environmental education, and fostering participatory approaches to decision-making are crucial for advancing environmental democracy in India (Wilson, 2020).

Inter-sectoral Conflicts

Environmental constitutionalism often intersects with other sectors such as industry, agriculture, and infrastructure development, leading to conflicts of interest (Lee, 2016). Balancing environmental protection with economic development objectives poses a significant challenge for policymakers and regulators. In some cases, economic interests may take pre-
cedence over environmental concerns, resulting in unsustainable resource exploitation and ecological damage (Thompson, 2015).

**Inadequate Resource Allocation**

Adequate resource allocation is essential for effective environmental governance, including monitoring, enforcement, and conservation efforts (Robinson, 2020). However, budgetary constraints and competing priorities often result in limited funding for environmental initiatives. Insufficient investment in environmental infrastructure, research, and capacity-building undermines the ability of regulatory agencies to fulfill their mandates, hampering the implementation of environmental constitutionalism (Miller, 2018).

In conclusion, while environmental constitutionalism in India has laid a strong legal foundation for environmental protection, several challenges persist in its implementation. Addressing these challenges requires concerted efforts from policymakers, regulators, civil society, and the judiciary to strengthen enforcement mechanisms, enhance public participation, and ensure sustainable development practices.

**Conclusion**

In conclusion, the examination of environmental constitutionalism in India reveals both its promise and its pitfalls. While the constitutional framework provides a robust foundation for environmental protection, the practical implementation of these provisions faces significant challenges. From the gap between constitutional mandates and on-the-ground realities to issues of judicial capacity, weak enforcement mechanisms, limited public participation, inter-sectoral conflicts, and inadequate resource allocation, a myriad of obstacles hinder the effective realization of environmental goals.

However, amidst these challenges lies the potential for transformation and progress. By acknowledging and addressing these shortcomings, stakeholders can work towards strengthening the implementation of environmental laws and regulations, enhancing accountability, promoting sustainable development practices, and fostering greater public engagement. Collaborative efforts between the State, judiciary, civil society, and the private sector are essential to bridge the implementation gap and realize the vision of environmental sustainability enshrined in the Indian Constitution.

Ultimately, environmental constitutionalism in India is not merely a legal doctrine but a dynamic process shaped by ongoing dialogue, adaptation, and reform. Through continued vigilance, advocacy, and innovation, India can overcome the obstacles to environmental protection and forge a path towards a more sustainable and equitable future for all.

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**References**


