

## Water in Concurrent List

# Why in news?

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The Centre recently held discussions with states on the issue of bringing water into the Concurrent List of the Constitution.

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#### What is the current situation?

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- India water is a State subject, but the provisions are quite complicated.
- The primary entry in the Constitution relating to water **Entry 17** in the State List.

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- It brings water including water supplies, irrigation and canals, drainage and embankments, water storage and water power under state list.
- $\bullet$  But it also enables the Union to deal with Inter-State rivers if Parliament legislates in public interest, via Entry 56 in the Union List. \n
- This provision has not been used by Parliament.
- Under Entry 56, Parliament enact the River Boards Act 1956 to the establish River Boards for inter-State rivers.
- But no such board has been established under the Act.
- It is because of the strong resistance by State governments to any enhancement of the role of the Central government.
- Therefore each riparian state has an unrestrained hold over the portion of the river that runs through its territory.

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• The Centre cannot intervene unless asked by the contending parties or directed by the judiciary to do so.

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# What will happen due to the change?

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• If a subject is added to the concurrent list, both the state and the centre can make laws on that subject.

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• In case of conflict between the central and state law on the subject, the central law prevails.

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 $\bullet$  But if the state law is reserved for the consideration of the President and he gave his accent, then the state law will prevail in that state. \n

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### What is the need?

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• **Principle** - The current provision disregards the principle of equitable sharing of common property.

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- Countless inter-state water disputes of the present days are due to this.
- **Resource depletion** The extravagant and wasteful usage of river water one state deprives other states to meet even their essential needs.
- Same is the case of over-exploitation of ground water at one spot can have detrimental effects in neighbouring areas.
- Non Compliance The states most often reject pleas by the Centre or awards of tribunals appointed by it to arbitrate on these matters.
- The court judgments also remain unimplemented. e.g Verdict on Cauvery waters and Sutlej-Yamuna Link Canal.
- Constitutional Error Moreover, the Constitution-makers could not have anticipated the water scarcity and crisis of present times. Neither they could

have a foreseen the climate change and its impact on water resources.  $\ensuremath{\backslash} n$ 

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### What should be done?

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 In 2011 Ashok Chawla Committee underscored the need for a comprehensive national legislation on water either by bringing water in the Concurrent List or through a legal framework for treating water as a unified common resource.

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• The parliamentary standing committee on water resources and Parliament's Public Accounts Committee also have favoured the shift.

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• The states should co-operate with centre on this.

• If the states refuse, the Centre should explore other options effectively using Entry 56 in the Union List.

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 $\bullet$  But at the same time enough safeguards should be taken to avoid centralisation which deprives states of their rights. \n

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