

Verdict on TN MLAs Disqualification

Click here to know more on the case

 $n\n$

What is the issue?

 $n\n$

\n

- 18 MLAs in Tamil Nadu were disqualified by the Assembly Speaker earlier.
- \bullet A split verdict has been given, regarding the disqualifications, by a two-member Bench of the Madras HC. $\mbox{\sc h}$

 $n\n$

What is the case on?

 $n\n$

\n

• The case relates to a memorandum given by Mr. Dhinakaran's loyalists to the Governor earlier in 2017.

۱'n

• They belong to the Amma Makkal Munnetra Kazhagam, a split party of the ruling ADMK.

\n

- The memorandum expressed lack of confidence in the Chief Minister.
- It requested the Governor to set in motion a "constitutional process" against him.

۱n

- \bullet Following thus, on party's Chief Whip's complaint, the Speaker ruled that the MLAs had incurred disqualification. $\$
- This was on the ground that their action amounted to voluntarily giving up party membership.

\n

• It thus eventually invited provisions of the anti-defection law.

 $n\n$

What is the rationale for upholding the disqualification?

 $n\n$

\n

- Both judges are cognisant of the limits of judicial review on the matter.
- But the Chief Justice Indira Banerjee upheld the earlier order of disqualification.

۱n

• She has declined to interfere on the matter.

\n

• This was on the ground that it was proper to examine only the decision-making <u>process</u>, and not its merits.

\n

• Mere criticism of the CM or withdrawal of support, by itself, would not attract disqualification.

۱n

• However, if the MLAs' action results in the <u>fall of their party's government</u>, it is "tantamount to implied relinquishment" of their membership.

\n

 Going by this, there seems to be no perversity or mala fide in the Speaker's action.

\n

 $n\n$

What is the rationale for striking down the disqualification?

 $n\n$

\n

• The other judge, Justice M. Sundar has noted that the Speaker's order is invalid.

\n

• He terms as mala fide the Speaker's decision not to apply the <u>disqualification</u> <u>rule</u>.

۱n

• This is based on all the four grounds on which judicial review in such cases is permitted.

\n

• These are perversity, mala fide, violation of natural justice and the

constitutional mandate.

۱n

• The Speaker's order was aimed at creating an "artificial majority".

• The question of voluntarily giving up membership would not arise in this case.

\n

 \bullet This is because the party itself was embroiled in a $\underline{\text{factional tussle}}$ before the Election Commission.

\n

 $n\n$

What are the implications?

 $n\n$

\n

• The matter will now be referred to a third judge.

\n

• The option would be to choose between the limited view of the decision-making process or the other more expansive view.

\n

• The issue leaves as many as 18 Assembly constituencies unrepresented.

• A unanimous judgment would have adversely impacted the government, regardless of the decision.

\n

• The split judgment on the MLAs' case gives a further lease of life to the TN Chief Minister.

\n

 $n\n$

\n

 \bullet But it prolongs the political uncertainty in Tamil Nadu. $\ensuremath{\backslash n}$

 $n\n$

 $n\n$

Source: The Hindu

\n

