Comparison between powers of Lt Governor of Delhi and Puducherry

January 14, 2021 In news: There is tussle going on between Lt Governor of and CM of Puducherry, so the case with Delhi

Comparison between powers of Lt Governor of Delhi and Puducherry

The powers of the LG of Puducherry are different from the ones of the LG of Delhi, the other UT that has an elected legislature and government.

- The LG of Delhi Executive powers: LG of Delhi has "Executive Functions" that allow him to exercise his powers in matters connected to public order, police and land "in consultation with the Chief Minister, if it is so provided under any order issued by the President under Article 239 of the Constitution
- LG of Delhi enjoys greater powers than the LG of Puducherry.
- LG of Delhi is guided by NCT act 1991: LG of Delhi is also guided by the Government of National Capital Territory of Delhi Act, 1991, and the Transaction of Business of the Government of National Capital Territory of Delhi Rules, 1993
- The LG of Puducherry guided by UT act 1963: The LG of Puducherry is guided mostly by the Government of Union Territories Act, 1963.
- LG of Delhi: Articles 239 and 239AA of the Constitution, as well as the Government of National Capital Territory of Delhi Act, 1991, clearly underline that Delhi is a UT, where the Centre, whose eyes and ears are the LG,

has a much more prominent role than in Puducherry.

- Legislative Assembly of Puducherry: The Government of Union Territories Act, 1963 provides for a Legislative Assembly of Pondicherry (as Puducherry was then called), with a Council of Ministers to govern the "Union Territory of Pondicherry".
- The same Act says that the UT will be administered by the President of India through an Administrator (LG).
- At the same time, Section 18 of the Act, which deals with "Extent of legislative power" of the Assembly, says that MLAs "may make laws for the whole or any part of the Union Territory with respect to any of the matters enumerated in the State List or the Concurrent List".
- And Section 44 of the Act, which deals with the Council of Ministers and its working, says the Council of Ministers headed by a Chief Minister will "aid and advise the Administrator in the exercise of his functions in relation to matters with respect to which the Legislative Assembly of the Union Territory has power to make laws".
- The same clause also allows the LG to "act in his discretion" in the matter of lawmaking, even though the Council of Ministers has the task of aiding and advising him.
- In case of a difference of opinion between the LG and his Ministers on any matter, the Administrator is bound to refer it to the President for a decision and act according to the decision given by the President.
- However, the Administrator can also claim that the matter is urgent, and take immediate action as he deems necessary.
- Under Section 22 of the Act, prior sanction of the Administrator is required for certain legislative proposals.
- These include Bills or amendments that the Council of Ministers intends to move in the Legislative Assembly, and which deal with the "constitution and organisation

of the court of the Judicial Commissioner", and "jurisdiction and powers of the court of the Judicial Commissioner with respect to any of the matters in the State List or the Concurrent List".

- Section 23 of the Act also makes it obligatory on the part of the UT government to seek the "recommendation" of the LG before moving a Bill or an amendment to provide for "the imposition, abolition, remission, alteration or regulation of any tax", "the amendment of the law with respect to any financial obligations undertaken or to be undertaken", and anything that has to do with the Consolidated Fund of the UT.
- Once the Assembly has passed a Bill, the LG can either grant or withhold his assent; or reserve it for the consideration of the President.
- He can also send it back to the Assembly for reconsideration.
- The manner in which the LG functions vis-à-vis the elected government (Council of Ministers) is also spelt out in the Rules of Business of the Government of Pondicherry, 1963, issued on June 22, 1963.
- Under Rule 47, which deals with persons serving in the UT government, the Administrator exercises powers regulating the conditions of service of such persons in consultation with the Chief Minister.
- In case the LG has a difference of opinion with the Chief Minister, he can refer the matter to the central government for the decision of the President.
- Power of Delhi Assembly: Under the constitutional scheme, the Delhi Assembly has the power to legislate on all subjects except law and order and land.
- Power of Puducherry Assembly: However, the Puducherry Assembly can legislate on any issue under the Concurrent and State Lists.
- However, if the law is in conflict with a law passed by Parliament, the law passed by Parliament prevails.