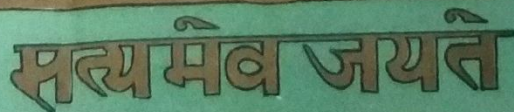


Constitution of India

(Original Copy)

CONSTITUTION OF INDIA



8711 area sheet

THE CONSTITUTION OF INDIA



Preamble **WE, THE PEOPLE OF INDIA**, having solemnly resolved to constitute India into a **SOVEREIGN DEMOCRATIC REPUBLIC** and to secure to all its citizens:

JUSTICE, social, economic and political;

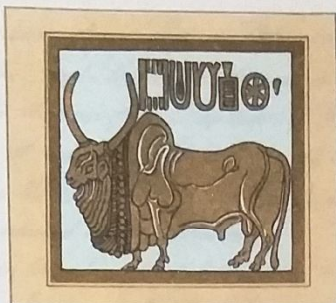
LIBERTY of thought, expression, belief, faith and worship;

EQUALITY of status and of opportunity;

and to promote among them all

FRATERNITY assuring the dignity of the individual and the unity of the Nation;

IN OUR CONSTITUENT ASSEMBLY this twenty-sixth day of November, 1949, do **HEREBY ADOPT, ENACT AND GIVE TO OURSELVES THIS CONSTITUTION.**



Part I

The Union and its Territory

*Name and
territory of
the Union.*

1. (1) India, that is Bharat, shall be a Union of States.
- (2) The States and the territories thereof shall be the States and their territories specified in Parts A, B and C of the First Schedule.

(3) The territory of India shall comprise—

- (a) the territories of the States;
- (b) the territories specified in Part D of the First Schedule, and
- (c) such other territories as may be acquired.

*Admission or estab-
lishment of new
States.*

2. Parliament may by law admit into the Union, or establish, new States on such terms and conditions as it thinks fit.

*Formation of new
States and alteration
of areas, boundaries
or names of existing
States.*

3. Parliament may by law—

- (a) form a new State by separation of territory from any State or by uniting two or more States or parts of States or by uniting any territory to a part of any State;
- (b) increase the area of any State;
- (c) diminish the area of any State;
- (d) alter the boundaries of any State;
- (e) alter the name of any State:

Provided that no Bill for the purpose shall be introduced in either House of Parliament except on the recommendation of the President and unless, where the proposal contained in the Bill affects,



Part II Citizenship

*Citizenship at the
commencement of
the Constitution.*

5. At the commencement of the Constitution, every person who has his domicile in the territory of India and—

- (a) who was born in the territory of India; or
- (b) either of whose parents was born in the territory of India; or
- (c) who has been ordinarily resident in the territory of India for not less than five years immediately preceding such commencement,

shall be a citizen of India.

*Rights of citizenship
of certain persons who
have migrated to India
from Pakistan.*

6. Notwithstanding anything in article 5, a person who has migrated to the territory of India from the territory now included in Pakistan shall be deemed to be a citizen of India at the commencement of this Constitution if—

- (a) he or either of his parents or any of his grand-parents was born in India as defined in the Government of India Act, 1935 (as originally enacted); and
- (b) (i) in the case where such person has so migrated before the nineteenth day of July, 1948, he has been ordinarily resident in the territory of India since the date of his migration, or
- (ii) in the case where such person has so migrated on or after the nineteenth day of July, 1948, he has been



Part III

Fundamental Rights

General

Definition

12. In this Part, unless the context otherwise requires, "the State" includes the Government and Parliament of India and the Government and the Legislature of each of the States and all local or other authorities within the territory of India or under the control of the Government of India.

Laws inconsistent with, or in derogation of the fundamental rights.

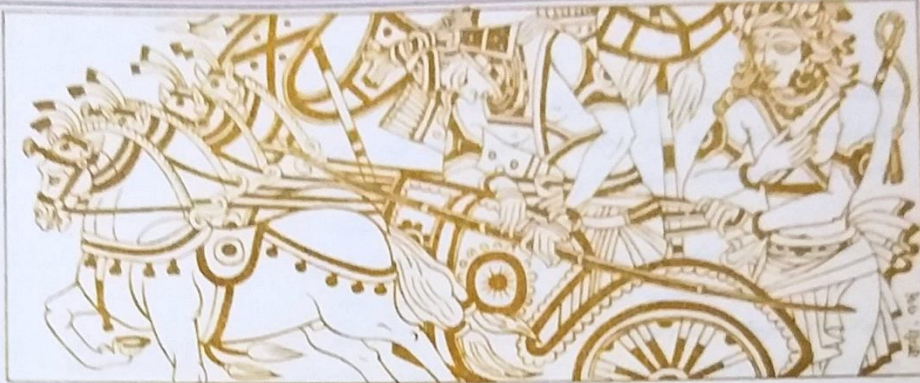
13. (1) All laws in force in the territory of India immediately before the commencement of this Constitution, in so far as they are inconsistent with the provisions of this Part, shall, to the extent of such inconsistency be void.

(2) The State shall not make any law which takes away or abridges the rights conferred by this Part and any law made in contravention of this clause, shall, to the extent of the contravention, be void.

(3) In this article, unless the context otherwise requires,—

(a) "law" includes any Ordinance, order, bye-law, rule, regulation, notification, custom or usage having in the territory of India the force of law,

(b) "laws in force" includes laws passed or made by a Legislature or other competent authority in the territory of India before the commencement of this Constitution and not previously repealed, notwithstanding that any such law or any part thereof may not be then in operation either at all or in particular areas.



Part IV

Directive Principles of State Policy

Definition.

36. In this Part, unless the context otherwise requires, the State has the same meaning as in Part III.

Application of the principles contained in this Part.

37. The provisions contained in this Part shall not be enforceable by any court, but the principles therein laid down are nevertheless fundamental in the governance of the country and it shall be the duty of the State to apply these principles in making laws.

State to secure a social order for the promotion of welfare of the people.

38. The State shall strive to promote the welfare of the people by securing and protecting as effectively as it may a social order in which justice, social, economic and political, shall inform all the institutions of the national life.

Directive principles of policy to be followed by the State.

39. The State shall, in particular, direct its policy towards securing—

- (a) that the citizens, men and women equally, have the right to an adequate means of livelihood;
- (b) that the ownership and control of the material resources of the community are so distributed as best to subserve the common good;
- (c) that the operation of the economic system does not result in the concentration of wealth and means of production to the common detriment;
- (d) that there is equal pay for equal work for both men



Part V
The Union
Chapter I.—The Executive
The President and Vice-President

*The President of India.
Executive power of the Union.*

52. There shall be a President of India.

53. (1) The executive power of the Union shall be vested in the President and shall be exercised by him either directly or through officers subordinate to him in accordance with this Constitution.

(2) Without prejudice to the generality of the foregoing provision, the supreme command of the Defence Forces of the Union shall be vested in the President and the exercise thereof shall be regulated by law.

(3) Nothing in this article shall—

(a) be deemed to transfer to the President any functions conferred by any existing law on the Government of any State or other authority; or

(b) prevent Parliament from conferring by law functions on authorities other than the President.

Election of President

54. The President shall be elected by the members of an electoral college consisting of—

- (a) the elected members of both Houses of Parliament; and
- (b) the elected members of the Legislative Assemblies of the States.

Manner of election of President

55. (1) As far as practicable, there shall be uniformity in the



Part VI The States in Part A of the First Schedule

Chapter I.—General

Definition.

152. In this Part, unless the context otherwise requires, the expression "State" means a State specified in Part A of the First Schedule.

Chapter II.—The Executive

The Governor

Governors of States

153. There shall be a Governor for each State.

Executive power of State

154. (1) The executive power of the State shall be vested in the Governor and shall be exercised by him either directly or through officers subordinate to him in accordance with this Constitution.

(2) Nothing in this article shall—

(a) be deemed to transfer to the Governor any functions conferred by any existing law on any other authority; or

(b) prevent Parliament or the Legislature of the State from conferring by law functions on any authority subordinate to the Governor.

Appointment of Governor

155. The Governor of a State shall be appointed by the President by warrant under his hand and seal.

Term of office of Governor

156. (1) The Governor shall hold office during the pleasure of the President.

(2) The Governor may, by writing under his hand addressed to

PREM



Part VII

The States in Part B of the First Schedule

Application of provisions of Part VI to States in Part B of the First Schedule.

238. The provisions of Part VI shall apply in relation to the States specified in Part B of the First Schedule as they apply in relation to the States specified in Part A of that Schedule subject to the following modifications and omissions, namely:—

- (1) For the word "Governor" wherever it occurs in the said Part VI, except where it occurs for the second time in clause (b) of article 232, the word "Rajpramukh" shall be substituted.
- (2) In article 152, for the word and letter "Part A" the word and letter "Part B" shall be substituted.
- (3) Articles 155, 156 and 157 shall be omitted.
- (4) In article 158,—
 - (i) in clause (i) for the words "be appointed" the word "becomes" shall be substituted;
 - (ii) for clause (3), the following clause shall be substituted, namely:—

"(3) The Rajpramukh shall, unless he has his own residence in the principal seat of Government of the State, be entitled without payment of rent to the use of an official residence and shall be also entitled to such allowances and privileges as the President may, by general or special order, determine";
 - (iii) in clause (4), the words "emoluments and" shall be omitted.

PREM



Part VIII

The States in Part C of the First Schedule

*Administration of
States in Part C
of the First Schedule*

239.(1) Subject to the other provisions of this Part, a State specified in Part C of the First Schedule shall be administered by the President acting, to such extent as he thinks fit, through a Chief Commissioner or a Lieutenant-Governor to be appointed by him or through the Government of a neighbouring State:

Provided that the President shall not act through the Government of a neighbouring State save after—

- (a) consulting the Government concerned; and
- (b) ascertaining in such manner as the President considers most appropriate the views of the people of the State to be so administered.

(2) In this article, references to a State shall include references to a part of a State.

*Creation or continu-
ance of local Legisla-
tures or Council of
Advisors or Ministers*

240.(1) Parliament may by law create or continue for any State specified in Part C of the First Schedule and administered through a Chief Commissioner or Lieutenant-Governor—

- (a) a body, whether nominated, elected or partly nominated and partly elected, to function as a Legislature for the State; or

- (b) a Council of Advisors or Ministers,

or both with such constitution, powers and functions, in each case, as may be specified in the law.

PREM



Part IX.

The Territories in Part D of the First Schedule and other Territories not specified in that Schedule

*Administration of
territories specified
in Part D of the
First Schedule and
other territories not
specified in that
Schedule*

243(1) Any territory specified in Part D of the First Schedule and any other territory comprised within the territory of India but not specified in that Schedule shall be administered by the President acting, to such extent as he thinks fit, through a Chief Commissioner or other authority to be appointed by him.

(2) The President may make regulations for the peace and good government of any such territory and any regulation so made may repeal or amend any law made by Parliament or any existing law which is for the time being applicable to such territory and, when promulgated by the President, shall have the same force and effect as an act of Parliament which applies to such territory.





Part X
The Scheduled and Tribal Areas

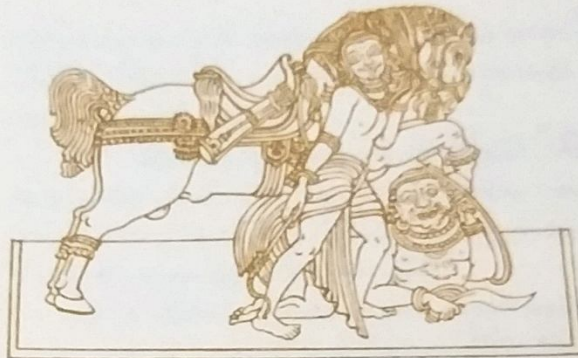
*Administration of
Scheduled Areas
and Tribal Areas.*

244(1) *The provisions of the Fifth Schedule shall apply to the administration and control of the Scheduled Areas and Scheduled Tribes in any State specified in Part A or Part B of the First Schedule other than the State of Assam.*

(2) *The provisions of the Sixth Schedule shall apply to the administration of the tribal areas in the State of Assam.*



DREN



Part XI

Relations between the Union and the States

Chapter I: Legislative Relations

Distribution of Legislative Powers

Extent of laws made by Parliament and by the Legislatures of States

245 (1) Subject to the provisions of this Constitution, Parliament may make laws for the whole or any part of the territory of India, and the Legislature of a State may make laws for the whole or any part of the State.

(2) No law made by Parliament shall be deemed to be invalid on the ground that it would have extra-territorial operation.

Subject-matter of laws made by Parliament and by the Legislatures of States

246 (1) Notwithstanding anything in clauses (2) and (3), Parliament has exclusive power to make laws with respect to any of the matters enumerated in List I in the Seventh Schedule (in this Constitution referred to as the "Union List").

(2) Notwithstanding anything in clause (3), Parliament, and, subject to clause (1), the Legislature of any State specified in Part A or Part B of the First Schedule also, have power to make laws with respect to any of the matters enumerated in List III in the Seventh Schedule (in this Constitution referred to as the "Concurrent List").

(3) Subject to clauses (1) and (2), the Legislature of any State specified in Part A or Part B of the First Schedule has exclusive power to make laws for such State or any part thereof with respect to any of the matters enumerated in List II in the Seventh Schedule (in this Constitution referred to as the "State List").

(4) Parliament has power to make laws with respect to any



Part XII Finance, Property, Contracts and Suits

Chapter I.—Finance General

Interpretation.

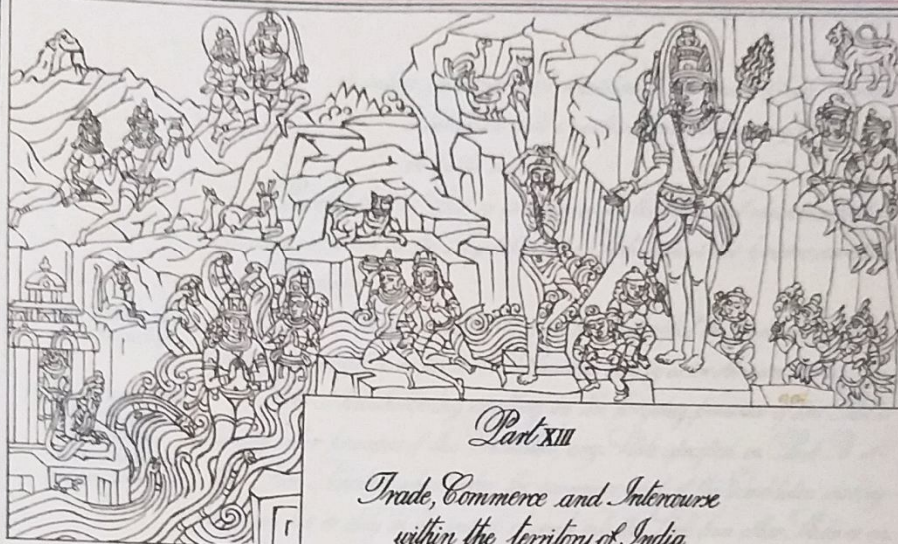
264. In this Part, unless the context otherwise requires,—

- (a) "Finance Commission" means a Finance Commission constituted under article 280;
- (b) "State" does not include a State specified in Part C of the First Schedule;
- (c) references to States specified in Part C of the First Schedule shall include references to any territory specified in Part D of the First Schedule and any other territory comprised within the territory of India but not specified in that Schedule.

*Taxes not to be imposed save by authority of law
Consolidated Funds and public accounts of India and of the States*

265. No tax shall be levied or collected except by authority of law.

266. (1) Subject to the provisions of article 267 and to the provisions of this Chapter with respect to the assignment of the whole or part of the net proceeds of certain taxes and duties to States, all revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of India", and all revenues received by the Government of a State, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that



Part XIII

Trade, Commerce and Intercourse within the territory of India

Freedom of trade, commerce and intercourse.

301. Subject to the other provisions of this Part, trade, commerce and intercourse throughout the territory of India shall be free.

Power of Parliament to impose restrictions on trade, commerce and intercourse.

302. Parliament may by law impose such restrictions on the freedom of trade, commerce or intercourse between one State and another or within any part of the territory of India as may be required in the public interest.

Restrictions on the legislative powers of the Union and of the States with regard to trade and commerce.

303. (1) Notwithstanding anything in article 302, neither Parliament nor the Legislature of a State shall have power to make any law giving, or authorising the giving of, any preference to one State over another, or making, or authorising the making of, any discrimination between one State and another, by virtue of any entry relating to trade and commerce in any of the Lists in the Seventh Schedule.

(2) Nothing in clause (1) shall prevent Parliament from making any law giving, or authorising the giving of, any preference or making, or authorising the making of, any discrimination if it is declared by such law that it is necessary to do so for the purpose of dealing with a situation arising from scarcity of goods in any part of the territory of India.

Restrictions on trade, commerce and intercourse among States.

304. Notwithstanding anything in article 301 or article 303, the Legislature of a State may by law —

(a) impose on goods imported from other States any tax to which similar goods manufactured or produced in that State are subject, so, however, as not to discriminate between goods so imported and goods so manufactured or produced; and



Part XIV

Services under the Union and the States

Chapter I: Services

Interpretation.

308. In this Part, unless the context otherwise requires, the expression "State" means a State specified in Part A or Part B of the First Schedule.

Recruitment and conditions of service of persons serving the Union or a State.

309. Subject to the provisions of this Constitution, Acts of the appropriate Legislature may regulate the recruitment, and conditions of service of persons appointed, to public services and posts in connection with the affairs of the Union or of any State:

Provided that it shall be competent for the President or such person as he may direct in the case of services and posts in connection with the affairs of the Union, and for the Governor or Rajpramukh of a State or such person as he may direct in the case of services and posts in connection with the affairs of the State, to make rules regulating the recruitment, and the conditions of service of persons appointed, to such services and posts until provision in that behalf is made by or under an Act of the appropriate Legislature under this article, and any rules so made shall have effect subject to the provisions of any such Act.

Tenure of office of persons serving the Union or a State.

310. (1) Except as expressly provided by this Constitution, every person who is a member of a defence service or of a civil service of the Union or of an all-India service or holds any post connected with defence or any civil post under the Union holds office during the pleasure of the President, and every person who is a member of a civil service of a State or holds any civil post under a State holds office during the pleasure of the Governor or, as the case may be, the Rajpramukh of the State.



Part XV Elections

*Superintendence,
direction and control
of elections to be
vested in an Election
Commission.*

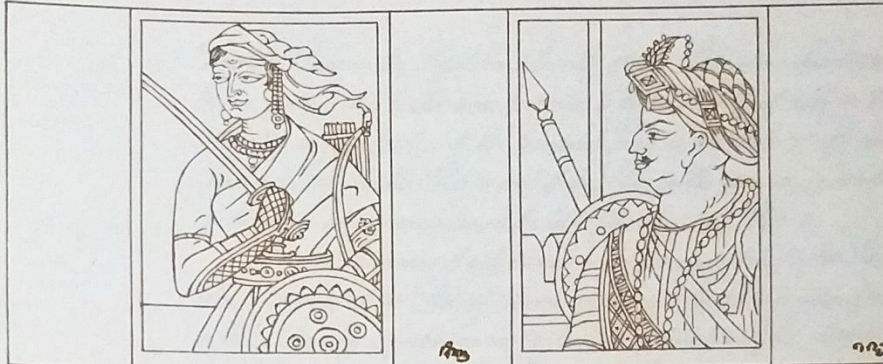
324. (1) The superintendence, direction and control of the preparation of the electoral rolls for, and the conduct of, all elections to Parliament and to the Legislature of every State and of elections to the offices of President and Vice-President held under this Constitution, including the appointment of election tribunals for the decision of doubts and disputes arising out of or in connection with elections to Parliament and to the Legislatures of States shall be vested in a Commission (referred to in this Constitution as the Election Commission).

(2) The Election Commission shall consist of the Chief Election Commissioner and such number of other Election Commissioners, if any, as the President may from time to time fix and the appointment of the Chief Election Commissioner and other Election Commissioners shall, subject to the provisions of any law made in that behalf by Parliament, be made by the President.

(3) When any other Election Commissioner is so appointed the Chief Election Commissioner shall act as the Chairman of the Election Commission.

(4) Before each general election to the House of the People and to the Legislative Assembly of each State, and before the first general election and thereafter before each biennial election to the Legislative Council of each State having such Council, the President may also appoint after consultation with the Election Commission such Regional Commissioners as he may consider necessary to assist the Election Commission in the performance of the functions conferred on the Commission by clause (1).

(5) Subject to the provisions of any law made by Parliament, the



Part XVII

Special Provisions relating to Certain Classes

Reservation of seats for Scheduled Castes and Scheduled Tribes in the House of the People

330. (1) Seats shall be reserved in the House of the People for—

- (a) the Scheduled Castes;
- (b) the Scheduled Tribes except the Scheduled Tribes in the tribal areas of Assam; and
- (c) the Scheduled Tribes in the autonomous districts of Assam.

(2) The number of seats reserved in any State for the Scheduled Castes or the Scheduled Tribes under clause (1) shall bear, as nearly as may be, the same proportion to the total number of seats allotted to that State in the House of the People as the population of the Scheduled Castes in the State or of the Scheduled Tribes in the State or part of the State, as the case may be, in respect of which seats are so reserved, bears to the total population of the State.

Representation of the Anglo-Indian community in the House of the People.

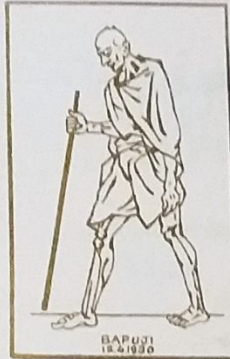
331. Notwithstanding anything in article 81, the President may, if he is of opinion that the Anglo-Indian community is not adequately represented in the House of the People, nominate not more than two members of that community to the House of the People.

Reservation of seats for Scheduled Castes and Scheduled Tribes in the Legislative Assemblies of the States

332. (1) Seats shall be reserved for the Scheduled Castes and the Scheduled Tribes, except the Scheduled Tribes in the tribal areas of Assam, in the Legislative Assembly of every State specified in Part A or Part B of the First Schedule.

(2) Seats shall be reserved also for the autonomous districts in the Legislative Assembly of the State of Assam.

(3) The number of seats reserved for the Scheduled Castes or the



Part XVII

Official Language

Chapter I—Language of the Union

*Official language
of the Union*

343. (1) The official language of the Union shall be Hindi in Devanagari script.

The form of numerals to be used for the official purposes of the Union shall be the international form of Indian numerals.

(2) Notwithstanding anything in clause (1), for a period of fifteen years from the commencement of this Constitution, the English language shall continue to be used for all the official purposes of the Union for which it was being used immediately before such commencement.

Provided that the President may, during the said period, by order authorise the use of the Hindi language in addition to the English language and of the Devanagari form of numerals in addition to the international form of Indian numerals for any of the official purposes of the Union.

(3) Notwithstanding anything in this article, Parliament may by law provide for the use, after the said period of fifteen years, of—

- (a) the English language, or
- (b) the Devanagari form of numerals,

for such purposes as may be specified in the law.

*Commission and
Committee of
Parliament on
official language*

344. (1) The President shall, at the expiration of five years from the commencement of this Constitution and thereafter at the expiration of ten years from such commencement, by order constitute a Commission which shall consist of a Chairman and such other members representing the different languages specified in the



Part XVIII Emergency Provisions

Proclamation of Emergency

352. (1) If the President is satisfied that a grave emergency exists whereby the security of India or of any part of the territory thereof is threatened, whether by war or external aggression or internal disturbance, he may, by Proclamation, make a declaration to that effect.

(2) A Proclamation issued under clause (1) —

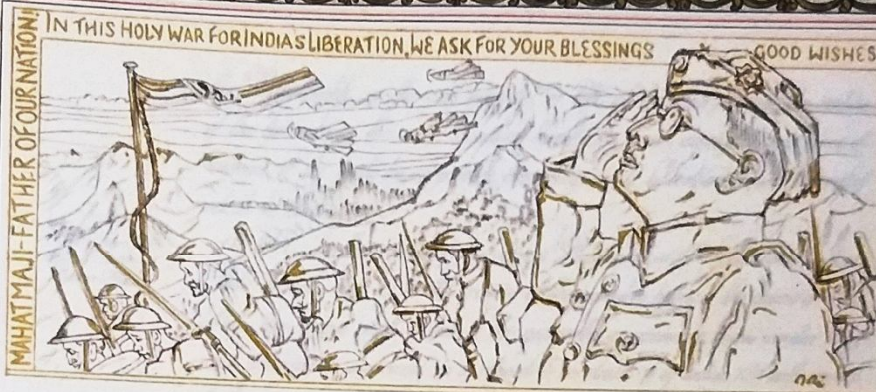
(a) may be revoked by a subsequent Proclamation;

(b) shall be laid before each House of Parliament;

(c) shall cease to operate at the expiration of two months unless before the expiration of that period it has been approved by resolutions of both Houses of Parliament.

Provided that if any such Proclamation is issued at a time when the House of the People has been dissolved or the dissolution of the House of the People takes place during the period of two months referred to in sub-clause (c), and if a resolution approving the Proclamation has been passed by the Council of States, but no resolution with respect to such Proclamation has been passed by the House of the People before the expiration of that period, the Proclamation shall cease to operate at the expiration of thirty days from the date on which the House of the People first sits after its reconstitution unless before the expiration of the said period of thirty days a resolution approving the Proclamation has been also passed by the House of the People.

(3) A Proclamation of Emergency declaring that the security of India or of any part of the territory thereof is threatened by war or by external



Part XIX

Miscellaneous

Protection of President and Governors and Rajpramukhs.

361 (1) *The President, or the Governor or Rajpramukh of a State, shall not be answerable to any court for the exercise and performance of the powers and duties of his office or for any act done or purporting to be done by him in the exercise and performance of those powers and duties:*

Provided that the conduct of the President may be brought under review by any court, tribunal or body appointed or designated by either House of Parliament for the investigation of a charge under article 61:

Provided further that nothing in this clause shall be construed as restricting the right of any person to bring appropriate proceedings against the Government of India or the Government of a State.

(2) *No criminal proceedings whatsoever shall be instituted or continued against the President, or the Governor or Rajpramukh of a State, in any court during his term of office.*

(3) *No process for the arrest or imprisonment of the President, or the Governor or Rajpramukh of a State, shall issue from any court during his term of office.*

(4) *No civil proceedings in which relief is claimed against the President, or the Governor or Rajpramukh of a State, shall be instituted during his term of office in any court in respect of any act done or purporting to be done by him in his personal capacity, whether before or after he entered upon his office as President, or as Governor or Rajpramukh of such State, until the expiration of two months next after notice in writing has been delivered to the President or the Governor or*



Part XX

Amendment of the Constitution

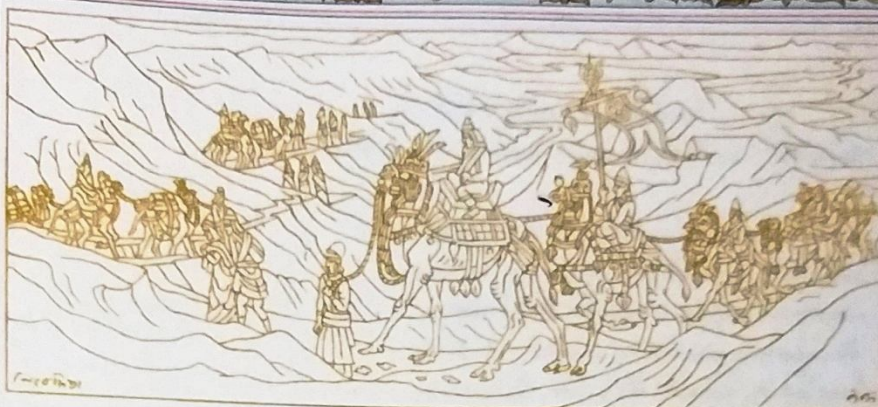
*Procedure for
amendment of
the Constitution.*

368. An amendment of this Constitution may be initiated only by the introduction of a Bill for the purpose in either House of Parliament, and when the Bill is passed in each House by a majority of the total membership of that House and by a majority of not less than two-thirds of the members of that House present and voting, it shall be presented to the President for his assent and upon such assent being given to the Bill, the Constitution shall stand amended in accordance with the terms of the Bill:

Provided that if such amendment seeks to make any change in —

- (a) article 54, article 55, article 73, article 162 or article 241, or
- (b) Chapter IV of Part V, Chapter V of Part VI, or Chapter I of Part XI, or
- (c) any of the Lists in the Seventh Schedule, or
- (d) the representation of States in Parliament, or
- (e) the provisions of this article,

the amendment shall also require to be ratified by the Legislatures of not less than one-half of the States specified in Parts A and B of the First Schedule by resolutions to that effect passed by those Legislatures before the Bill making provision for such amendment is presented to the President for assent.



Part XXI

Temporary and Transitional Provisions

Temporary power to Parliament to make laws with respect to certain matters in the State List as if they were matters in the Concurrent List.

369. Notwithstanding anything in this Constitution, Parliament shall, during a period of five years from the commencement of this Constitution, have power to make laws with respect to the following matters as if they were enumerated in the Concurrent List, namely:—

- (a) trade and commerce within a State in, and the production, supply and distribution of, cotton and woollen textiles, raw cotton (including ginned cotton and unginned cotton or *lappas*), cotton seed, paper (including newsprint), foodstuffs (including edible oils and oil), cattle fodder (including oil-cakes and other concentrates), coal (including coke and derivatives of coal), iron, steel and mica;
- (b) offences against laws with respect to any of the matters mentioned in clause (a), jurisdiction and powers of all courts except the Supreme Court with respect to any of those matters, and fees in respect of any of those matters but not including fees taken in any court;

but any law made by Parliament, which Parliament would not but for the provisions of this article have been competent to make, shall, to the extent of the incompetency, cease to have effect on the expiration of the said period, except as respects things done or omitted to be done before the expiration thereof.

Temporary provisions with respect to the State of Jammu and Kashmir.

370. (1) Notwithstanding anything in this Constitution,—

- (a) the provisions of article 238 shall not apply in relation to

Eighth Schedule

[Articles 344 (1) and 351]

Languages

1. Assamese
2. Bengali
3. Gujarati
4. Hindi
5. Kannada
6. Kashmiri
7. Malayalam
8. Marathi
9. Oriya
10. Punjabi
11. Sanskrit
12. Tamil
13. Telugu
14. Urdu (Dhivehi)

Jawaharlal Nehru ✓

B. Dattabhi S. Ramaswami

K. P. K. K. K.

C. P. K. K. K.

M. K. K. K.

A. K. K. K.

J. P. K. K.

K. S. K. K.

K. K. K. K.

K. K. K. K.

K. K. K. K.

K. K. K. K.

K. K. K. K.

K. K. K. K.

1111

Baldev Singh

Amrit Kaur

Kallur Subbarao

Valla Lakshmi Patti

Jagjivandran

1 Mrs. L. M. M. M.

1. S. S. S. S.

Saravada Balakrishna

P. R. R. R.

1. P. P. P. P.

1. P. P. P. P.

L. Krishnaaswami Bharati

Syama Prasad Mookerjee

Kshirish Chandra Neogy

P. V. Magesan

1. P. P. P. P.

T. J. M. Wilson

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

1. M. S. S. S.

D. Govindaswami

D. A. Sanga

K. Ramani

S. Ramaswami

S. Subramanian

M. Adinail

B. Packer

M. K. Paman

M. Satyanarayana

K. M. Theodor

M. A. Muthiah Chettiar

A. J. Khet.

Shankar Rao Dts.

K. M. Muthu

J. S. Muthu

A. Karunakara Muru

Joseph M. D. D. D.

R. Maraladas

B. S. S. S.

R. S. Divakar

Manayalal & Co.

J. S. S. S.

M. S. S. S.

K. S. S. S.

H. V. Palaskar

K. M. G. S.

K. S. S. S.

K. S. S. S.

N. S. S. S.

R. S. S. S.

S. S. S. S.

S. S. S. S.

S. S. S. S.

B. S. S. S.

R.L. Chatal

Dr. Mono Mohon Das.
Mihir Lal Chatterpadhyay

Satis Chandra Samanta.

Lurellan Samajpuri

Rasanta Kumar Das

Arun Chandra Guha.

g. Kripalani

Lal Mohan Saha
সত্যেন্দ্র নাথ সেন

पु. ह. जोनमदास २०५७

Hriday Nath Kunjora

प्रमोदमाम विमलसिंह

नीमल्ल भट्टाचार्य

जतिविन्द मालवीय.

B. K. Kar.

Satis Chandra.

Khershed Lal

Jugae Khan.

Sachin Kripalani

M. K. Sam

Punima Banerji

ਮੇਹਰਾਨ ਸਿੰਘ

ਭਗਵੰਤ ਸਿੰਘ

ਵਿਸ਼ਵਨਾਥ ਸਿੰਘ

Mohammad Ahmad Kasim

ਸ੍ਰੀ ५११ (१५) ਆਰ ५१
Jogendra Singh

Mr. Hyder Khan

ਸ੍ਰੀ ਬਿਨੋਦ ਸਿੰਘ

ਹੋਰੀ ਵਿਨੋਦ ਪੁਨੀ ਅਲਮੋੜ

ਸ਼ਾਮਲ ਨਾਰਾਇਣ ਸੁਰੇਸ਼

(Begam) K. Aijaz Reem

Chaudhri Hyder Hussain

ਰਜਨੀਧਰ ਸਿੰਘ ਯੁਗਤ -

Wm. A. C. C. C.

Krishna Chandra Dasgupta

11/11/21

Shyama Devi

Shyama Devi

Shyama Devi

Ram Chandra Dasgupta

Phool Singh

A. Dharam Dasgupta

Aswamedha Dasgupta

11/11/21

Shyama Devi

Shyama Devi

Shyama Devi

Shyama Devi

Shyama Devi

Shyama Devi

Thakur [Bakht Singh]

Thakur [Bakht Singh]

Yashwant Rai

Yashwant Rai

Ram Chandra Dasgupta

Achint Ram

Bikram Lal Soni

Handa

Hossain Imam

Handa

Handa

Handa

Handa

Handa

Handa

Handa

Lingga Kumar Ghosh

Banarsi Rasal Ghosh
Jhansi

Prozanto Kumar Sin.

Raghunandan
Rasal

Sri Narayan Mahla

Syamandan Solje

Bhagwat Prasad

Vishwanath Dargal Tripethi

श्री शाङ्कराचार्य

Vijayalakshmi

Krishna Vallabhdas

राम नारायण प्रसाद

जगत नारायणलाल

Sri Sagar Prasad

Chandrabhushan Prasad

Chander Prasad Prasad

Dreendra Nath
Samsat

Chandrika Ram

Mahammad Dahi

Guptanath Singh

Vip Narayan Siroha

Boniface Lakra

Kandeshwar Prasad

Kanwar Singh 98.

Jaipal Singh

Vinay Kumar - Raju

V.T. Krishnamachari

P. Govindanarayana

विनय कुमार

Frank Anthony

Pradip Kumar

विनय कुमार

R. Chungalaya Riddi.

K. Hanumanthayya

Deekshat Rpt

Althuff (H.R. Garw Rddy)

T. Siddalingaia

S.V. Krishnachosothay Rao

Channiah

H. D. L. S. S. S. S. S.

Lal Mohan pati

Jamindar Houd

M. M. Saeed

M.A. Beg (Kashmir). 24.1.1950

M. R. B. B. B.

Balwantay Mulla

C. S. S.

Jainand D.

Raj Kanwar 24.1.1950

Indumun and
Yokulal Bawa

Vinayachand B. Vaidya

ETI am 4114

Jaswant Singh

Sardar Singh of Khera

Jaswantlal Hata

D. S. S.

H. M. S. S. S.

Balwant Singh Mulla

21.1.1950

21.1.1950

Awadhesh Pratap Singh

V. S. Saeed

Yudhishthira Mishra

Rampasad Potai

Manoo Lal Datta
Dutta di

Shamshunath Shukla
L.M. Faipathy.

राजल हनुमन्त
Bairai Narai
गोविन्द विनयगोविन्द

Sitabhai Smajnal Jais
(H.M. 12 L.M. H. 12)
Radhaballabha Vijaiwargi
(H.M. 12 L.M. H. 12)
Kunwar Kun Jai
(H.M. 12 L.M. H. 12)

Rambhaji Lalitaprasad
(H.M. 12 L.M. H. 12)
Ranjit Singh.

Kaku Bhagwan Singh
A. Manul Mai

S.S. Hatasgi
Masarene
Chacka

L. Pandurang
L. Pandurang

Thakur Lal Singh
Mama

Dharm Singh
Girija Sankar Guba
Jai Singh
Jai Singh
Lal Singh

Shri Singh
Shri Singh

Shri Singh
Sachet Singh

Krishna Singh
Laiti

Shri Singh

Sachchidananda Singh

B. N. Rau

H.V.R. Jagan

Shri Singh

Jerome D. Souza s. f.

Harshambha Nishlal

Kanankh Gaudin

Sunder Lal

Feroze Gaudin

Bhonsl

Calligraphed by Prem Behari Karsin Raijada (Saxona) s/o Shree
Brij Behari Karsin Raijada of Delhi.
s/o Musf. Govan Bhai (Rampur) Sd. Rampur.

Illuminated by Shri Nandalal Bose and other artists of
Santiniketan, Koorabharati.

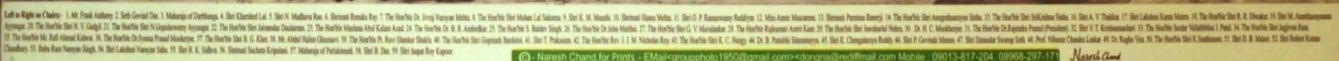
Photolithographed at the Survey of India Offices,
Hathibarkala, Dehra Dun.

List of Illustrations

1	Mahajodaro Period	Excavation with Mahajodaro seals.	1
2	Vedic Period	Scene from Vedic Aaram (Gurukul).	3
3	Epic Period	Scene from the Ramayana (Conquest of Lanka and recovery of Sita by Rama).	6
4	do	Scene from the Mahabharata (Krishna propounding Gita to Arjuna).	17
5	Mahajigraha and Saka Period	Scene from Buddha's life.	20
6	do	Scene from Mahavir's life.	63
7	Mauryan Period	Scene depicting the spread of Buddhism by Emperor Asoka in India and abroad.	98
8	Gupta Period	Scene from Gupta Art. Its development in different phases.	102
9	do	Scene from Vikramaditya's Court.	104
10	do	Scene depicting one of the ancient Universities (Nalanda).	105
11	Medieval Period	Scene from Orissan Sculptures.	106
12	do	Image of Nataraja.	113
13	do	Scene from Mahabalipuram Sculptures (Bhagiratha's penance and the descent of Ganga).	130
14	Muslim Period	Portrait of Akbar with Mughal Architecture.	132
15	do	Portraits of Shivaji and Guru Gobind Singh.	141
16	British Period	Portraits of Tipu Sultan and Lakshmi Bai (Rise against the British Conquest).	144
17	India's Freedom Movement	Portrait of the Father of the Nation (Gandhiji's Dandi March).	149
18	do	Bapuji the Peace-Maker—his tour in the riot affected areas of Noakhali.	154
19	Revolutionary movement for freedom.	Netaji Subhas Chandra Bose and other patriots trying to liberate Mother India from outside India.	160
20	Natural Features	Scene of the Himalayas.	167
21	do	Scene of the Desert.	168
22	do	Scene of the Ocean.	181

Group Photo of Constituent Assembly Members

भारत भाग्य विधाता

[illegible][illegible]

Work Sampling: 1. *Two Friends (Folksong)* 2. *The Golden Chicks* 3. *The Hilarious Hot Whoppers* 4. *The Hopped Kite* 5. *India* 6. *Swan-Human Song* 7. *Mr. Mathews* 8. *Bag* 9. *Ch* 10. *Indian Song* 11. *The Foundation Stone* 12. *The Thirteen Whoppers* 13. *Dr. Joseph* 14. *Shesha* 15. *Dr. T. Chandra* 16. *Cape* 17. *Armed* 18. *Prong Song* 19. *The Shards* 20. *Shells* 21. *Sh* 22. *Mr. J. J. Jones* 23. *Sh* 24. *Sh* 25. *Sh* 26. *Sh* 27. *Sh* 28. *Sh* 29. *Sh* 30. *Sh* 31. *Sh* 32. *Sh* 33. *Sh* 34. *Sh* 35. *Sh* 36. *Sh* 37. *Sh* 38. *Sh* 39. *Sh* 40. *Sh* 41. *Sh* 42. *Sh* 43. *Sh* 44. *Sh* 45. *Sh* 46. *Sh* 47. *Sh* 48. *Sh* 49. *Sh* 50. *Sh* 51. *Sh* 52. *Sh* 53. *Sh* 54. *Sh* 55. *Sh* 56. *Sh* 57. *Sh* 58. *Sh* 59. *Sh* 60. *Sh* 61. *Sh* 62. *Sh* 63. *Sh* 64. *Sh* 65. *Sh* 66. *Sh* 67. *Sh* 68. *Sh* 69. *Sh* 70. *Sh* 71. *Sh* 72. *Sh* 73. *Sh* 74. *Sh* 75. *Sh* 76. *Sh* 77. *Sh* 78. *Sh* 79. *Sh* 80. *Sh* 81. *Sh* 82. *Sh* 83. *Sh* 84. *Sh* 85. *Sh* 86. *Sh* 87. *Sh* 88. *Sh* 89. *Sh* 90. *Sh* 91. *Sh* 92. *Sh* 93. *Sh* 94. *Sh* 95. *Sh* 96. *Sh* 97. *Sh* 98. *Sh* 99. *Sh* 100. *Sh* 101. *Sh* 102. *Sh* 103. *Sh* 104. *Sh* 105. *Sh* 106. *Sh* 107. *Sh* 108. *Sh* 109. *Sh* 110. *Sh* 111. *Sh* 112. *Sh* 113. *Sh* 114. *Sh* 115. *Sh* 116. *Sh* 117. *Sh* 118. *Sh* 119. *Sh* 120. *Sh* 121. *Sh* 122. *Sh* 123. *Sh* 124. *Sh* 125. *Sh* 126. *Sh* 127. *Sh* 128. *Sh* 129. *Sh* 130. *Sh* 131. *Sh* 132. *Sh* 133. *Sh* 134. *Sh* 135. *Sh* 136. *Sh* 137. *Sh* 138. *Sh* 139. *Sh* 140. *Sh* 141. *Sh* 142. *Sh* 143. *Sh* 144. *Sh* 145. *Sh* 146. *Sh* 147. *Sh* 148. *Sh* 149. *Sh* 150. *Sh* 151. *Sh* 152. *Sh* 153. *Sh* 154. *Sh* 155. *Sh* 156. *Sh* 157. *Sh* 158. *Sh* 159. *Sh* 160. *Sh* 161. *Sh* 162. *Sh* 163. *Sh* 164. *Sh* 165. *Sh* 166. *Sh* 167. *Sh* 168. *Sh* 169. *Sh* 170. *Sh* 171. *Sh* 172. *Sh* 173. *Sh* 174. *Sh* 175. *Sh* 176. *Sh* 177. *Sh* 178. *Sh* 179. *Sh* 180. *Sh* 181. *Sh* 182. *Sh* 183. *Sh* 184. *Sh* 185. *Sh* 186. *Sh* 187. *Sh* 188. *Sh* 189. *Sh* 190. *Sh* 191. *Sh* 192. *Sh* 193. *Sh* 194. *Sh* 195. *Sh* 196. *Sh* 197. *Sh* 198. *Sh* 199. *Sh* 200. *Sh* 201. *Sh* 202. *Sh* 203. *Sh* 204. *Sh* 205. *Sh* 206. *Sh* 207. *Sh* 208. *Sh* 209. *Sh* 210. *Sh* 211. *Sh* 212. *Sh* 213. *Sh* 214. *Sh* 215. *Sh* 216. *Sh* 217. *Sh* 218. *Sh* 219. *Sh* 220. *Sh* 221. *Sh* 222. *Sh* 223. *Sh* 224. *Sh* 225. *Sh* 226. *Sh* 227. *Sh* 228. *Sh* 229. *Sh* 230. *Sh* 231. *Sh* 232. *Sh* 233. *Sh* 234. *Sh* 235. *Sh* 236. *Sh* 237. *Sh* 238. *Sh* 239. *Sh* 240. *Sh* 241. *Sh* 242. *Sh* 243. *Sh* 244. *Sh* 245. *Sh* 246. *Sh* 247. *Sh* 248. *Sh* 249. *Sh* 250. *Sh* 251. *Sh* 252. *Sh* 253. *Sh* 254. *Sh* 255. *Sh* 256. *Sh* 257. *Sh* 258. *Sh* 259. *Sh* 260. *Sh* 261. *Sh* 262. *Sh* 263. *Sh* 264. *Sh* 265. *Sh* 266. *Sh* 267. *Sh* 268. *Sh* 269. *Sh* 270. *Sh* 271. *Sh* 272. *Sh* 273. *Sh* 274. *Sh* 275. *Sh* 276. *Sh* 277. *Sh* 278. *Sh* 279. *Sh* 280. *Sh* 281. *Sh* 282. *Sh* 283. *Sh* 284. *Sh* 285. *Sh* 286. *Sh* 287. *Sh* 288. *Sh* 289. *Sh* 290. *Sh* 291. *Sh* 292. *Sh* 293. *Sh* 294. *Sh* 295. *Sh* 296. *Sh* 297. *Sh* 298. *Sh* 299. *Sh* 300. *Sh* 301. *Sh* 302. *Sh* 303. *Sh* 304. *Sh* 305. *Sh* 306. *Sh* 307. *Sh* 308. *Sh* 309. *Sh* 310. *Sh* 311. *Sh* 312. *Sh* 313. *Sh* 314. *Sh* 315. *Sh* 316. *Sh* 317. *Sh* 318. *Sh* 319. *Sh* 320. *Sh* 321. *Sh* 322. *Sh* 323. *Sh* 324. *Sh* 325. *Sh* 326. *Sh* 327. *Sh* 328. *Sh* 329. *Sh* 330. *Sh* 331. *Sh* 332. *Sh* 333. *Sh* 334. *Sh* 335. *Sh* 336. *Sh* 337. *Sh* 338. *Sh* 339. *Sh* 340. *Sh* 341. *Sh* 342. *Sh* 343. *Sh* 344. *Sh* 345. *Sh* 346.

[illegible]

Reproduction By Any Means Is Prohibited