



DEPARTMENT OF INFORMATION TECHNOLOGY

Center-StateRelations:

Centrestaterelations

Alllegislative, executive and financial powers are divided between the centre and the states according to the Indian constitution in the context of Centre-State Relations.

Therearethreetypesofrelationshipsinvolvedinthecentre-statesrelations:

- LegislativeRelations
- AdministrativeRelations
- FinancialRelations

Alsoread: Indian Federalism—15Issuesthat Challengethe
Federal Structure of India; Functions and responsibilities of the Union and the States

LegislativeRelations

Article245to**255**oftheconstitutiondeals withthelegislativerelationbetweenthecentre and states. Indian constitution also divides the legislative power between the centre and states with respect to both territories and the subjects of legislation.

Therearefour aspects of the legislative relationships between the union and the states:

- Territorialextentofcentralandstatelegislation
- Distribution of legislative subjects
- Parliamentarylegislationinthestatefield
- Centre's control overstatelegislation

TerritorialExtentofCentralandStateLegislation

Theabilitytopass legislationthatcoversalloraportionofIndia'sterritorybelongs to Parliament(territory includes union, state, UT)

Lawscanbepassedbythestatelegislaturethat isapplicabletotheentirestateoronlya portion of it. Unless there is a sufficient connection

betweenthestateandtheobject, statelaws are not applicable outside of the state.





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Theonlybodywiththepowertopass"extraterritorial"legislationisParliament. Situations

where parliamentary laws aren't applicable in the following areas:

- The President has the authority to enactrules that have the same force and effect as lawspassed by parliament for the Andaman and Nicobar Islands, Daman and Diu, Dadra and Nagar Haveli, Ladakh and Lakshadweep.
- GovernorisempoweredtodirectthatanactofParliamentdoesnotapplyto scheduled areas in the state or apply with specified modifications and exceptions.

DistributionofLegislative Subjects

TheUnionList,StateList,and**ConcurrentList** are the three divisions established by the constitution.

ParliamentistheexclusiveauthoritywhenitcomestotheUnionlist.

Inmostcases, the state legislature alone has the power top asslegislation pertaining to the things on the state list.

The state and federal governments can both pass laws on the subjects mentioned in the concurrent list.

The ability to pass laws with a recurring them erest with Parliament.

The concurrent list is given precedence over the state list, and the union list is given precedence over the state list.

The power to make laws with respect to residuary subjects is vested in the Parliament.

ParliamentaryLegislationinthe State Field

- TheConstitutionpermitsParliamenttoenact lawsonanytopicincludedinthe state list under the following five exceptional circumstances:
- When Rajya Sabha approves a resolution with the support of two-thirds of thememberspresentand voting, it willprovideparliament with the authority to enactle gislation on a statelistis sue that is best for the nation. Such are solution





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lasts for a full year. Are solution like this can be renewed a number of times, but not for more than a year at a time. The laws passed in accordance with the resolution cease to be in forces ix months after it was adopted. In the event of a disagreement between state and union legislation, the latter prevails. A state may, however, pass legislation on the same issue.

- When a declaration of a **National emergencyis in force** the Parliament may passlawsonanymattercoveredbythestatelist. Thelegislation passed under this are only valid for six months before they expire. Statelaw may also enact legislation on the matter, but in the event of a conflict, union law will take precedence.
- When a state makes a request to Parliament to act on a list of issues by passing a resolution to that effect, Parliament is given the power to do so. The state forfeits all rights there once this resolution is approved. To implement InternationalAgreements, the parliament can make lawson any matter in the state list for implementing International Treaties, agreements and conventions.
- WhenPresident'sRuleisimposedinastate, the parliament becomes empowered to make laws with respect to any matter in the State List.

Centre's Control Over State Legislation

According to the Constitution, the federal government is authorised to exercise the following influence over state legislative affairs:

- Specific laws established by the state legislature may be set aside by the governorforpresidentialconsideration. They are entirely under the president's power.
- Bills on specified subjects listed in the state list can only be filed in the state legislaturewiththePresident'spriorconsent.Forinstance,interstatetradeand commerce.
- <u>ThePresident</u>mayaskastatetolayaside moneybillsand otherfinancialbills for his consideration in the case of a financial emergency.

Administrative Relations

The distribution of legislative authority has resulted in a shared executive branch between the federal government and the states.

Article256to**263**oftheconstitutiondeals withtheadministrative relation between the Centre and States.

DistributionofExecutivePowers





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The centre's power encompasses the entire nation when it comes to matters over which it hasexclusivejurisdiction(unionlist), as wellas when it exercises any rights, jurisdiction, or authority granted to it by a treaty or agreement.

The subjects listed in the state list fall under the state's purview.

The states have the executive authority in matters involving the concurrent list.

Thestate's executive branch must actina way that ensures the laws established by Parliament are upheld.

Astate's executive power may not be interfered with or affected in anyway.

TheObligationofStatesandthe Centre

The constitution has placed two restrictions on the executive power of the states in order to giveamplescopetothecentreforexercisingitsexecutivepowerinanunrestrictedmanner.

- Thestate's executive branch must actina way that ensures the laws established by Parliament are upheld.
- Asnottoprejudicetheexecutivepowerofthecentreinthestate.

Inbothcases, the executive power of the Centre extends to giving such directions to the state as are necessary for the purpose.

The sanction behind the sedirections of the Centre is coercive in nature.

Thus, Article 365 says that where any state has failed to comply with any directions given by the Centre, it will be lawful for the President to hold that a situation has a risen in which the government of the state cannot be carried on in accordance with the provisions of the Constitution. It means that, in such a situation, the President's rule can be imposed in the state under Article 356.

Centre's Direction to the States

InCentre-StateRelations,thefollowingcircumstances are wherethe Centremay provide advice to states:





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Constructionandmaintenanceofcommunicationsystemsdeemedtobeofnationalor military importance by the government.

Actionstobetakentoguaranteethestate'srailwaysaresafe.

Provisionofenoughresourcesforstudentsfromlinguisticminoritygroupstoreceive elementary school instruction in their home tongue.