

Issue with Aligarh Muslim University (AMU)

Why in news?

Recently the Supreme Court was hearing a reference related to the minority status of Aligarh Muslim University.

How was Aligarh Muslim University established?

- Established- 1875 as Muhammadan Anglo-Oriental (MAO) College
- Founder- Sir Syed Ahmad Khan
- **Pre-independence** <u>Aligarh Muslim University (AMU) Act, 1920</u> was passed during colonial era which enabled MAO and a few other colleges to be affiliated with it.
- **Post-independence-** The Centre passed two amendments to the law in 1951 and 1965 which changed the structure of the governing body of the university and gave powers to **<u>President of India</u>** to nominate its members.

AMU is ranked 9th across universities and autonomous institutions in India by the Ministry of Education's <u>National Institutional Ranking Framework (NIRF)</u> in 2023.

What is the issue with AMU?

- **S. Azeez Basha vs Union of India, 1967** ruled that the AMU was not a minority institution as there was a central legislation governing the same.
- The Centre through the <u>AMU (Amendment) Act, 1981</u> restored the minority status of the university, thereby permitting it to make reservations for the Muslim community in India.
- In 2006, the *Allahabad High Court*, however, struck down the provision of the 1981 law by which the university was accorded minority status.
- The case ultimately reached the *Supreme Court*, and the issue was referred to 7 judge bench in 2019.

What is the stand of the Centre and AMU?

- **Centre's stand** The government said that the AMU was not and cannot be a university of any particular religion or religious denomination.
- It said a university declared as an institution of national importance cannot be a minority institution.
- Hence, if it is declared as a minority institution it will not be required to implement the reservation policy of the government.

- **AMU's stand** The University had contended that it was established for educating and empowering the Muslim community.
- The essential thing that a minority community wants is the right to retain their identity and to be part of the national life and mainstream.
- The AMU contended that it was a minority institution and did not lose its character by complying with the uniform standards prescribed for varsities.

What is the Supreme Court ruling regarding AMU?

• It observed that the right given to religious and linguistic minorities to establish and administer their own educational institutions under <u>Article 30(1)</u> of the Constitution was <u>not to restrict</u> them.

Article 30 (1) says that all religious and linguistic minorities in India have the right to establish and manage their own educational institutions including schools, colleges and other educational facilities.

- The minority character of an educational institution is <u>not lost</u> if its founders, who belong to a particular minority community, chose administrators from other communities to run the institution.
- Article 30 confers on the minority the discretion to choose the administrators of the institution.

References

- 1. <u>The Hindu- AMU minority rights</u>
- 2. Indian Express- Lack of minority tag impact women education

