

Unprecedented WTO Dispute Settlement method

Why in news?

The U.S and India decided to end their six long-standing trade disputes at the World Trade Organization (WTO) through deals, a move which is unprecedented.

What is World Trade Organisation (WTO)?

- The <u>World Trade Organization</u> (WTO) is the only international organization that deals with the rules of trade between countries.
- **Establishment** It was created in 1995 superseding the 1947 General Agreement on Tariffs and Trade (GATT).
- **Members** The WTO is run by its 164 members representing 98% of world trade.
- **Decision making** All decisions are taken through consensus and any member can exercise a veto.

What is the issue with WTO's dispute settlement system?

- WTO's dispute settlement system (DSS) is called its 'crown jewel'.
- The dispute settlement system (DSS) is a two-tiered system where the appellate body is the second tier.
- The appellate body hears appeals from WTO panels.
- The appellate body, from 1995-2019, has upheld the international rule of law by holding powerful countries accountable for international law breaches.
- **Issue** The WTO Appellate Body has been redundant since 2019.
- There is a continued impasse in the appointment of 'judges' to the appellate body.
- Disputes filed into the 'void' will not be considered for adoption leaving the appealed cases unresolved.
- In June 2022, at the Geneva ministerial conference, the members signed a deal on resurrecting the WTO's dispute settlement system (DSS) by 2024.

What are the cases settled between India and US?

- The WTO member-countries can adopt a statement that the appellate body rulings do not create precedents.
- India and U.S. have reached a deal on six separate disputes.
 - 1. Three cases settled as part of the deal are before the defunct Appellate Body.
 - 2. The other three could have potentially been 'appealed into the void'.
- Settling disputes in all six cases shows a pragmatic approach on the part of two strong

trading partners.

- Amending domestic laws to effect compliance with international treaty obligations is a matter of great political sensitivity, especially in the U.S.
- Both U.S and India have accepted each other's domestic challenges in dispute compliance and realised the importance of burying differences.
- **2019 compalint** India challenged against the controversial tariffs imposed under the Section 232 of the U.S. Trade Expansion Act, 1962.
- The U.S. had imposed an additional duty of 25% on steel and 10% on aluminium, triggering a series of WTO challenges and unilateral trade responses.
- India considered these as safeguard measures and imposed retaliatory measures on 28 U.S products which the U.S. considered excessive.
- The U.S. will receive and consider requests for exclusions from Section 232 measures with approval rates of 70% for steel products and 80% for aluminium products from India.
- In return, India would remove the retaliatory additional duties on certain U.S. agricultural imports.
- India is only removing the retaliatory duties on the 8 products for which 'most favoured nation' (MFN) rate is applied.

According to **Article 3.6** of the Understanding on Rules and Procedures Governing the Settlement of Disputes of WTO, the parties can reach a mutually agreed solution to the matter raised in the dispute.

What are the other cases solved?

- India's National Solar Mission A challenge of the domestic content requirements under India's National Solar Mission was also resolved.
- Disagreements persisted regarding India's compliance with the WTO treaty obligations, with the U.S. seeking authorisation from the WTO's Dispute Settlement Body for trade retaliation.
- **Special Economic Zone (SEZ)** Certain corporate tax deductions provided under the SEZ scheme faced an uncertain future.
- India resisted to appeal to the Appellate body and had voluntarily removed some controversial schemes.
- India also initiated a comprehensive process to reform its SEZ law.
- **India's contest** India challenged certain sub-federal programmes implemented in the U.S. in the renewable energy sector and won the case.

What lies ahead?

- **Indo-U.S.** The decision to end these disputes seeks to script a new chapter in India-U.S. trade relations.
- India-U.S. trade relations are 'scaling new heights' and the disputes deal could 'deepen greater economic engagements'.

- **Sets precedence** The dispute deal also sets a template for other WTO members to emulate.
- **Fills the void** The void created by the appellate body can be filled through such mutual agreements between the contenders.
- **De-judicialisation** This may also add to the larger plan of the U.S to de-judicialisation multilateral organisations.

References

- 1. The Hindu Restoring the World Trade Organization's crown jewel
- 2. The Hindu Dispute settlements that have no parallel
- 3. TOI India, US mutually resolve all six trade disputes at WTO

