

Governor's Power to Call for Floor Test

Prelims: Floor Test, Constitutional Provisions, Governor's Discretionary Powers

Mains: Constitutional Provisions related to summoning powers of Governor

Why in News?

Recently, the <u>Supreme Court (SC)</u> has said that the <u>Governor</u> cannot call for a <u>Floor Test</u> on the basis of internal differences in the Party Members.

■ The SC while hearing a case about a dispute between two factions in a political party, discussed the powers and role of the Governor in calling for a trust vote.

How can the Governor Call for a Floor Test?

- About:
 - Article 174 of the Constitution authorizes the Governor to summon, dissolve and prorogue the state legislative assembly.
 - Article 174(2)(b) of the Constitution gives powers to the Governor to dissolve the
 Assembly on the aid and advice of the cabinet. However, the Governor can
 apply his mind when the advice comes from a Chief Minister whose majority could
 be in doubt.
 - According to Article 175(2), the Governor can summon the House and call for a floor test to prove whether the government has the numbers.
 - However, the Governor can exercise the above only as per Article 163 of the Constitution which says that the Governor acts on the aid and advice of the Council of Ministers headed by the Chief Minister.
 - When the House is in session, it is the Speaker who can call for a floor test. But when the
 Assembly is not in session, the Governor's residuary powers under Article 163 allow him to
 call for a floor test.
- Governor's Discretionary Power:
 - Article 163 (1) essentially limits any discretionary power of the Governor only to cases where the Constitution expressly specifies that the Governor must act on his own and apply an independent mind.
 - The Governor can exercise his discretionary power under Article 174, when the chief minister has lost the support of the House and his strength is debatable.
 - Generally, when doubts are cast on the chief minister that he has lost the majority, the opposition and the Governor would rally for a floor test.
 - On numerous occasions, the courts have also clarified that when the majority of the ruling party is in question, a floor test must be conducted at the earliest available opportunity.

What are the SC's Observations on the Governor's Floor Test Call?

- In 2016, the SC in Nabam Rebia and Bamang Felix vs Deputy Speaker case (the Arunachal Pradesh Assembly case) said that the power to summon the House is not solely vested in the Governor and should be exercised with aid and advice of the Council of Ministers and not at his own.
- The Court highlighted the facts that the Governor is not an elected authority and is a mere nominee of the President, such a nominee cannot have an overriding authority over the representatives of the people, who constitute the House or Houses of the State Legislature.
- In 2020, the Supreme Court, in Shivraj Singh Chouhan & Ors versus Speaker, Madhya Pradesh Legislative Assembly & Ors, upheld the powers of the Speaker to call for a floor test if there is a prima facie view that the government has lost its majority.
 - The Governor is not denied the power to order a floor test where on the basis of the
 material available to the Governor it becomes evident that the issue as to whether the
 government commands the confidence of the House requires it to be assessed on the basis
 of a floor test.

What is a Floor Test?

- It is a term used for the test of the majority. If there are doubts against the Chief Minister (CM) of a State, he/she can be asked to prove the majority in the House.
 - In the case of a coalition government, the CM may be asked to move a vote of confidence and win a majority.
- In the absence of a clear majority, when there is more than one individual stake to form the government, the Governor may call for a special session to see who has the majority to form the government.
 - Some legislators may be absent or choose not to vote. The numbers are then
 considered based only on those MLAs who were present to vote.

UPSC Civil Services Examination, Previous Year Question (PYQ)

Prelims

Q.1 Which of the following are the discretionary powers given to the Governor of a State? (2014)

- 1. Sending a report to the President of India for imposing the President's rule
- 2. Appointing the Ministers
- 3. Reserving certain bills passed by the State Legislature for consideration of the President of India
- 4. Making the rules to conduct the business of the State Government

Select the correct answer using the code given below:

- (a) 1 and 2 only
- **(b)** 1 and 3 only
- (c) 2, 3 and 4 only
- (d) 1, 2, 3 and 4

Ans: (b)

Mains

Q.1 Discuss the essential conditions for exercise of the legislative powers by the Governor. Discuss the legality of re-promulgation of ordinances by the Governor without placing them before the Legislature. **(2022)**

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