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Businessmen-turned-MPs and public policy. Conflict of interest?

by Anuradha Raman

It’s an intriguing time for a private member’s bill to come on ‘conflict of interest’. Congress MP from Tamil Nadu Sudarsana Natchiappan moved one such, titled Prevention and Management of Conflict of Interest Bill, on April 27. About the same time, another Congressman from Tamil Nadu, Union home minister P. Chidambaram, was being attacked by the Opposition for allegedly protecting son Karthi Chidambaram’s business interests in a telecom deal when he was finance minister.

Besides the immediate uproar, this is a serious issue that’s been eating into the “integrity quotient” of Parliament. Two years ago, the then Union urban development minister S. Jaipal Reddy had cautioned that nearly one-fourth of all Lok Sabha members could potentially have conflicts of interest with the business of the House. He was quoting a study conducted by the National Social Watch Coalition, which claimed 128 out of the 543 members of the 15th Lok Sabha belonged to the business class, which potentially may have conflicts of interest while participating in parliamentary deliberations on public policy.

“When rich people come into Parliament, can you avoid a conflict of interest?” was the minister’s candid reaction to the study. It is in this background that this bill acquires significance. First a caveat: several thousand private member’s bills are said to be pending for introduction. The few which are introduced depend on a draw of lots. And what’s more, the introduction itself may not mean much as members may have to wait before the bill comes up for

Insider Trading?

■ P.B. Kore of the BJP, M.A.M. Ramaswamy of the JD(S), D.R. Meghe, Cong: standing committee on health though they are in the management of medical colleges
■ Venture capitalist Rajeev Chandrasekhar, industrialist Vijay Darda: finance committees
■ Vijay Mallya, owner of Kingfisher airlines: civil aviation committee

Source: National Social Watch 2010
It is high time the nation discusses the impact of conflicts of interest in the public domain, says Congress MP from Tamil Nadu, E.M. Sudarsana Natchiappan. He explains why to Outlook.

Your bill speaks of conflict of interest arising out of public functionaries misusing office. What about Parliament? The composition of the Rajya Sabha, for example, has changed vastly from 20 years ago. Big businessmen like Vijay Mallya, who earlier wouldn't spend any time with politicians, are now taking time out to be present in the House. And there are several others like him. So it is important that we have the practice of disclosures in public space, through law. But it’s not just MPs or ministers or bureaucrats or corporate honchos. Conflict of interest is widespread. How does it go beyond politicians and why are such conflicts unfair or a corrupt practice?

I feel the source of corruption lies in suppressing the conflict of interest when personal interests take precedence over public decisions. Everyone, and that includes MPs, MLAs, ministers and corporate big daddies on parliamentary committees, should declare potential conflicts of interest first before agreeing to be on any of these committees. We began working on this bill three years ago and found serious infractions soon, like the baby food companies. The campaign for mother’s milk could barely withstand the ad blitzkrieg launched by an MNC manufacturing milkfood.

The timing of the bill does raise uncomfortable questions about the Chidambaram matter... Please don’t politicise the bill. I don’t want to get into a name-game thing. But there are MPs who sometimes represent corporate interests. Every country now has started to think on these lines. Don’t look at the bill just through the prism of politics. This impacts society as a whole.

The alliance has pointed out instances where there were serious conflicts of interest: a former cabinet secretary, now in charge of a micronutrient organisation, pushing for a policy change in tackling malnutrition. Or the case of a former solicitor-general of India representing a multinational drug company, which has implications for the drugs patent regime. A 2010 report brought out by National Social Watch (see box) lists the potential of conflict that arises when MPs and industrialists are members of parliamentary standing committees.

As Natchiappan observes, he is appealing to the conscience of his fellow MPs when they raise questions or represent committees. The bill not only defines conflict of interest but also provides provision for a conflict commission and penalty in case of violation. Both imprisonment and imposition of fines have been provided for in the bill. Across the political spectrum, there is some agreement that a certain rot has set in as parties have failed to prevent MPs from sitting on committees that oversee the very businesses they run. Yet no one acts on this, with the exception of the Left parties. The opening up of the economy has led to a host of pro-industry voices operating within Parliament, the same that is supposed to protect citizen’s interests, not promote those of corporates. It’s blatant, brazen and deeply worrying. So it was not without reason that former environment minister Jairam Ramesh bitterly complained to the speaker about MPs openly lobbying with him for their businesses. Call it CSR, maybe?

An NSWC study says 128 of the 543 members of the 15th LS come from the business class. Will this colour public policy?