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The Fugitive Economic Offenders Bill, 2018

Industry / Commerce / Finance

The Fugitive Economic Offenders Bill, 2018

- The Fugitive Economic Offenders Bill, 2018 was introduced in Lok Sabha on March 12, 2018. It seeks to confiscate properties of economic offenders who have left the country to avoid facing criminal prosecution.
- Fugitive economic offender: A fugitive economic offender has been defined as a person against whom an arrest warrant has been issued for committing any offence (listed in the schedule). Further the person has: (i) left the country to avoid facing prosecution, or (ii) refuses to return to face prosecution. Some of the offences listed in the schedule are: (i) counterfeiting government stamps or currency, (ii) cheque dishonour for insufficiency of funds, (iii) money laundering, and (iv) transactions defrauding creditors. The Bill allows the central government to amend the schedule through a notification.
- Application: A director or deputy director (appointed under the Prevention of Money-Laundering Act, 2002) may file an application before a special court (designated under the 2002 Act) to declare a person as a fugitive economic offender. The application will contain: (i) the reasons to believe that an individual is a fugitive economic offender, (ii) any information about his whereabouts, (iii) a list of properties believed to be proceeds of a crime for which confiscation is sought, (iv) a list of benami properties or foreign properties for which confiscation is sought, and (v) a list of persons having an interest in these properties.
- Upon receiving an application, the special court will issue a
 notice to the individual: (i) requiring him to appear at a specified
 place within six weeks, and (ii) stating that a failure to appear will
 result in him being declared a fugitive economic offender. If the
 person appears at the specified place, the special court will
 terminate its proceedings under the provisions of this Bill.
- Attachment of property: The director or deputy director may attach any property mentioned in the application with the permission of a special court. Further, these authorities may provisionally attach any property without the prior permission of the special court, provided that they file an application before the court within 30 days. The attachment will continue for 180 days, unless extended by the special court. If at the conclusion of proceedings, the person is not found to be a fugitive economic offender, his properties will be released.
- Declaration as fugitive economic offender: After hearing the



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Bill Text (60 KB)

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PRS Bill Summary (536

KB)

application, the special court may declare an individual as a fugitive economic offender. It may confiscate properties which: (i) are proceeds of crime, (ii) are benami properties in India or abroad, and (iii) any other property in India or abroad. Upon confiscation, all rights and titles of the property will vest in the central government, free from all encumbrances (such as any charges on the property). The central government will appoint an administrator to manage and dispose of these properties.

- The Bill allows any civil court or tribunal to disallow a person, who has been declared a fugitive economic offender, from filing or defending any civil claim.
- Powers of the director: The director or deputy director will have the powers vested in a civil court. These powers include:

 entering a place on the belief that an individual is a fugitive economic offender, and
 directing that a building be searched, or documents be seized.
- **Appeal:** Appeals against the orders of the special court will lie before the High Court.

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