

Places of Worship Act, 1991

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Why in News

The Supreme Court in its recent **Ayodhya verdict** made mention of the **Places of Worship** (Special Provisions) Act, 1991 which prohibits the conversion of religious places of **worship** as it existed at the time of Independence.

Significance of the Places of Worship (Special Provisions) Act, 1991

• The Act was passed in September 1991, over a year before the demolition of the Babri Masjid (1992).

• Purpose:

- **Section 3 of the Act** bans the conversion of a place of worship or even a section of it into a place of worship of a different religious denomination or of a different segment of the same religious denomination.
- The Act also imposes a positive obligation on the State to maintain the religious character of every place of worship as it existed at the time of Independence.

This legislative obligation on the State to **preserve and protect the** equality of all faiths is an essential secular feature and one of the basic features of the Indian Constitution.

• Exemption:

- The disputed site at **Ayodhya is exempted** from the Act. Due to this exemption, the trial in the Ayodhya case proceeded even after the enforcement of this law.
- The Act also does not apply to any place of worship which is an ancient and historical monument or an archaeological site covered by the **Ancient** Monuments and Archaeological Sites and Remains Act, 1958.
- **Penalty: Section 6 of the Act** prescribes a punishment of maximum three-years imprisonment along with a fine for contravening the provisions of the Act.

Source: TH