

- 1) Is the Waqf (Amendment) Bill, 2024 still a bill or has it been enacted into law?

The Waqf (Amendment) Bill, 2024 has not been enacted into law, it is still a Bill just passed by the lower house.

- 2) Are the properties mentioned (Greenfield Mosque Land, Sunrise School, and Rishishekara Temple) notified as Waqf properties under the official gazette?

Yes, all the mentioned properties are officially notified as Waqf properties under the Waqf register maintained by the Nizampur Waqf Board.

- 3) Has the claim over the Rishishekara Temple and Ashtagrama Village been challenged before any lower court or tribunal prior to the PIL?

No, the matter has been directly brought before the Hon'ble Supreme Court of Nizampur via a Public Interest Litigation (PIL).

- 4) Is Seloitte (the audit agency) a government-appointed body or an independent third party?

Seloitte is an **independent third-party audit agency**.

- 5) Can the teams assume any state-level legal notifications or administrative orders regarding eviction notices in Ashtagrama village?

Yes, teams may assume that eviction notices were issued under statutory authority provided in the Waqf Act, and the same has not yet been stayed by any court.

- 6) Can participants refer to case laws and legal principles from the Indian jurisdiction?

Yes. As per the moot proposition, all laws and precedents applicable are *pari materia* with Indian law. Teams must rely on Indian constitutional and statutory interpretation.

- 7) What is the timeline between the audit report and the filing of the PIL?

The audit report was submitted two months prior to the filing of the PIL.

- 8) Are the allegations against Sunrise School substantiated by formal legal or administrative proceedings?

No formal proceedings have been initiated against Sunrise School. The allegations are based on public complaints and media coverage referenced in the PIL.