

Tracking the Babri Masjid Controversy

What is the issue?

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With the Supreme Court beginning the final hearings in the Babri-Masjid Case, it is vital to understand the progress of events.

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How did the controversy evolve?

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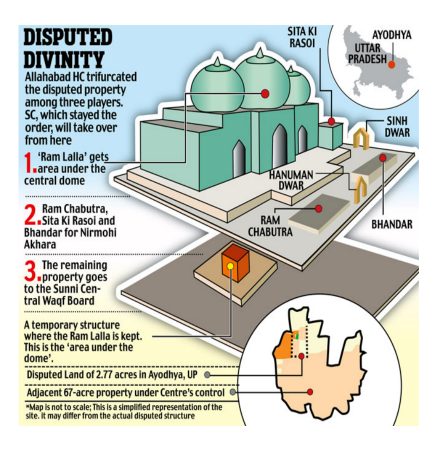
- Chabutra Chabutra was an uncovered open platform adjoining the Babri Masjid, in Ayodhya, UP.
- In In
 In Hindu priests wanted a temple constructed on the Chabutra to be able to conduct their worship without vagaries of weather.

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- In 1885, a <u>civil suit</u> was filed, seeking permission to construct a temple over the Ram Chabutara spot.
- The <u>Chabutara and Sita Rasoi</u>, worshipped by the Hindus, fall within the '<u>outer courtyard'</u> in a disputed 2.77 acres.
- This was separated from the <u>inner courtyard</u>, where the Babri Masjid stood, by a <u>brick wall with iron grills</u>.
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- This apparent territorial confusions led to the Hindu-Muslim tensions escalating.

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- The Faizabad sub-judge dismissed the suit on the grounds that granting permission to construct a temple would lead to riots. \n



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- Idols Despite <u>intermediate riots</u> in Ayodhya, the <u>status quo</u> largely continued <u>till December, 1949</u>.
- But in December, 1949 a group installed idols inside what they claimed was the disputed structure, and puja was started. \n
- The state government wanted the idols removed. n
- But the Faizabad district administration felt that doing so would lead to communal violence.
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- Litigations Resultantly, the next round of litigations began in 1950. $\ensuremath{\sc n}$
- A resident of Ayodhya filed a title suit before the Civil Judge in Faizabad. $\ensuremath{\sc n}$
- It claimed that the <u>right to worship</u> was being impeded by the state government.

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• The suit also sought a permanent <u>restriction to prohibit the removal of the idols</u>.

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 \bullet Various other suits were also filed by Muslim boards and individuals claiming that the Babri Masjid was built by Mughal emperor Babur. \n

• To the High Court - Countering the claims were those of the Hindu religious groups, stating that <u>Babur had destroyed the Janmasthan temple in 1528</u> and <u>built a mosque in its place</u>.

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- Thus the site became a source of claims and counterclaims on the ownership of the disputed area. \n
- Subsequent to the dispute, the cases were <u>transferred to the Allahabad High</u> <u>Court.</u>

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- Meanwhile, the Civil Judge, in January, 1950, passed an interim order restraining the removal of the idols. \n
- Thus the puja continued and the <u>public allowed for darshan from beyond the</u> <u>brick-grill wall.</u>

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• Following appeals, an order was passed to open the locks on the brick-grill wall and allow darshan from inside.

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- Ram temple - Following the order, the Babri Masjid Action Committee (BMAC) sought the restoration of the disputed structure to the Muslims. \n

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• As the BMAC launched a <u>protest movement</u>, Hindu organisations also began to mobilise public opinion.

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- They were in favour of constructing a Ram temple at the disputed site.
- The order thus triggered a chain reaction, leading to the <u>demolition of the</u> <u>structure on December 6, 1992</u>.

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- Acquisition Meanwhile in 1991, the <u>Uttar Pradesh government</u> acquired 2.77 acres of land, including the premises in dispute. \n
- This, it said, is for the "development of tourism and providing amenities to pilgrims in Ayodhya".
- However, five days after the demolition in 1992, the High Court quashed this order. $\label{eq:constraint}$
- Subsequently, in 1993, the <u>central government</u> acquired 67.7 acres under the 'Acquisition of Certain Area at Ayodhya Ordinance, 1993, later replaced

by an Act.

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- Later, the Supreme Court, examining the validity of the acquisition Act, struck it down as <u>unconstitutional</u>.
- **Survey** Oral evidence was recorded and various reference books were presented between 1996 to 2007.
- The Allahabad HC, in 2003, directed the <u>Archaeological Survey of India</u> to excavate the area.

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- In its report, the ASI described "remains which are distinctive features found associated with the temples of north India".
- Allahabad HC verdict In September, 2010 the Allahabad HC ordered a <u>three-way division</u> of the disputed 2.77 acres.
- It gave a third each to the Nirmohi Akhara sect, the Sunni Central Wakf Board, UP, and Ramlalla Virajman (infant Lord Ram, the presiding deity in the temple).

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- It was however, a <u>2-1 majority judgement</u>. n
- The <u>majority judges</u> held that the <u>disputed structure was raised on an</u> <u>existing structure</u>, the remains of which were used in constructing the new structure.

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- It was also mentioned that the erstwhile structure was a Hindu temple and it was demolished whereafter the disputed structure was raised. \n
- The minority judge held that that no temple was demolished but the mosque was constructed over the ruins of temples. \n
- Riots and thereafter After the demolition in 1992, the CBI lodged two FIRs on charges of promoting enmity between groups. \n
- Charges were also filed against some politicians, charging them with criminal conspiracy and acting deliberately to outrage religious feelings. \n
- Later in 2011, the Supreme Court ordered status quo on the disputed site and adjoining 67.7 acres of land acquired by the Centre. \n
- Recently, in August, 2017 the court gave the parties 12 weeks to translate all oral evidence and exhibited documents in various languages.

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- The process is now complete and the Supreme Court will start final hearings on cross-appeals against the HC order. \n

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Source: Indian Express

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