

Government of TamilnaduDepartment of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Constitution of India

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CONSTITUTION OF INDIA

The British came to India in 1600 as traders, in the form of East India Company, which had the exclusive right of trading in India under a charter granted by Queen Elizabeth I. In 1858, in the wake of the 'sepoy mutiny', the British Crown assumed direct responsibility for the governance of India. In 1765, the company got rights over revenue and Civil Justice of ie. Diwani Rights, over Bengal, Bihar and Orissa. In 1934 Constituent Assembly was formed by the suggestion of Mr. M.N. Roy.

COMPANY RULE (1773 - 1858) : REGULATING ACT OF 1773 :

Features of the Act:

- It designated the Governor of Bengal as the 'Governor-General of Bengal'. The first such Governor-General was Lord Warren Hastings.
- It provided for the establishment of a Supreme Court at Calcutta (1774) comprising one chief justice and three other judges.
- It prohibits the servants of company for accepting presents.

Pitt's India Act of 1784:

❖ In a bid to rectify the defects of the Regulating Act of 1773, the British Parliament passed the Amending Act of 1781, also known as the Act of Settlement. The next important act was the Pitt's India Act of 1784.

Features of the Act:

- It distinguished between the commercial and political functions of the company.
- It allowed the Court of Directors to manage the commercial affairs but created a new body called Board of Control to manage the political affairs. Thus, it established a system of double government ie. Dyarchy.
- The British government got the Supreme control over the companys affairs.

Charter Act of 1833:

This Act was the final step towards centralisation in British India.

Features of the Act:

- It made the Governor-General of Bengal as the Governor-General of India and vested in him all civil and military powers. Lord William Bentinck was the first governor general of India.
- The charter Act of 1833 attempted to introduce a system of open competition for selection of civil servants.
- East India Company became as a purely administrative body.

Charter Act of 1853:

This was the last of the series of Charter Acts passed by the British Parliament between 1793 and 1853.

Features of the Act:

- ❖ It separated, for the first time, the legislative and executive functions of the Governor General's council. It provided for addition of six members called legislative councillors to the council.
- Out of the six members four members were selected from local government of Madras, Bombay Bengal & Agra.

It introduced an open competition system of selection and recruitment Civil servants. The covenanted civil service was thus thrown open to the Indians also. Accordingly, the Macaulay Committee (the Committee on the Indian Civil Service) was appointed in 1854.

THE CROWN RULE (1858-1947): Government of India Act of 1858:

This Significant Act was enacted in the wake of the Revolt of 1857- also as the First War known of Independence or the 'sepoy mutiny'. The act known as the Act for the Good Government of India, abolished the India Company rule. East and transferred the powers of government, territories and revenues to the British Crown.

Features of the Act of 1858:

It changed the designation of the Governor-General of India to that of Viceroy of India. He (viceroy) was the direct representative of the British Crown in India. Lord Canning thus became the first Viceroy of India.

- It ended the system of double government by abolishing the Board of Control and Court of Directors.
- It created a new office, Secretary of State India, vested with complete authority and control over Indian administration.
- It established a I5-member to assist the secretary of state for India. The council was an advisory body.

<u>INDIAN COUNCILS ACT OF 1861,</u> <u>1892 AND 1909 :</u>

Features of the Act of 1861:

- It made a beginning of representative institutions by associating Indians with the lawmaking process. In 1862 Lord Canning nominated 3 Indians to his council, the Raja of Benaras, Maharaja of Patiula and Sir Dinakar Rao.
- It also provided for the establishment of new legislative councils for Bengal, North-Western Frontier Province (NWFP) and Punjab, which were established in 1862, 1866 and 1897 respectively.
- Decentralisation process started.
- It empowered the Viceroy to make rules and orders for more convenient transaction of business

- in the council. It also gave a recognition to the 'portfolio' system, introduced by Canning in 1859.
- It empowered the Viceroy to issue ordinances, without the concurrence of the legislative council, during an emergency. The life of such an ordinance was six months.

Features of the Act of 1892:

- It increased the number of additional (non-official) members in the Central and provincial legislative councils, but maintained the official majority in them.
- It increased the functions of legislative councils and gave them the power of discussing the budget and addressing questions to the executive.
- Indirect provision for election was used.

Features of the Act of 1909:

This Act is also known as Morley-Minto Reforms (Lord Morley was the then Secretary of State for India and Lord Minto was the then Viceroy of India).

- It considerably increased the size of the legislative councils, both Central and provincial. The number of members in the Central Legislative Council was raised from 16 to 60. The number of members in the provincial legislative councils was not uniform.
- It retained official majority in the Central Legislative Council but allowed the provincial legislative councils to have non- official majority.
- It enlarged the deliberative functions of the legislative councils at both the levels. For example, members were allowed to ask supplementary questions, move resolutions on the budget, and so on.
- It provided (for the first time) for the association of Indians with the executive Councils of the Viceroy and governors Satyendra Prasad Sinha became the first Indian to join the Viceroy's Executive council. He was appointed as the law member.
- It introduced a system of communal representation for Muslims by accepting the concept

- of 'separate electorate'. Under this, the Muslim members were to be elected only by Muslim voters. Thus, the Act 'legalised communalism' and Lord Minto came to be known as the **Father of Communal Electorate**.
- Provided separate representation for Presidency, Corporations, Chambers of Commerce,
 University, Zamindars.

GOVERNMENT OF INDIA ACT OF 1919:

- On August 20, 1917, the British Government declared, for the first time, that its objective was the gradual introduction of responsible government in India.
- The Government of India Act of 1919 was thus enacted, which came into force in 1921. This Act is also known as Montagu-Chelmsford Reforms (Montagu was the Secretary of State for India and Lord Chelmsford was the Viceroy of India).

Features of the Act :

The central and provincial legislatures were authorised to make laws on their respective list of

- subjects. However, the structure of government continued to be centralised and unitary.
- It further divided the provincial subjects into two parts-transferred reserved. The transferred and subjects were to be administered by with the governor the aid responsible ministers to the legislative Council. The reserved subjects, on the other hand, were to be administered by the-governor and his executive council without being responsible to the legislative This dual scheme of Council. governance was known as 'dyarchy'
- It introduced, for the first time, bicameralism and direct elections in the country.
- ❖ It created a new office of the High Commissioner for India in London
- It provided for the appointment of a statutory commission to inquire into and report on its working after ten years of its coming into force.

Simon Commission:

In November 1927 itself (i.e., 2 years before the schedule), the British Government announced the appointment a seven-member

- statutory commission under the chairmanship of Sir John Simon to report, on the condition of India under its new Constitution.
- All the members of this commission were British hence all parties boycott the commission.
- In Tamilnadu the boycott was headed by Thiru. Sathyamoorthy.

Communal Award In August 1932:

Ramsay MacDonald, the British Prime Minister, announced a scheme of representation of the minorities, which came to be known as the Communal Award. The award not only continued separate electorates for the Muslims, Sikhs, Indian Christians, Anglo-Indians and Europeans but also extended it to the depressed classes (scheduled castes).

Gandhiji was distressed over this extension of the principle' of communal representation to the depressed classes and undertook fast unto death in Yeravada Jail (Poona) to get the award modified. At last, there was an agreement between the leaders of the Congress and the depressed classes. The agreement, known as Poona Pact, retained the Hindu joint electorate and

have reserved seats to the depressed classes.

GOVERNMENT OF INDIA ACT OF 1935:

The marked second Act а milestone towards completely а responsible government in India. It was a lengthy and detailed document having 321 Sections and 10 Schedules.

Features of the Act:

- ❖ It provided for the establishment of an All-India Federation consisting of provinces and princely states as units. The Act divided the powers between the Centre and units in terms of three lists-Federal List for Centre, with 59 item), Provincial List for provinces, with 54 items) and the Concurrent List for both, with 36 items).
- Residuary powers were given to the Viceroy. However, the federation never came into being as the princely states did not join it.
- It abolished dyarchy in the provinces and introduced 'provincial autonomy' in its place.

- It provided for the adoption of diarchy at the Centre.
- It introduced bicameralism in six out of eleven provinces.
- It further extended the principle of communal representation by providing separate electorates for depressed classes (scheduled castes), women and labour (workers).
- It abolished the Council of India, established by the Government of India Act of 1858.
- It provided for the establishment of a Reserve Bank of India to control the currency and credit of the country.
- It provided for the establishment of not only a Federal Public Service Commission but also a Provincial Public Service Commission and Joint Public Service Commission for two or more provinces.
- It provided for the establishment of a Federal Court, which was set up in 1937.

INDIAN INDEPENDENCE ACT OF 1947:

On February 20, 1947, the British
 Prime Minister Clement Atlee

- declared that the British rule in India would end by June 30,1948; after which the power would be transferred to responsible Indian hands ended the British rule in India and declared India as an independent and sovereign state from August 15,1947.
- It provided for the partition of India and creation of two independent dominions of India and Pakistan with the right to secede from the British Common wealth.
- It abolished the office of viceroy and provided, for each dominion, a governor general, who was to be appointed by the British King on the advice of the dominion cabinet.
- Assemblies the two dominions to frame and adopt constitution for their respective nations and to repeal any act of the British Parliament, including the Independence itself.
- It granted permission to princely states to join India or Pakistan or remain Independent.

- Assemblies with the dominions to legislate for their respective territories till the new constitutions were drafted and enforced. No Act of the British Parliament passed after August 15, 1947 was to extend to either of the new dominions unless it was extended thereto by a law of the legislature of the dominion.
- It abolished the office of the secretary of the state for India and transferred his functions to the secretary of state for Commonwealth Affairs.
 - It dropped title of Emperor of India from royal titles of the king of England.
- Lord Mountbatten became the first governor-general of the new Dominion He India. swore in Jawaharlal Nehru as the first prime minister of independent India. The Constituent Assembly of India formed in 1946 became the Parliament of the Indian Dominion.

INTERIM GOVERNMENT (1946)

Sl.No.	Members	Portfolios Held	
1.	Jawaharlal Nehru (Head)	External Affairs & Commonwealth Relations	
2.	Sardar Vallabhbhai Patel	Home, Information & Broad casting	
3.	Dr. Rajendra Prasad	Food & Agriculture	
4.	Dr. John Mathai	Industries & Supplies	
5.	Jagjivan Ram	Labour	
6.	Sardar Baldev Singh	Defence	
7.	C.H. Bhabha	Works, Mines & Power	
8.	Liaquat Ali Khan	Finance	
9.	Abdur Rab Nishtar	Posts & Air	
10.	Asaf Ali	Railways & Transport	
11.	C. Rajagopalachari	Education & Arts	
12.	I.I. Chundrigar	Commerce	
13.	Ghaznafar Ali Khan	Health	
14.	Joginder Nath Man <mark>dal</mark>	Law	

Note: The members of the interim government were members of the Viceroy's Executive Council. The Viceroy continued to be the head of the Council. But, Jawaharlal Nehru was designated as the Vice-President of the Council.

FIRST CABINET OF FREE INDIA - 1947

Sl.No.	Members	Portfolios Held	
1.	Jawaharlal Nehru	External Affairs, Common Wealth relations, Scientific Research	
2.	Sardar Patel	Home, Information and Broad casting, states	
3.	Rajendra Prasad	Food, Agriculture	
4.	Johnmathai	Railways and Transport	
5.	Jagjivan Ram	Labour	

6.	Sardar Baldev Singh	Defence
7.	CH Bhaba	Commerce
8.	RK. Shunmugachetty	Finance
9.	B.R. Ambedkhar	Law
10.	Raj kumari Amritkaur	Health
11.	Dr.Shyam Prasad Mukherji	Industries and supply
12.	V.N. Gadgil	Work Mines and Power
13.	Rafi Ahmed Kidwar	Communication
14.	Maulana Abul Kalam Azad	Education

MAKING OF THE CONSTITUTION

Constitution is a legally sanctified document of people's faith and aspirations. It was the fundamental law of a country and all other laws and customs of the country in order to be valid must conform to it.

- The constitution of India was framed and adopted by the constituent assembly of India.
- The task of framing a constitution of a sovereign democratic nation is performed by a representative body of its people. Such a body elected by the people for the purpose of considering and adopting a constitution may be known as constituent assembly.

- 1938, Jawaharlal Nehru, declared that the constitution of free India must be framed without outside interference.
- In 1934, Indian National Congress (INC) officially demanded for of the constitution constituent Assembly for making of the constitution.
- British accepted the demand in 1940, known as 'AUGUST OFFER' 24 March 1946.
- ❖ 1942, Sir Stafford Cripps came to India, with a proposal of, framing the constitution after world war.
- Cabinet mission was sent to India.
- 6th May 1946 Cabinet Mission made a declaration.

CABINET MISSION:

It consist of three members:

- 1. Lord Pethick Lawrence
- Sir Stafford Cripps
- A.V.Alexander arrived India on March 24, 1946.

COMPOSITION OF THE CONSTITUENT ASSEMBLY:

The total strength of constituent assembly was to be 389.

Total Strength - 389
British India - 296
Princely States - 93
11 Governors province - 292
Chief commissioners - 4
provinces

- Seats are allocated in proportion to their respective population
- 296 British Indian Representative of each community were elected and that of princely states were nominated.
- Seats were allocated to three communities - Muslims, Sikhs and general - in proportion to their population. (10 Lakh member per population).
- Method of proportional representation by means of single transferable vote.

- Elections held in August 1946. The INC won 209 seats, Muslim League 73 seats, Independents 15 seats.
- Princely states stay away from the constituent Assembly.
- Mahatma Gandhi didn't participate in the assembly.

WORKING OF THE CONSTITUENT ASSEMBLY:

- On December 9, 1946, constituent Assembly held its first meeting with Dr. Sachchidanand Sinha as temporary president. Meeting attended by 211 members.
- Muslim League boycotted the meeting insisting on a separate state of Pakistan, only 211 members attended.
- On December 11, 1946, Dr.Rajendra Prasad and H.C.Mukherjee were elected as President and Vice-President of Assembly.
- Sir B.N.Rau as constitutional Advisor.
- On 13 December1946, Jawaharlal Nehru moved the historic "Objectives Resolution' in the Assembly. It envisage the constitutional structure.

- After partition of 1947, (due to withdrawal of Muslim League) members reduced to 299. (90 Muslim members).
- Constituent Assembly has two functions,
 - Formulation of constitution -Chaired by Dr.Rajendra Prasad.
 - Law making Body Chaired by G.V.Mavlankar.
- ❖ Total sessions: Eleven (11)
 - 1.December 9 to 23, 1946 First Session.
 - 2.November 14 to 26, 1949 Final Session (11th).
- It took 2 years, 11 months, and 18 days to frame constitution.
- The draft constitution was considered for 114 days.
- The Constituent Assembly of India was converted into the Provisional

- Parliament of India on November 26, 1949.
- The Objective Resolution was adopted by the constituent assembly on January 22, 1947.

OTHER FUNCTIONS PERFORMED

- It ratified the India's membership of the Commonwealth in May 1949.
- It adopted the national flag on July22 1947
- tradopted the national anthem on January 24, 1950
- It elected Dr Rajendra Prasad as the first President of India on January 24, 1950.

COMMITTEES OF THE CONSTITUENT ASSEMBLY:

❖ Totally 22 committees, out of these 8 were major committees.

S.No.	Committee	Chairman
1.	Union Power Committee	Jawaharlal Nehru
2.	Union Constitution Committee	Jawaharlal Nehru
3.	States Committee	Jawaharlal Nehru
4.	Rules of Procedure Committee	Dr. Rajendra Prasad
5.	Steering Committee	Dr. Rajendra Prasad

TRIUMP

•••••				
6.	Provincial Constitution Committee	Sardar Patel		
7.	Advisory Committee on Fundamental Rights and Minorities	Sardar Patel		
8.	Drafting Committee	Dr.B.R.Ambedkar		
9.	Negotiating Committee	Jawaharlal Nehru		
10.	Business Committee	K.M.Munshi		

MINOR COMMITTEES

S.No.	Committee	Chairman
1.	Order of Business	KM. Munshi
2.	House Committee	B. Pattabhi Sitaramayya
3.	Ad-hoc Committee on National Flag	Rajendra Prasad
4.	Special Committee to examine Draft	Alladi Krishnaswamy Ayyar
	Constitution	
5.	Credentials Committee	Alladi Krishnaswamy Ayyar
6.	Finance and staff Committee	A.N.Sinha
7.	Hindi Translation Committee	
8.	Urdu Translation Committee	
9.	Press Gallery Committee	
10.	Adhoc Committee on Scheduled Castes	[]

DRAFTING COMMITTEE:

(Dr.B.R.Ambedkar - Head)

- ❖ Set up on August 29, 1947.
- Task of preparing draft of the New Constitution
- **❖** Members:
 - 1. Dr.B.R.Ambedkar (Chairman)
 - 2. N.Gopalaswamy Ayyangar
 - 3. Alladi Krishswamy Ayyar
 - 4. Dr.K.M.Munshi
 - 5. Syed Mohammed Saadullah

- 6. N.Madhava Rau (Replaced B.L.Mitter due to ill health)
- T.T.Krishnamachari
 (Replaced D P Khaitan, died in 1948).
- Constitution was adopted on November 26, 1949, and received signatures from 284 out of 299 members.

ENACTMENT OF THE CONSTITUTION :

- The constitution as adopted contained a Preamble, 395 articles, 8 schedule.
- Dr.B.R.Ambedkar, Law Minister is recognised as "Father of the Constitution of India" and 'Çhief Architect of the Constitution of India'.

ENFORCEMENT:

- Some parts effect from November 26, 1949 like citizenship, elections, provisional parliament, temporary and Transitional provision immediate effect.
- Major part of constitutional came into force on January 26, 1950.
- 26th January 1950, Date of Commencement of the Constitution.
- Mahatma Gandhi and Mohammad Ali Jinnah were not members of the Constituent Assembly.

SALIENT FEATURES OF INDIAN CONSTITUTION:

- 1. Preamble
- 2. Lengthiest written constitution
- 3. Drawn from various sources
- 4. Blend of Rigidity and flexibility
- 5. Federal system with unitary bias
- 6. A Secular state
- 7. Parliamentary form of government
- 8. Fundamental rights
- Directive Principles of state policy
- 10. Fundamental duties
- 11. Synthesis of ParliamentarySovereignty and JudicialSupremacy
- 12. Integrated and Independent Judiciary
- 13. Universal Adult Franchise
- 14. Single Citizenship
 - 15. Independent Bodies
 - 16. Emergency provisions
 - 17. Three-Tier Government

Provisions of the constitution and their source

Major part of the our constitution has taken from Government of India act , 1935

SL.No.		Sources	Features Borrowed
1.	•	Government of India Act – 1935	Federal Scheme office of
			Governor Judiciary, Public
			service Commission
			Emergency provisions
			administrative Details
2.	•	Independence of Judiciary	
	•	Judicial Review	
	•	President as the Executive Head	
	•	President as Supreme Commander of	
		the Armed Forces	USA Constitution
	•	The Vice-President as the ex-officio	
		Chairman of the Council of States	
	•	Fundamental Rights	
	•	Preamble	
	•	Removal of Supreme Court and High	
		Court Judges	
3.	•	Law making procedures	
	•	Rule of Law	
	•	System of single citizenship	UK Constitution
	•	Parliamentary system with ministerial	
		responsibility	
4.	•	Federation with ministerial responsibility	
	•	Distribution of powers between the Union	
		and the States and placing residuary	Canadian Constitution
		powers with the Centre	
	•	Appointment of state governors by the	

Constitution of India

centre 5. Directive Principles of state policy, Method of Election of the President Irish Constitution Nomination of members to the Rajya Sabha by the President Emergency and its effect on Fundamental Weimar Constitution of 6. Rights Germany Concurrent List, Provision regarding trade, 7. Australian Constitution commerce and intercourse and joint sitting of the two houses of parliament **Constitutional Amendments** South African Constitution 8. 9. Fundamental Duties and the ideal of Justice (social, Economic and political) in the Russian Constitution Preamble 10. Republic, Liberty, Equality, Fraternity French Constitution 11. Procedure established by Law Japanese Constitution

ALONE TRIUMPH



Government of Tamilnadu Department of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : **Preamble of the Constitution**

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PREAMBLE OF THE CONSTITUTION

- The American constitution was the first to begin with a preamble.
- It refers to the introduction to constitution.
- The Preamble of the Indian Constitution is based on the Óbjective Resolution' drafted and moved by Pandit Jawaharlal Nehru and adopted by the constituent Assembly.

TEXT OF THE PREAMBLE:

The preamble in its present form reads:

"We, THE PEOPLE OF INDIA, having solemnly resolved to constitute India into a

SOVEREIGN SOCIALIST SECULAR

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 and integrity of the Nation;

IN OUR CONSTITUENT ASSEMBLY

this twenty-sixth day of November,1949, do HEREBY ADOPT, ENACT AND GIVE TO OURSELVES THIS CONSTITUTION"

- Adopted on 26 November 1949 and amended only once in 1976.
- People is the source of preamble.

KEY WORDS OF PREAMBLE:

Sovereign, Socialist, Secular, Democratic, Republic, Justice, Liberty, Equality, Fraternity.

PREAMBLE RELATED CASES:

a) BERUBARI UNION: (1960)Supreme Court said "Preamble is not a part of constitution".

b) KESAVANANDA BHARATI CASE : (1973)

"Preamble is a part of the constitution" (without altering the Basic structure)

c) LIC OF INDIA CASE: (1995)

"Preamble is the Integral Part of Constitution" (without altering the Basic structure of the constitution).

AMENDABILITY OF THE PREAMBLE

❖ The Preamble has been amended only once so far, in 1976, by the 42nd Constitutional Amendment Act, which has added three new words – Socialist, Secular and Integrity – to the Preamble. This amendment was held to be valid.



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Topic : Salient Features of Constitution

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	•	The Vice-President as the ex-officio	
		Chairman of the Council of States	
	•	Fundamental Rights	
	•	Preamble	
	•	Removal of Supreme Court and High	
		Court Judges	
3.	•	Law making procedures	
	•	Rule of Law	
	•	System of single citizenship	UK Constitution
	•	Parliamentary system with ministerial	
		responsibility	
4.	•	Federation with ministerial responsibility	
	•	Distribution of powers between the Union	
		and the States and placing residuary	Canadian Constitution
		powers with the Centre	

	Appointment of state governors by the	
	centre	
5.	Directive Principles of state policy,	
	Method of Election of the President	
	Nomination of members to the Rajya Sabha	Irish Constitution
	by the President	
6.	Emergency and its effect on Fundamental	Weimar Constitution of
	Rights	Germany
7.	Concurrent List, Provision regarding trade,	Australian Constitution
	commerce and intercourse and joint sitting	
	of the two houses of parliament	
8.	Constitutional Amendments	South African Constitution
9.	Fundamental Duties and the ideal of Justice	Z
	(social, Economic and p <mark>olitical) in the</mark>	Russian Constitution
	Preamble	00
10.	Republic, Liberty, Equality, Fraternity	French Constitution
11.	Procedure established by Law	Japanese Constitution

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XXI	Temporary, Transitional and Special Provisions 369 to 392	
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NOTES: Part VII (dealing with Part – B states) was deleted by the 7th Amendment Act (1956). On the other hand, both Part IV-A and Part XIV-A were added by the 42nd Amendment Act (1976), while Part IX-A was added by the 74th Amendment Act (1992), and part IX-B was added by the 97th Amendment Act (2011).



Government of TamilnaduDepartment of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Union & Its Territory

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UNION & ITS TERRITORY

Article 1 to 4 under Part-I of the constitution deals with union and its territories.

ARTICLE 1:

Describe India, that is, Bharat as a 'UNION OF STATES', rather than a 'Federation of States'.

- The states have no right to secede from the federation. The federation is an Union because it is indestructible. India is a indestructible union of destructible states.
- Article 1, the territory of India can be classified into 3 categories,
 - a) Territories of States
 - b) Union territory
 - c) Acquired territory
- At present there are 29 states, 7 union territories.
- Special provisions under part XXI, applicable to the states of Maharashtra, Gujarat, Nagaland, Assam, Manipur, AP, Sikkim, Mizoram, Arunachal Pradesh, Goa.

ARTICLE 2:

Empowers the parliament to admit into the Union of India, or establish, new States on such terms and conditions as it thinks fit'.

- Not applicable for union territories, as per this article.
- Union territory can admitted only through Constitutional Amendment Act - (Article 368) Eg.: Goa, Diu, Daman.
- Empowers the parliament to admit into the Union of India or for establishment of New States.

ARTICLE 3:

- Formation of new States and alteration of areas, boundaries (or) names of existing states.
- It authorises the parliament to, Form a new state by separation of territory from any state or by uniting 2 or more states or parts of states or by uniting any territory to a part of any state.

UNION TERRITORIES

Article 239 to 241 in Part VIII of the Constitution deal with the union territories:

- ❖ Every union territory is administered by the President through an Administrator appointed by him.
- ❖ In Delhi, Daman-Diu, Dadra and Nagar Haveli and Pondicherry administered by Lt. Governor
- ❖ Andaman & Nicobar and Chandigarh Chief Commissioner
- Lakshadweep Administrator
- ❖ There are Legislative assemblies and council of ministers in Pondicherry & Delhi
- ❖ The president can make regulations for the peace, progress and good government of the Andaman and Nicobar Islands, Lakshadweep, Dadra and Nagar Haveli, and Daman and Diu.

Special Provisions for Delhi:

- ❖ The 69th constitutional Amendment Act of 1991 provided a special status to the Union Territory of Delhi, and redesignated the National Capital Territory of Delhi and designated the administrator of Delhi as the lieutenant (lt).
- ❖ According to the 69th Amendment Act, 1991, Union Territory of Delhi shall be called the National Capital Territory and it shall have a Legislative Assembly to which members shall be directly chosen by the people.
- ❖ The Assembly shall make laws on the matters enumerated in State List (except on matters relating to Public order, Police, Land).
- Strength of Assembly 70

Increase the area of any state

- 1. Diminish the area of any state
- 2. Alter the boundaries of any state
- 3. Alter the Name of any state

BILL: Can be introduced in the parliament only with the Prior recommendation of president.

1. Before it, the president has to refer the same to the state legislative

- concerned for expressing its views within a specified period.
- President or Parliament is not bound by the views of the state legislature.

IN CASE OF UNION TERRITORY:

 No reference need be made to the concerned legislature and the parliament can itself take any action as it deems fit.

ARTICLE 4:

- 1. Article 2 and 3 are not to be considered, as amendment of constitution under article 368.
- Such laws can be passed by a SIMPLE MAJORITY and by ORDINARY legislative process.

NEW STATES CREATED AFTER 1950:				
Andhrapradesh	-	1953		
Kerala	-	1956 ๅ		
Karnataka	-	1956 State (Reorganisation) Act, 1956.		
Gujarat	-	1960 ٦		
Maharastra	-	1960 Bombay (Reorganisation) Act, 1960.		
Nagaland	-	1962 - State of Nagaland Act, 1962		
Haryana	-	1966 - Punjab (Reorganisation) Act, 1962.		
Himachal Prades	h -	1970 - State of Himachal Pradesh Act, 1970.		
Meghalaya	-	1971		
Manipur	-	1971 - North Eastern Areas (Reorganisation) Act, 1971.		
Tripura	-	1971		
Sikkim	-	1975 - 36 th Amendment Act, 1975.		
Mizoram	-	1986 - State of Mizoram Act, 1986.		
Arunachal Prades	sh-	1986 - State of Arunachal Pradesh Act, 1986.		
Goa	-	1987 - Goa, Diu, Daman Reorganisation Act, 1987.		
Chattisgarh	-	2000		
Uttarkhand	-	2000 - Constitutional Amendment Act, 2000.		
Jharkhand	-	2000		
Telanghana	-	2014 - Andhra Pradesh Reorganisation Act – 2014		

Change of Names

- The names of some states and union territories have also been changed. The United Provinces was the first state to have a new name. It was renamed 'Uttar Pradesh' in 1969. Madras 1950. In was renamed 'Tamil Nadu'. Similarly, in 1973. Mysore was renamed 'Karnataka'. In the same year, Laccadive, Minicov and Amindivi Islands were renamed 'Lakshadweep' In 1992, the Union Territory of Delhi was redesignated as the National Capital Territory of Delhi (without being conferred the status of a full-fledged state) by the 69th Constitutional Amendment Act, 1991. In 2006. Uttaranchal was renamed as 'Uttarakhand'.
- In the same year, Pondicherry was renamed as 'Puducherry' In 2011, Orissa was renamed as 'Odhisha'.

REORGANISATION OF STATES:

- Constituent Assembly appointed S.K.Dhar Commission in November 1948. Purpose - To study the issue of reorganisation of States on linguistic Basis.
- Submitted their Report in December 1948 and recommended reorganisation of states on the basis of administrative convenience rather than linguistic factor
- This led to appointment of another Linguistic Provinces Committee by the Congress in December 1948,

- called the JVP Committee. (Jawaharlal Nehru, Vallahbai Patel and Pattabhi Sitaramayya)
- JVP Committee submitted its report in April 1949, they rejected language as the basis for reorganisation of states.
- ❖ However, in October 1953, the GOI was forced to create the 1st linguistic state, known as Andhra state. This followed a Prolonged Popular agitation and the death of potti sriramulu, after a 56 day hunger strike for Andhra state.
- State Reorganisation Commission (1953) created under Fazal Ali as Chairman, its other members are K. M. Panikkar and H.N. Kunzru.
- It accepted language as basis of reorganisation of states.
- Recommended 16 States and 3 centrally administered territories.
- As a result, 14 states and 6 union territories were created on November 1, 1956.



Government of TamilnaduDepartment of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Fundamental Duties

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FUNDAMENTAL DUTIES

In 1976, the Fundamental Duties of citizen were added in the constitution by the recommendations of Sardar Swaransingh Committee

- Included by 42nd Amendment
 Act, 1976, Source USSR
- Article 51-A in Part IV A of our Constitution.
- One more duty was added by 86th Amendment Act, 2002.
- They are enforceable by law.
- Totally at present 11 duties.

Eleven Fundamental Duties for Citizens

- 1. To abide by and respect the Constitution, the National Flag and the National Anthem.
- 2. To cherish and follow the noble ideals of the freedom struggle.
- 3. To uphold and protect the sovereignty, unity and integrity of India.
- 4. To defend the country and render national service when required.
- 5. To promote common brotherhood and establish dignity of women.
- 6. To value and preserve the rich heritage of the nation's composite culture.
- 7. To protect and improve natural environment.
- 8. To develop scientific temper, humanism and spirit of inquiry.
- 9. To safeguard public property and abjure violence.
- 10. To strive for excellence in all spheres of individual and collective activity.
- 11. It shall be duty of every citizen of India who is a parent or guardian to provide opportunities for education to his child or as the case may be, ward, between the age of 6 and 14 years (Added by 86th Amendment 2002).



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Government of TamilnaduDepartment of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Human Rights Charter

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HUMAN RIGHTS CHARTER

Definition:

Human Rights are moral claims that are inalienable and inherent to all individuals by virtue of being human.

HR Covers:

- 1. Dowry system, Purdah system
- Sexual harassment & Domestic violence
- 3. Custodial death
- 4. Untounchability
- 5. Social discrimination
- 6. Bonded & child labour
- 7. Religious violence & caste violence

NATIONAL HUMAN RIGHTS COMMISSION

The National Human Rights Commission is a statutory body. It was established in 1993 under a legislation enacted by the Parliament, namely, the Protecting of Human Rights Act, 1993. This Act was amended in 2006.

Composition:

The commission is a multi-member body consisting of a chairman and four members. The chairman should be a retired chief justice of India, and other members should be a serving or retired judge of the Supreme Court, a serving or retired chief justice of a high court and two persons having knowledge or practical experience with respect to human rights.

In addition these full-time to members, the commission also has four ex-officio members the of the **National** chairman Commission for SCs, the National for STs Commission and National Commission for Women.

Appointment:

- By the president, on the recommendations of a six-member committee consisting of the
 - 1. prime minister as its head,
 - 2. the speaker of the Lok Sabha
 - the Deputy Chairman of the Rajya Sabha
 - Leaders of the Opposition in both the Houses of Parliament

Parliament and the Central home Ministers. inmates and make recommendation thereon.

Term and Tenure:

The chairman and members hold office for a term of five years or until they attain the age of 70 years, whichever is earlier.

Functions:

- To inquire into any violation of human rights or negligence in the prevention of such violation by a public servant, either suo motu or on a petition presented to it or on an order of a court.
- To intervene in any proceeding involving allegation of violation of human rights pending before a court.
- To visit jails and detention places to study the living conditions of

Working of the Commission:

- The commission's headquarters is at Delhi and it can also establish offices at other places in India.
- It has all the powers of a civil court and its proceedings have a judicial character.
- The commission is not empowered to inquire into any matter after the expiry of one year from the date on which the act constituting violation of human rights is alleged to have been committed.
- The functions of the commission are mainly recommendatory in nature.
- Its recommendations are not binding on the concerned
- The United Nations Commission on Human Rights (UNCHR) was a functional commission within the overall framework of the United Nations from 1946 until it was replaced by the United Nations Human Rights Council in 2006.
- It was a subsidiary body of the UN Economic and Social Council (ECOSOC), and was also assisted in its work by the Office of the United Nations High Commissioner for Human Rights (UNHCHR).
- It met for the first time in January 1947 and established a drafting committee for the Universal Declaration of Human Rights, which was adopted by the United Nations on December 10, 1948.
- Human Rights Day December 10.

government or authority. But, it should be informed about the action taken on its recommendations within one month.

STATE HUMAN RIGHTS COMMISSION (SHRC)

❖ A State Human Rights Commission can inquire into violation of human rights only in respect of subjects mentioned in the State List (List – II) and the Concurrent List (List – III) of the Seventh Schedule of the Constitution.

Composition:

It is a multi-member body consisting of a chairperson and two members. The chairperson should be a retired Chief Justice of a High Court and members should be a serving or retired judge of a High Court or a District Judge in the state with a minimum of seven years experience as District Judge and a person having knowledge or practical experience with respect to human rights.

Appointment:

By the Governor on the recommendations of a committee consisting of

FORMER CHAIRPERSONS

SI		_		
No	Name	Tenure		
1.	Justice Ranganath Misra	12 October 1993 - 24 November 1996		
2.	Justice M N Venkatachaliah	26 November 1996 - 24 October 1999		
3.	Justice J S Verma	4 November 1999 - 17 January 2003		
4.	Justice A S Anand	17 February 2003 - 31 October 2006		
5.	Justice Shivaraj Patil (Acting Person)	From 1 st November 2006 - 1 st April		
		2007		
6.	Justice S. Rajendra Babu	2 April 2007 - 31 May 2009		
7.	Jusice G P Mathur (Acting Person)	From 1 st 2009 – 6 th June 2010		
8.	Justice K G Balakrishnan	7 June 2010 - 11 May 2015		
9.	Justice H.L. Dattu	29 February 2016		

- 1. Chief Minister as its head
- The Speaker of the Legislative Assembly
- 3. The State Home Minister
- The Leader of opposition in the Legislative Assembly
- 5. The chairman of the Council and the Leader of the opposition in the Council (Incase the state have legislative Council)

Term and Tenure:

The chairperson and members hold office for a term of five years or until they attain the age of 70 years, whichever is earlier.

Removal:

By the president

Functions:

To inquire into any violation of human rights or negligence in the prevention of such violation by a public servant, either suo motu or on a petition presented to it or on an order of a court.

- To intervene in any proceeding involving allegation of violation of human rights pending before a court.
- To visit jails and detention places to study the living conditions of inmates and make recommendation thereon.

Working:

- It has all the powers of a civil court and its proceedings have a judicial character.
- The Commission is not empowered to inquire into any matter after the expiry of one year from the date on which the act constituting violation of human rights is alleged to have been committed.

TAMILNADU HUMAN RIGHTS COMMISSION

Chair person – Mrs. Justice

T. Meenakumari



Government of TamilnaduDepartment of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Union Executive

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UNION EXECUTIVE

UNION EXECUTIVE PRESIDENT VICE-PRESIDENT PM with COMPTROLLER COMs AND AUDITOR **GENERAL OF INDIA** Organisational Structure of Union Government President (Nominal Executive) Vice President Prime Minister (Real Executive) Cabinet **Parliament** Lok Sabha Rajya Sabha Committees of Lok Sabha Committees of Rajya Sabha

Joint Committees of both the Houses

PRESIDENT

- Article 52-78 in Part V of the constitution, deals with Union Executive.
- 2. The President is the head of the Indian State.
- 3. He is the first Citizen of India.

PART V: The Union CHAPTER I - The Executive					
Article 52	The President of India.				
Article 54	Election of President.				
Article 55	Manner of Election of				
	President.				
Article 61	Procedure for				
	impeachment of the				
	President.				
Article 72	Power of President to				
	grant pardons, to				
	suspend, remit or				
	commute sentences in				
certain cases.					

Qualifications: (Article 58)

- 1. He should be a Citizen of India.
- 2. He must have completed the age of 35 years.
- He should be qualified to become the member of the Lok Sabha.

- He should not hold any office of profit under the Government.
- He must be supported by atleast 50 elector as proposer and 50 electors as seconders.
- Security deposit Rs.25,000, Lost deposit if the person got less than 1/6th of vote.

Election: (Article 54 and 55)

- 1. Indirect Election.
- Not directly elected by the people, but by the members of electoral college. The Electoral college consists of
- Elected members of both the Houses of parliament.
- Elected members of legislative assemblies of the state.
- Elected members of the legislative assemblies of Union territories of Delhi and Puducherry.
- Nominated members should not in the came under electoral college.

2	Value	∖ ∽f	voto	of on	N II A
J.	value	; UI	vul	ui all	IVILA.

= Total Population of State

Total Number of Elected members in the State Legislative Assemblies x 1000

4. Value of vote of an MP

Total value of votes of all MLA's of all states

Total numbers of elected members of parliament

5. Electoral Quota

 $\frac{\text{Total Number of Valid Votes Polled}}{1+1=(2)} + 1$

- Secret ballot, system of proportional representation by means of single transferable vote.
- 7. All doubts and disputes in connection with election of President are inquired into and decided by Supreme Court, whose decision is final.

Term of Office: (Article 56)

- The president hold office for a term of 5 years.
- He can hold office beyond his term until his successor assumes charge.
- 3. He is eligible for re-election to that office.
- 4. He may be elected for any number of times.

Oath of Office: (Article 60)

Oath is administered by Chief Justice of India. In his absence senior most Judge of the Supreme Court available.

Salary:

Salary and privileges are determined by Parliament.

Resignation:

- Address his Resignation letter to Vice-President of India.
- Vice-President communicate it to the Speaker of Lok Sabha about his resignation.

Removal:

Impeachment for violation of constitution.

Vacancy:

- In case the office falls vacant due to death, resignation or removal, the Vice-President act as President. (If he is not available then Chief Justice, if not then senior - most judge of Supreme Court).
- 2. The election is to be held within six months of vacancy.

Impeachment of the President (Art. 61)

- Under Art.61 of the Constitution, The President of India can be impeached for the violation of the Constitution, which is solely to be decided by the Parliament.
- The impeachment procedure is quasi-judicial in nature. Impeach menu can be initiated in either house. Originating House passes Resolution to this effect by a 2/3rd majority of the strength of the House (resolution supported by not less than 25%) of the members of the House.
- It will be moved only after a prior notice of 14 days to the President).
- The other House sets up a Committee to investigate the charges against the President.
- The President can defend himself by taking service of the Attorney General of India or any other lawyer of his choice.
- If the second house also passes the resolution with the same 2/3rd majority of the strength of the house, the President stands impeached.
- So Far no President Impeached.
- Nominated members of either House of Parliament can participate in the impeachment of the president though they do not participate in his election.
- The elected members of the legislative assemblies of states and Union Territories of Delhi & Puducherry do not participate in impeachment though they participate in election.

List of Presidents:

Sl. No.	Period	Victorious Candidate	Special Features
1.	1952 - 1962	Dr.Rajendra Prasad	Only President to secure two terms in office
2.	1962 – 1967	Dr.S.Radhakrishnan	He received Bharat Ratna Award in 1954 before becoming the President

♦-------

			·
3.	1967 – 1969	Dr.Zakir Hussain	1 st Indian President died in office.
4.	3 rd May 1969 – 20 th July 1969	V.V.Giri	Only Person served both an acting President and President of India
5.	20 th July 1969 – 24 th August 1969	Mohammed Hidayatullah	Chief Justice of India, who acted as President of India
6.	24 th August 1969 – 24 th August 1974	V.V.Giri	
	1974 – 1977	Fakhruddin Ali Ahmed	Second Indian President to die in office
	1977 – 1982	N. S <mark>anjeeva R</mark> eddy	1 st Chief Minister of Andhra Pradesh
7.	1982 - 1987	Giani Zail Singh	
8.	1987 – 1992	R.Venkataraman	
9.	1992 – 1997	Dr.Shankar Dayal Sharma	
10.	1997 - 2002	K.R.Narayanan	1
11.	2002 – 2007	Dr.A.P.J.Abdul Kalam	Affectionately known as people's President
12.	2007 - 2012	Ms.Pratibha Patil	1 st Woman to become the President of India. She was also the first female governor of Rajasthan
13.	2012 to till date	Pranab Mukherjee	

POWERS:

Executive Powers:

- **1.** All executive actions of the Government of India are formally taken in his name.
- 2. He can make rules for more convenient transaction of business of the Union government, and for allocation of the said business among the ministers.

- 3. He can declare any area as scheduled area and has powers with respect to the administration of scheduled areas and tribal areas.
- 4. He appoints: PM, Ministers, Chief Justice and Judges of Supreme Court and High Court, Chairman and members of UPSC, Comptroller and Auditor General, Attorney General, Chief Election Commissioner and Other members of Election Commission, Governors, Members of Finance Commission, Ambassadors.
- **5.** He directly administers the Union Territories through the Lt.Governor, Commissioner, Administrator.

Legislative Powers:

- Can summon and prorogue the session of the two houses and can dissolve Lok Sabha.
- **2.** Can address both the houses jointly or separately.
- **3.** Addresses the first session after general election and at the commencement of the first session of a each year.
- **4.** Can send messages to both the houses, whether with respect to a

- bill pending in the parliament or otherwise.
- 5. Appoint any member of the Lok Sabha as the Speaker or Deputy Speaker when the year office fall vacant (same way in Rajya Sabha).
- 6. In persons having special knowledge in literature, science, Art and social Service. Nominates: 12 members Rajya Sabha. 2 Members to Lok Sabha (Anglo-Indian Community).
- 7. Prior Recommendation is needed to introduce certain type of bills in Parliament. (Ex. Bill having expenditure from
 - (i). Consolidated fund of India
 - (ii) alteration of boundaries
 - (iii) creation of new states
 - a) Assent to the bill
 - b) With hold his assent
 - c) Return (if it is not a money bill or a constitutional amendment bill).
- 8. He enjoys 3 type of veto powers
 - 1) Absolute Veto
 - 2) Suspense Veto
 - 3) Pocket Veto
- Enact laws through ordinanceArticle 123 when the parliament

- is not in session (Ordinance must be approved by Parliament within 6 weeks of reassembly). Also withdraw ordinance at any time.
- **10.** Lays the report of Comptroller and Auditor General, UPSC, the Finance Commission and others before the parliament.

Financial Powers:

- All money bills can originate in Parliament (prior recommendation of President).
- No Demand for grant can be made except on his recommendation.
- Make advances out of the Contingency Fund of India to meet any unforeseen expenditure.
- Appoints finance commission. (Every 5 years).
- He can laid before the Annual financial statement before parliament.

Judicial Powers: Art. 72

Appoints Chief Justice of Judges of SC & HC. The President's pardoning power comprises a group of analogous powers.

1) **Pardon:** It removes both the sentences and the conviction and

- completely absolves the offender from all punishments and disqualifications.
- Reprieve: It means a stay of the execution of a sentence for a temporary period.
- 3) Remission: The power of remission reduces the period of sentence without changing its character. E.g., a sentence of imprisonment for one year may be remitted for six months.
- 4) Respite: The power to grant respite means awarding a lesser sentence instead of the prescribed penalty in view of special facts some E.g. pregnancy of the woman offender.
- 5) Commutation: lt merely substitutes one form of the punishment for a lighter character death transportation, by transportation by rigorous rigorous imprisonment, imprisonment simple by imprisonment, and simple imprisonment by fine and so on.

Military Powers:

- President, the Supreme Commander of the Defence Forces of India.
- Appoints Chiefs of Army, Navy& Air Force.
- Declares war or conclude peace, subject to the approval of the Parliament.

Diplomatic Powers:

- Represents country in international forums.
- Sends ambassadors & receives diplomats.
- International treaties & agreements are concluded on his behalf.

Ordinance-Making Power of the President

- 1. Article 123 of the Constitution empowers the President to promulgate ordinances during the recess of Parliament. These ordinances have the same force and effect as an act of Parliament, but are in the nature of temporary laws.
- The ordinance-making power is the most important legislative power of the President. It has been

- vested in him to deal with unforeseen or urgent matters. But, the exercises of this power is subject to the following four limitations:
- He can promulgate an ordinance only when both the Houses of Parliament are not in session or when either of the two Houses of Parliament is not in session.
- He can make an ordinance only when he is satisfied that the circumstances exist that render it necessary for him to take 38th immediate action.The Constitutional Amendment Act of 1975 made the President's satisfaction final and conclusive and beyond judicial review. But, this provision was deleted by the 44th Constitutional Amendment Act of 1978.
- His ordinance-making power is coextensive as regards all matters except duration, with the law-making powers of the Parliament. This has two implications:
 - a) An ordinance can be issued only on those subjects on

- which the Parliament can make laws.
- b) An ordinance is subject to the same constitutional limitation as an act of Parliament. Hence, an ordinance cannot abridge or take away any of the fundamental rights.
- Every ordinance issued by the President during the recess of Parliament must be laid before both the Houses of Parliament when it reassembles. lf the ordinance is approved by both the Houses, it becomes an act. If Parliament takes no action at all, the ordinance ceases to operate on the expiry of six weeks from the reassembly of Parliament. The ordinance may also cease to operate even earlier than the prescribed six weeks, if both the of **Parliament** Houses pass resolutions disapproving it.
- Emergency Powers: President can Declare
- National Emergency Art. 352
- State Emergency Art. 356

Financial Emergency - Art.360

VICE PRESIDENT

- The Vice-President occupies the second highest office in the country.
- This office is modelled on the lines of the American Vice-President.
- Article 63: Vice President of India
- Article 66 : Election of Vice President
- Elected by both the houses (Electoral College) of parliament
- The Supreme Court has the final and exclusive jurisdiction for resolving disputes and doubts relating to the election of the Vice-President.

Qualification:

- Citizen of India.
- More than 35 years of age.
- Possess the qualification for membership of Rajya Sabha.
- Not hold any office of profit.

Term of Office: (Article 67)

Holds office for 5 years.

- Can be re-elected.
- He is the chairman of Rajya Sabha.
- He is not a member he has no right to vote but in case of equality of votes he can use casting vote.

Oath: (Article 69) - is administered by the President or some person appointed in that behalf by him.

LIST OF VICEPRESIDENT:

Sl. No.	Period	Victorious Candidate
1.	1952 - 1962	Dr. Sarvepalli Radhakrishnan
2.	1962 – 1967	Dr. Zakir Hussain
3.	1967 – 1969	V.V.Giri
4.	1969 – 1974	Gopal Swarup Pathak
5.	1974 – 1979	B.D. Jatti
6.	1979 – 19 <mark>84</mark>	Justice Muhammad Hidayatullah
7.	1984 – 1987	R. Venkataraman
8.	1987 – <mark>1992</mark>	Dr. Shankar Dayal Sharma
9.	1992 – 1997	K.R. Narayanan
10.	1997 – 2002	Krishan Kant
11.	2002 – 2007	Bhairon Singh Shekhawat
12.	2007 to 2017	Mohd.Hamid Ansari
13.	2017 onwards	Venkaiah Naidu

- ❖ Being the Vice President of India, he is not entitled for any salary; but draws the salary and allowances payable to the Chairman of the Rajya Sabha.
- All bills, resolution, motion can be taken in Rajya Sabha after his consent.
- Can discharge the function of President if the post falls vacant. (For 6 months).

The Vice President takes over the office of the President when the situation arises due to

- 1. death of the President:
- 2. resignation of the President;
- 3. removal of the President;
- 4. absence, illness or any other cause, When he discharges the functions of the President, the Vice President does not perform the duties of the office of the Chairman of Rajya Sabha and shall not be receive the salary of the Chairman of Rajya Sabha. During this period, he is entitled for the privileges of the President of India.
- 5. Present salary is Rs. 1,25,000/per month. Pension is 50% of
 the salary

PRIME MINISTERS

In the scheme of parliamentary system of government, the President is the nominal executive authority (de jure executive) and Prime Minister is the real executive authority (de facto executive).

Appointment of the Prime Minister:

- Article 75 says only that the Prime Minister shall be appointed by the President and other minister are appointed on PM's advice.
- The President has to appoint the leader of the majority party in the Lok Sabha as the Prime Minister. But, when no party has a clear majority in the Lok Sabha, then the president may exercise his personal discretion in the selection and appointment.

Oath, Term and Salary:

- President administers the oaths of office and secrecy.
- The term of the Prime Minister is not fixed and he holds office during the pleasure of the President.
- He gets the salary and allowances that are payable to a member of parliament.

Powers and Functions:

In Relation to Council of Ministers

He recommends persons who can be appointed as ministers by the president.

- He allocates and reshuffles various portfolios among the ministers.
- He can ask a minister to resign or advise the President to dismiss him in case of difference of opinion.
- He presides over the meeting of council of ministers

In Relation to the President

- He is the principal channel of communication between the President and the council of ministers.
- He advises the president with regard to the appointment of important officials like attorney general of India, Comptroller and Auditor General of India, chairman and members of the UPSC, election commissioners, chairman and members of the finance commission and so on.

In Relation to Parliament

He advises the president with regard to summoning and proroguing of the sessions of the Parliament.

- He can recommend dissolution of the Lok Sabha to President at any time.
- He announces government policies on the floor of the house.

Other Powers & Functions

- He is the chairman of the Planning Commission, National Development Council, National Integration Council, Inter-State Council and National Water Resources Council.
- He plays a significant role in shaping the foreign policy of the country.
- He is the chief spokesman of the Union government.
- He is the crisis manager-in-chief at the political level during emergencies.

COUNCIL OF MINISTERS

- The council of ministers headed by the prime minister is the real executive authority in our politico administrative system.
- Article 74 deals with the status of the council of ministers while, Article 75 deals with the appointment, tenure, responsibility,

qualification, oath and salaries and allowances of the ministers.

Article 74 – Council of Ministers to aid and advise President:

- 1. There shall be a Council of Ministers with the Prime Minister at the head to aid and advise the President who shall, in the exercise of his functions, act in accordance with such advice.
- The advice tendered by Ministers to the President shall not be inquired into any court.

Article 75 – Other Provisions as to Ministers:

- ❖ The total number of ministers, including, the Prime Minister, in the Council of Ministers shall not exceed 15% of the total strength of the Lok Sabha. The provision was added by the 91st Amendment Act of 2003.
- ❖ A member of either house of Parliament belonging to any political party who is disqualified on the ground of defection shall also be disqualified to be appointed as a minister. This provision was also added by the 91st Amendment Act of 2003.

The council of ministers shall be collectively responsible to the Lok Sabha.

Nature of Advice by Ministers:

- ❖ Article 74 provides for a council of ministers with the Prime Minister at the head to aid and advise the President in the exercise of his functions. The 42nd and 44th Constitutional Amendment Acts have made the advice binding on the President.
- The council of ministers consists of 3 Categories of Ministers namely,
 - 1) Minister of Cabinet Rank
 - 2) Minister of State
 - 3) Deputy Minister.
- It is a team & its members sink or swim together. (Article 75).
- The cabinet ministers head the important ministries of the Central government like home, defence, finance, external affairs and so forth. They are members of the cabinet, attend its meetings and play an important role in deciding policies.
- 2. The ministers of state can either be given independent charge of

- ministries/departments or can be attached to cabinet ministers. However, they are not members of the cabinet and do not attend the cabinet meetings unless specially invited when something related to their ministries/departments are considered by the cabinet.
- Next in rank are the deputy ministers. They are not given independent charge of ministries / departments. They are attached to the cabinet ministers or ministers of state and assist them in their administrative, political, and parliamentary duties. They are not members of the cabinet and do not attend cabinet meetings.

Kitchen Cabinet:

❖ The cabinet, a small body consisting of the prime minister as its head and some 15 to 20 most important ministers, is the highest decision-making body in the formal sense. However, a still smaller body called the 'inner Cabinet' or 'Kitchen Cabinet' has become the real centre of power.

Cabinet Committees:

❖ They are of two types – standing and adhoc. The former are of a permanent nature while the latter are of a temporary nature. The ad hoc committees are constituted from time to time to deal with special problems. They are disbanded after their task is completed.



Government of TamilnaduDepartment of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Parliament

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PARLIAMENT

PARLIAMENT

According to Article 79, the Parliament consists of the President, the Council of States (Rajya Sabha) and the House of the People (Lok Sabha).

Session of the Parliament:

- At the discretion of the President
- Gap should not be more than six months.
- Budget Session (Longer session) (February - May)
- Monsoon Session (July September)
- Winter Session (November December

Lok Sabha

- Maximum strength 550 + 2 [530 - States/ 20 - Union Territories].
- Present strength of Lok Sabha -545. [530 – States, 13- Union Territories, 2 – Anglo-Indian members are nominated by the President]

The Ninety First Amendment, 2001, extended freeze on Lok Sabha and State Assembly seats till 2026.

Tenure:

Lok Sabha - 5 years. (Extended for 1 year each time at the time of National emergency).

Qualification:

- Citizen of India.
- At least 25 yrs of age.
- Not hold any office of profit.
- No unsound mind / insolvent.
- Has registered as voter in any Parliamentary constituency.

Disqualification:

- If he voluntarily gives up the membership of party.
- If he over rules the 'whip'.
- Absent for 60 days without intimation.

Oath:

By Pro-Tem Speaker.

Presiding Officer:

- Speaker (In his absence Deputy Speaker)
- Member among themselves elect him.
- The Speaker continues in office even after the dissolution of the Lok Sabha till a newly elected Lok Sabha meets.

Salary:

From Consolidated Fund of India.

Resignation:

He resigns by writing to the Deputy Speaker.

Removal:

- Majority of the total membership can remove Speaker after giving a 14 days notice (he doesn't preside over the meetings).
- After his removal, continues till his successor takes charge.

Rajya Sabha:

Maximum Strength - 250 (238 – States and Union Territories 12 – nominated by the President).

- President nominates 12 persons having special knowledge or experience in the fields of literature, science, art and social service.
- Present strength of Rajya Sabha
 245.
- 233 seats for the state and the union territories.
- All the States and the Union Territories of Delhi and Pondicherry are represented.
- Proportional representation through a single transferable vote.
- No seats reserved for Scheduled Castes and Scheduled Tribes in Rajya Sabha.

Qualification:

- Citizen of India
- ❖ Age 30 years

Special Powers of Rajya Sabha:

- Vice President is the ex-officio chairman of Rajya Sabha.
- Removal of the Vice-President can originate only in the Rajya Sabha.
- Any resolution- creation of one or more All India Services (All

- India Judicial Services Article 312)
- Any resolution seeking legislation on any subject of the state list can originate in Rajya Sabha (Article 249)
- He presides over Rajya Sabha as long as he does not act as the President of India, a vacancy in the office of the President of India.

Different Stages In The Passage Of Bills (Other Than The Money Bills): Introduction of the Bill:

- It involves introduction of Bill accompanied by the Statement of Objects and reasons.
- ❖ If a private member wishes to introduce a Bill, he must give one month notice of his intention to introduce the Bill.
- The introduction of the Bill and its publication in the Gazette constitutes the First Reading of the Bill.

Second Reading of the Bill:

Discussion of clauses, schedules and amendments.

There are four alternate courses:

- The Bill may be taken into consideration immediately or on some other fixed date
 - The Bill may be referred Select Committee of the House.
- 2. The Bill may be referred to a Joint Committee of the House.
- The Bill may be circulated for the elicit public opinion.
- If the Bill is referred to the Select Committee or Joint Committee, it is to give its report within a specified date.
- The Committee submits its report to the House, which were printed and made available for the members of the House. This is called the report stage of the Bill (discussion clause by clause).

Third Reading of the Bill:

The third reading is the final reading.

Bill in the Second House:

Four Alternatives of Second House:

 i. It may pass the Bill with no amendments - have been passed by both the Houses

- ii. It may pass the Bill with amendments. The Bill will be returned to the originating House, accepts then the bill is considered to be passed.
- iii. If the originating House does not agree to the amendments made by the other House and if there is final disagreement amendments between the two Houses, the President summons the Joint session;
- iv. It may reject the Bill altogether.

 Again the President can summon

 Joint Session:
- v. It may take no action on the Bill by keeping it lying on the table, (six months passes from the date of reception of the President summons for the Joint Session).

un passed for more than 6 months, Joint session is presided over by the Speaker of Lok Sabha (or in his absence Deputy Speaker or by the Deputy Chairman of the Rajya Sabha)

In case, a bill remains pending

- The Lok Sabha is dissolved, before the President notifies a Joint sitting, the bill lapses (no joint sitting is possible).
- The deadlock over a Bill is resolved by a majority of the total number of the members of both the Houses present and voting.
- No fresh amendments can be done in Joint session.

Joint Sitting:

Can be ordered by President to consider a particular bill in case:

- A bill passed by one house is rejected by other.
- The amendments made by the other house are not acceptable to the house, where the bill originated.

Prorogation Of House:

- Means ending the session
- Pending bills or business does not lapse, they are taken in the next session.

Budget:

The annual financial statement of the Government.

- It is presented to the Lok Sabha upon the recommendation of the President.
- It is presented by the Finance Minister.
- It is the statement of the estimated receipts and expenditures of the Government of India following Financial Year.
- All the expenditures approved through various demands for grants and expenses charged on the Consolidated Fund of India, are then presented in the form of a single Bill called the Appropriation Bill.
- The proposals for taxation to raise revenue are presented in form of 'Finance Bill'.

Dissolution Of The House: Only of Lok Sabha.

- By President on advices of PM
- Bill pending in Rajya Sabha, passed by Lok Sabha also lapses unless President call a Joint sitting of the two houses.
- Bills pending in Rajya Sabha, not passed by Lok Sabha don't lapse.

Conduct Of Business In Parliament: Ordinary Bills:

All bills, except money bills, are introduced in either house. [Speaker of Lok Sabha decides whether the bill is a money bill or not].

Money Bills:

- It deals with the imposition or abolition of taxes, matters pertaining to borrowing of money by the government custody & maintenance of consolidated funds etc.
- It can originate only in Lok Sabha on the recommendation of the President. The Rajya Sabha can only delay it by 14 days. Its final authority lies with Lok Sabha only.

Consolidated Fund of India: (Article 266)

- It is fund to which all the revenue, loans raised and income of the Government of India are deposited.
- Similarly no money can be spent out of this Fund except through the grants made by the Parliament and expenditures charged on the Consolidated Fund of India.

Contingency Fund Of India (Article 267):

- Through an act of parliament in 1950, Contingency fund of India exits for disasters and related unforeseen expenditures.
- In 2005 it was raised from Rs. 50 crore to Rs. 500 crores.
- It is at the disposal of the President. He can make advances out of this fund to meet unforeseen expenses (no need of Parliament's approval)
- The states have their own Consolidated and Contingency Funds.

Question Hour:

- ❖ The First hour of every sitting in both houses (11 am - 12 noon).
- In this questions are asked by members & answered by ministers.
- Starred Questions (I member can ask only one/day) for which oral answers is required.
- Unstarred Questions for which written answer (10 days notice) is required.
- Short Notice Questions are the ones which relates to matters of urgent public importance and

can be asked by members with notice shorter than the ten days prescribed for an ordinary question.

Zero Hour:

• 12-1 PM daily. Time allotted everyday for miscellaneous business is call-attention notices, questions on official statements & adjournment motions.

Motion:

It is a proposal brought before the house for its opinion/decision.

Types:

a. Privilege Motion

A resolution introduced by the opposition that a minister has mislead the house by giving wrong information.

b. Censure Motion

- Moved only in Lok Sabha only by the opposition.
- It can be brought again the ruling government or against any minister (failure to act or seek disapproval of their policy).
- A censure motion must specify the charges against the

- government for which it is moved (no leave of the House is required).
- If a censure motion is passed in the Lok Sabha, the Council of Minister is bound to seek the confidence of the Lok Sabha as early as possible.

c. No Confidence Motion:

- Can be moved only in Lok Sabha and only by the opposition. It can be brought only against the Council of ministers and not against any individual minister.
- If the motion is adopted by the house, the council of Ministers is bound to resign.
- It needs 50 members support in Lok Sabha.

d. Call- Attention Motion:

- A member (after permission from Speaker) calls the attention of the Minister to any matter of 'urgent public importance'.
- There is no Call-Attention motion in the Rajya Sabha. Instead there exist a motion called 'Motion for Papers'.

e. Adjournment Motion:

- Leads to setting aside the normal business of the House for discussing a definite matter of urgent public importance.
- Its available only for Lok Sabha.

f. Cut Motions:

They are moved in the Lok Sabha only. They are part of the Budgetary Process which seeks to reduce the amounts for grants.

Cut Motions can be divided into three categories:

- a. Policy Cut: A cut motion which says "The amount of the demand be reduced to Re. 1.
- b. <u>Economy Cut:</u> The object of the motion is to reduce the amount of the expenditure and the form of the motion is "The amount of the demand reduced by Rs (a specified amount)".
- c. Token Cut: Where the object of the motion is to ventilate a specific grievance within the sphere of responsibility of the Government of India form is "The amount of the demand be reduced by Rs.I00".

1. Whip:

A directive issued by any political party to ensure the support of its members voting in favour or against a particular issue on the floor of the House. A person may lose the membership of the party and the legislature if he votes against the whip or abstains from voting.

2. Lame duck session:

This refers to the last session of the old parliament which is held after a new Lok Sabha has been elected after the general election (not eligible for re-election).

3. Snap vote:

Refers to a vote taken unexpectedly without voters being briefed or informed about it in advance.

4. Speaker Pro-tem:

As soon as the new Lok Sabha is constituted a President appoints a Speaker Pro-tem who is usually the senior most member of the House. (Two members are equally qualified, weightage given to members age)

Functions:

- Include administrating the oath to the newly elected Lok Sabha members and presiding over the election of the new Speaker.
- His term ceases as soon as the Speaker is elected.

5. Guillotine:

When due to lack of time, demand for grants are put to vote whether they are discussed or not in the House on the last day of the allotted time, it is called Guillotine and it concludes the discussion on demands for grants.

6. Quorum:

♣ A Quorum is the Minimum number of members of a deliberative assembly necessary to conduct the business of that group. Quorum for either house (Article 100(c) is 1/10 the of the total numbers of members)

COMMITTEES IN PARLIAMENT:

- Appointed to save time
- Most of them functions under the direction of Speaker

Classified under two heads:

- a. Standing Committees
- b. Ad hoc Committees
- Members of the Rajya Sabha are associated with all committees (Except estimate committees).
- Strength 1/3 of members on each committee
- Either elected by Rajya Sabha or nominated by the Chairman of Rajya Sabha.
- The members of the Committee are generally elected for not more than one year
- Chairman of all the Committees (except the Joint Committee on Salaries and Allowances of MPs) are appointed by the Speaker from amongst the members of the Committee.
- Joint Committee on Salaries and Allowances appoints its own Chairman.

Public Accounts Committee

- This committee was setup first in 1921 under the provisions of the Government of India Act of 1919 and has since been in existence.
- At present, it consists of 22 members (15 from the Lok Sabha and 7 from the Rajya Sabha). The term of office of the members is one year.
- The function of the committee is to examine the annual audit reports of the comptroller and auditor general of India (CAG), which are laid before the Parliament by the president.

Estimates Committee

❖ The origin of this committee can be traced to the standing financial committee set up in 1921.

The functions of the committee are:

 To report what economies, improvements in organisation, efficiency and administrative reform consistent with the policy underlying the estimates, can be affected.

- 2. To suggest alternative policies in order to bring about efficiency and economy in administration.
- To examine whether the money is well laid out within the limits of the policy implied in the estimates.
- To suggest the form in which the estimates are to be presented to Parliament.

Committee on Public Undertakings

This committee was created in 1964 on the recommendation of the Krishna Menon Committee. Originally, it had 15 members (10 from the Lok Sabha and 5 from the Rajya Sabha). However, in 1974, its membership was raised to 22 (15 from the Lok Sabha and 7 from the Rajya Sabha).

The functions of the committee are:

- To examine the reports and accounts of public undertakings.
- To examine the reports of the comptroller and auditor general on public undertakings.
- To examine whether the affairs of the public undertakings are being managed in accordance with sound business principles and prudent commercial practices.

❖ To exercise such other functions vested in the public accounts committee and the estimates committee in relation to public undertakings which are allotted to it by the Speaker from time to time.

Departmental Standing Committees

On the recommendation of the Rules Committee of the Lok Sabha, 17 departmentally related standing committees were set-up in 1993. In 2004, seven more such committees were set up, thus increasing their number from 17 to 24.

The functions of each of the standing committees are:

- 1. To consider the demands for grants the concerned ministries of departments before they are discussed and voted in the Lok report Sabha. lts should not suggest anything of the nature of cut motions.
- 2. To examine bills pertaining to the concerned ministries departments.
- 3. To consider annual reports of ministries/departments.
- To consider national basic longterm policy documents presented to the Houses.



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Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : State Executive Legislation Assembly

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STATE EXECUTIVE & LEGISLATION ASSEMBLY

GOVERNOR

- Nominal Executive Head.
- Articles 153 to 167 in Part VI of the Constitution deal with the state executive.
- The state executive consists of the governor, the chief minister, the council of ministers and the advocate general of state.
- Each state has its own governor
- Under the Seventh Amendment Act, 1956 the same person can be appointed as Governor of one or more states or Lt. Governor of the Union Territory.
- Appointed by the President on the recommendations of Union Council of Ministers.

Qualification

- Citizen of India.
- Completed 35 yrs of age.
- He Should not be a member of either house of parliament or the state legislature.

- Must possess the qualification or membership of State Legislature.
- Must'nt hold any office of profit.

Other Points

- Term 5 yrs subject to (Pleasure of President). Can hold office beyond his term until his successor assumes charge.
- Resignation & Removal: By President
- Legislature of a State or a High Court has no role in the removal of a Governor.

Salary:

- Consolidated Fund of the State (Rs.1,10,000 per month)
- Has no right to vote of the State Legislature.
- When the same person is appointed as the Governor of two or more States, the emoluments and allowances payable to him shall be allocated

among the States in such proportion as determined by the President of India.

Oath:

By Chief Justice of the concerned State High Court (in his absence, the senior-most judge of that Court)

Powers

a. Executive Powers:

- All executive actions of the government of a state are formally taken in his name.
- He can make rules specifying the manner in which the Orders and other instruments made and executed in his name shall be authenticated.
- Acts as chancellor of universities.
- Appoints Chief Minister, Council of Ministers, Chairman & members of State Public Service Commission, Advocate General of the State and Election Commissioner of the State.
- Recommend the imposition of constitutional emergency in a state.

b. Legislative Powers:

- Summons, Prorogues & dissolves the State Legislative Assembly.
- Addresses the first session of State Legislature after election and at the beginning of each new session.
- Sends messages to State Legislature on bills pending before it.
- Appoints 1/6th members of Legislative Council having special knowledge in literature, Science Art cooperative Social Service.
- Nominates one member from the Anglo-Indian community (if not proper representation).
- Makes laws through ordinances.
- Gives assent to the Bills so that they become laws.

The Governor has three alternatives:

- assent to the Bill;
- Return (if it is not a Money Bill), for reconsideration suggesting alternations. But such Bills when passed again have to be given assent;

Reserve the Bill for the assent of the President.

c. Financial Powers:

- Ensures that the budget is laid, all money bills can be introduced on his recommendation only.
- Make advances out of contingency fund of the state to meet any unforeseen expenditure.
- Constitute Finance Commission every 5 years.

d. Judicial Powers:

- President consults Governor while appointing Chief Justice and other judges of High Court.
- Appoints judges of courts below the High Court, and grant pardon, reprieve or remission of punishment for offence against State laws, (Cannot grant pardon in cases of death sentences).

e. Emergency Powers:

Reports to the President if the State Government is not running constitutionally and

- recommends the President's Rule (Article 356).
- When the President's Rule is in progress, he becomes the Agent of the Union Government in the State.
- He takes over the reigns of administration directly into his own hands and runs the State with the aid of the Civil Servants.

Other Powers:

- Receives & tables the report of State Auditor General.
- Tables the report of State Public Service Commission.
- Acts as Chancellor of State Universities & appoints Vicechancellor.
- Can appoint any members as Chief Minister if no party has, clear-cut majority.
- Can refuse to sign an ordinary bill passed by State Legislature.

CHIEF MINISTER

Real executive head of the Government at the State level.

The position is analogous to the position of the Prime Minister at the Centre.

Appointment:

- Appointed by Governor Art 164.
- Other Ministers are appointed by the Governor on the advice of the Chief Minister.
- The Chief Minister is the chief link between the Governor and the Council of Ministers.
- It is he who keeps the Governor informed of all decisions of the Council of Ministers.
- If CM resigns, entire ministry resigns.
- A person who is not a member of State Legislature can be appointed, but he has to get himself elected within 6 months, otherwise he is removed.

STATE LEGISLATURE

Can be

UNICAMERAL - One House BICAMERAL - Two House

Bicameral States (7):

- 1. Bihar
- 2. Jammu & Kashmir

- 3. Karnataka4. Maharashtra
- 4. Uttar Pradesh
- 5. Andhra Pradesh
- 6. Telangana
- Legislative Council can be created or abolished on the recommendations of Legislative Assembly.
- ❖ The Parliamentary Standing Committee on Law and Justice, headed by E.M. Sudarsana Natchippan, has recommended revival of the Legislative Council in Andhra Pradesh, 20 years after it was abolished in 1985.
- Tamilnadu Legislative council was abolished in 1986.

Legislative Council [Vidhan Parishad]

- Upper House,
- Like Rajya Sabha (Permanent house (sort of) and cannot be dissolved).

Strength:

- The total strength cannot exceed 1/3rd of the strength of Legislative Assembly
- Minimum of 40 members.
- The strength varies as per the population of state.

Creation and Abolition:

❖ As per Article 169, if the Legislative Assembly passes a resolution for abolishing creating of the Legislative Council by a majority of the total membership of assembly and by a majority of not less than two-third of the members present and voting, the Parliament may approve the resolution by a simple majority.

Tenure:

❖ 6 years term with 1/3rd members retiring every two years.

Qualification:

- Same as that of Lok Sabha
- ❖ Age 30 years.

Election:

- ❖ 1/3rd of the members are elected by local bodies, 1/3rd by legislative assembly.
- 1/12th by university graduates of atleast 3 years standing, similar proportion by teachers (not less than secondary school) of atleast 3 years standing & 1/6th nominated by the Governor from persons who distinguish in

literature, science or social service

Chairman:

The Council elects a Chairman & a Vice-chairman from amongst its members.

Legislative Assembly [VIDHAN SABHA]

- Lower House (just like the Lok Sabha).
- Consists of directly elected representatives.
- Term 5 years, dissolved by the Governor earlier. (Term can be extended by one year during national emergency).
- The Council of ministers is collectively responsible to the Assembly.
- The Chief Minister is the leader of the house.

Strength:

- Consists of not more than 500 members & not less than 60 members.
- The strength varies according to the population of the State.
- The Legislative assembly of Sikkim, Goa, Mizoram, Arunachal Pradesh and

Pondicherry have less than 60 members.

passing the no - confidence motion).

Qualification:

- Same as that of the Lok Sabha or Legislative Council, (Except age 25 years).
- Speaker / Deputy Speaker:
 - Every legislative assembly chooses its 2 members to be the Speaker and Deputy Speaker.
 - Their functioning, resignation, removal procedures are exactly the same as the speaker / Deputy Speaker of the Lok Sabha.

- Participates in the Election of President
- Has a share in the amendment of constitution as some provisions can be amended after ratification by the Legislatures of half of the State.

Legislative Procedure :

- For money bill the position is the same at union and state level.
- In case of ordinary bill, with hold for 3 months.

Powers of State Legislature:

- Can legislate on subjects contain in the State list, Concurrent list.
- Exercise Control over State Expenses, State Council of Ministers (can remove it by



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STATUS OF JAMMU KASHMIR

STATUS OF JAMMU & KASHMIR

- The special status guaranteed in Article 370.
- This status has been provided on the basis of an agreement concluded at the time of Jammu and Kashmir accession to the Indian Union.

The following are some of the special features of the special relationship between the Union of India and Jammu and Kashmir:

- J&K has its own constitution, apart from the Indian Constitution. Its constitution was framed by a Constituent Assembly of its own and came into being on the 26th January, 1957.
- The Parliament cannot make law with regard to J & K on subjects in the State List.
- The residuary powers lie with the legislatures of J & K and not with the Parliament.

- 4. It follows dual citizenship. Only the citizens of J & K can take part in the elections to the State Assembly and acquire, own and dispose immovable property in J & K.
- 5. Only National Emergency proclaimed on grounds of war and external aggression shall have automatic extension to J & K. National Emergency proclaimed on the basis of armed rebellion shall not be automatically extended to J & K.
- Apart from the President's Rule, the Governor's Rule can also be imposed for a maximum period of six months, in case of constitutional breakdown in the State.
- The Parliament cannot change the name, boundary or territory of J & K, without the concurrence of State Legislature.

- 8. The State Government shall be consulted by the Centre before appointing a person as the Governor of J & K.
- No preventive detention law made by the Parliament can have automatic extension to J & K.
- 10. The Union has no power to proclaim a Financial Emergency to J & K.
- J & K autonomy Resolution –
 June 26, 2000 but rejected on July
 14, 2000 by Central Government.



Government of Tamilnadu Department of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Local Govt Panchayat Raj TN

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LOCAL GOVERNMENT

PANCHAYATI RAJ

- The term Panchayati Raj in India signifies the system of rural local self-government.
- It was constitutionalised through the 73rd Constitutional Amendment Act of 1992.
- It is in State List, Eleventh Schedule.
- Ensures the direct participation of people at the grass root level.

Evolution of Panchayatiraj: Balwant Rai Mehta Committee

- In January 1957, the Government of India appointed a committee to examine the working of the community development programme (1952) the National Extension and Service (1953).
- The chairman of this committee was Balwant Rai G Mehta
- The Committee submitted its report in November 1957 and recommended the establishment

of the scheme of 'democratic decentralisation, which ultimately came to be known as Panchayati Raj.

It recommended:

- a) A 3-tier structure consisting of Zila Parishad at the District Level, Panchayat Samiti at the Block Level and Gram Panchayat at the Village Level.
- b) Genuine transfer of power & responsibility to these institutions.
- c) To provide Adequate resources to them.
- d) All social & economic development programmes channelized through these bodies.
- e) The 3-tier system of Panchayat Raj was 1st adopted by Rajasthan (Nagaur District) on Oct 2, 1959. This was followed by Andhra Pradesh, Bihar, Gujarat, Himachal Pradesh, Maharashtra, Punjab, Tamil Nadu, UP & West Bengal.

Three Tier System

It envisages Panchayat at the village level, Panchayat Samitis at the block level and Zillah Parishad at the district level.

Village Panchayat:

- Consists of elected representatives of the people.
- Membership varies from 5-31.
- Seats reserved for SC, ST, women, etc.
- Chairman is elected from among its members, known as 'Sarpanch'.
- The Panchayat is accountable for all its actions to the Gram Sabha, the general body of villagers.
- Gram Sabha consists of all the adults residing within the jurisdiction of the Panchayat.
- It exercises general supervision over the working of the Panchayat
 lays down necessary guidelines
 for its working.

Block & Panchayat Samiti:

The block, consisting of 20-60 villagers is administered through a Panchayat Samiti consisting of indirectly elected members of village panchayat.

The chairman of Panchayat Samiti is called 'Pradhan'.

Zila Parishad:

- It is the top level of the 3-tier structure.
- Elect its chairman from amongst its members who is known as the District Collector.
- Nyaya Panchayat It is a Judicial Panchayats to try petty civil and criminal cases.

Ashok Mehta Committee:

- Appointed in Dec, 1977 by the Janata Government.
- Submitted its report in 1978, which said:
 - a. Replacement of 3-tier system by 2-tier system consisting of Mandal Panchayats at the base (consisting of a group of villages comprising a population of 15,000 to 20,000) & the Zilla Parishad at the top.
 - b. To reduce the dependence of Panchayati Raj Institutions on State Government by giving them powers to collect certain taxes like profession tax, entertainment tax, etc in their areas.

- c. Suggested the setting up of Social Justice Committee in each Zila Parishad to protect the interests of vulnerable sections of society.
- d. Favoured the open participation of political parties in the working of Panchayati Raj Institutions.

G.V.K. Rao Committee:

❖ The committee on Administrative Arrangement for Rural Development and Poverty Alleviation Programmes under the chairmanship of G.V.K. Rao was appointed by the Planning Commission in 1985.

L.M. Singhvi Committee:

❖ In 1986, Rajiv Gandhi government appointed a committee on 'Revitalisation of Panchayati Raj Institutions for Democracy and Development under the chairmanship of L M Singhvi.

CONSTITUIONALISATION

Narasimha Rao Government:

The Congress Government under the prime ministership of P.V.

- Narasimha Rao once again considered the matter of the constitutionalisation of panchayati raj bodies.
- This bill finally emerged as the 73rd Constitutional Amendment Act, 1992 and came into force on 24 April, 1993.

73rd Amendment Act of 1992:

- This act has added a new Part IX to the Constitution of India.
- Article 243 to 243 O Panchayats and its provisions
- It also added a new Eleventh Schedule to the Constitution. It contains 29 functional items of the Panchayats.

Salient Features

Gram Sabha (Article 243 A):

♣ The act provides for a Gram Sabha as the foundation of the panchayati raj system.

Three-Tier System:

The act provides for a three-tier system of panchayati raj in every state, that is, panchayats at the village, intermediate, and district levels.

Election of Members and Chairpersons:

- All the members of panchayats at the village, intermediate and district levels shall be elected directly by the people.
- However, the chairperson of a Panchayat at the village level shall be elected in such manner as the state legislature determines.

Reservation of seats (Article 243 D):

The act provides for the reservation of not less than onethird of the total number of seats for women (including the number of seats reserved for women belonging the SCs and STs)

Duration of Panchayats (Article 243E):

The act provides for a Five – year term of office to the Panchayat at every level.

Disqualifications (Article 243 F):

- A person shall be disqualified
 - i. under any law for the time being in force for the purpose of elections to the legislature of the state concerned, or

ii. under any law made by the state legislature.

State Election Commission (Article 243 K):

- ❖ The superintendence, direction and control of the preparation of electoral rolls and the conduct of all elections to the panchayats shall be vested in the state election commission.
- Powers and Functions:
 - a) the preparation of plans for economic development and social justice.
 - b) the implementation of schemes for economic development and social justice as may be entrusted to them, including those in relation to the 29 matters listed in the Eleventh Schedule.

Finances (Article 243 H):

- The state legislature may
- a) authorise a Panchayat to levy,
 collect and appropriate taxes,
 duties, tolls and fees.
- b) provide for making grants-in-aid to the panchayats from the consolidated fund of the state.

 c) provide for constitution of funds for crediting all moneys of the panchayats. Nagaland, Meghalaya and Mizoram and certain other areas.

Finance Commission (Article 243 I):

The governor of a state shall, after every five years, constitute a finance commission to review the financial position of the panchayats.

Audit of Accounts (Article 243 J):

The state legislature may make provisions with respect to the maintenance of accounts by the panchayats and the auditing of such accounts.

Application to Union Territories (Article 243 L):

The president of India may direct that the provisions of this act shall apply to any union territory subject to such exceptions and modifications as he may specify.

Exempted States and Areas (Article 243 M):

The act does not apply to the states of Jammu and Kashmir,

Continuance of Existing Laws and Panchayats (Article 243 N):

All the state laws relating to Panchayats shall continue to be in force until the expiry of one year from the commencement of this act.

Bar on Interference by Courts (Article 243 O):

The act bars the interference by courts in the electoral matters of panchayats.

TAMILNADU PANCHAYAT ACT:

The Government of Madras enacted Madras Panchayats Act, 1958 and Madras District Development Council Act, with the following major features:

- i) Creation of Panchayat Unions
 Coterminous with Development
 Blocks
- ii) Abolition of District Boards
- ii) Creation of District Development Council to play an advisory role
- iii) Entrustment of development and social welfare functions toVillage Panchayats and

Panchayat Unions. However, the enactments deleted certain powers of Village Panchayats like judicial powers.

The Government of Tamil Nadu enacted Tamil Nadu Panchayats Act, 1994 (Tamil Nadu Act 21 of 1994) which came into force on **22.4.1994.**

The 1994 Act brought in a number of changes in the Tamil Nadu Panchayat Raj structure:

- Three Tier System came into existence
- Members of the three tiers of Rural Local **Bodies** and Village Panchayat **Presidents** were directly elected whereas the Chairpersons of Panchayat Union Councils and District Panchayats were elected from among the elected ward members.
- All the three tiers of Panchayats are independent of each other and the Village Panchayat Presidents are not members in the Panchayat Union Council.
- Reservation of seats and offices for SCs/STs in proportion to their population has been made and

- 1/3rd of the total number of seats and offices is reserved for women.
- The rotation of offices in all three tiers will be once in 10 years.
- Election shall be conducted within 6 months from the date of occurrence of any vacancy and the tenure is fixed as 5 years for all the members and Chairpersons.
- Tamil Nadu State Election Commission was constituted.
- State Finance Commission is being constituted quinquennially.
- District Planning Committee has been constituted to consolidate the Development Plans of Panchayats and Urban Local Bodies in the Districts.

Grama Sabha:

- Village Panchayat constitute
 Grama Sabha, which is
 provided with specific powers
 and functions.
- i) Grama Sabha shall statutorily be conducted in such a way that the intervening period between two Grama Sabhas shall not 19 exceed a period of 6 months.

- ii) However, the Government of Tamil Nadu has made it mandatory to convene Grama Sabha a minimum number of 4 times i.e. on 26th January, 1st May, 15th August and 2nd October of every calendar year.
- iii) Besides, the Grama Sabha can be convened as and when the necessity arises.

The Grama Sabha performs the following functions:

- Approves the Village Development Plan.
- Approves the Village Panchayat Budget.
- Approves the Audit Report.
- Reviews the progress of scheme implementation.
- Approves the list of beneficiaries, intended to be benefitted under various schemes.
- Promotes communal and social harmony among various groups of people.

URBAN LOCAL GOVERNMENTS

The term 'Urban Local Government' in India signifies the governance of an urban area by

- the people through their elected representatives.
- There are eight types of urban local governments in India municipal corporation, municipality, notified area committee, town area committee, cantonment board, township, port trust and special purpose agency
- Lord Ripon is called the father of local self-government in India.

74th Amendment Act of 1992:

- The act has added a new Part IX-A to the Constitution of India.
- Articles 243-P to 243-ZG Municipalities
- It contains 18 Functional Items.

Three Types of Municipalities (Article 243 Q):

- A Nagar Panchayat transitional area
- A municipal council smaller urban area
- A municipal corporation larger urban area

Composition (Article 243 R):

All the members of a municipality shall be elected directly by the people of the municipal area.

Wards Committee (Article 243 S):

There shall be constituted a wards committee, consisting of one or more wards, within the territorial area of a municipality having population of three lakh or more.

Reservation of Seats (Article 243 T):

The act provides for the reservation of seats for the scheduled the castes and scheduled tribes in every municipality in proportion of their population to the total population in the municipal area.

Duration of Municipalities (Article 243 U):

The act provides for a five-year term of office for every municipality.

Disqualifications (Article 243 V):

- A person shall be disqualified for being chosen as or for being a member of a municipality if he is so disqualified
 - i. under any law for the time being in force for the purposes of elections to the

- legislature of the state concerned
- ii. under any law made by the state legislature.

State Elections Commission:

The state legislature may make provision with respect to all matters relating to elections to the municipalities.

District Planning Committee:Article 243- ZD

- Every state shall constitute at the district level, a district planning committee to consolidate the plans prepared by panchayats and municipalities in the district, and to prepare a draft development plan for the district a s a whole.
- The act lays down that four-fifths of the members of a district planning committee should be elected by the elected members of the district Panchayat and municipalities in the district from amongst themselves.

Metropolitan Planning Committee:-Article – 243-ZE

- Every metropolitan area shall have a metropolitan planning committee to prepare a draft development plan.
- ❖ The act lays down that two-thirds of the members of a metropolitan planning committee should be elected by the elected members of the municipalities and chairpersons of the Panchayats in the metropolitan area from amongst themselves.

Types of Urban Governments:

- 1. Municipal Corporation
- 2. Municipality
- 3. Notified Area Committee
- 4. Town Area Committee
- 5. Cantonment Board
- 6. Township
- 7. Port Trust
- 8. Special Purpose Agency

DISTRICT ADMINISTRATIVE STRUCTURE

District is the basic unit of administration in India. The five types of the district in India are the rural district, urban district, industrial district, backward district and the hills district.

Features of District Administration:

Generally, the district administration has the following features.

- Government comes into contact with the people.
 - District administration is a field work as opposed to staff or secretariat functions.
 - The problems at the district level are local relating to the district.
 - At district level, policy formulation ends and the implementation begins.
 - The District Officer is the last agent of the state government and the 'man of the spot' for any activity or incidence in the district; and
 - At the district, there is functional aggregation of units. A large number of departments have their field agencies located in the district.

District Level Functionaries:

- The District Collector is the head of district administration. The office of the collector at first was created by Warren Hastings in 1772 for the dual purpose of collecting revenue and dispensing justice.
- The general roles and the functions of the district collector are following:
 - 1. As Collector, he has to collect land revenue.
 - As District Magistrate, he has to maintain law and order in the district.
 - As District Officer, he has to deal with the personnel matters like salary, transfer, etc within the district.
 - 4. As Development Officer, he is responsible for the implementation of rural development programmes.
 - 5. As the Returning Officer, he is the chief for the elections to the Parliament, the State Legislative Assembly, and the local Government in the district. co-ordinates Hence. he election works at the district level.

- As the District Census Officer, he conducts the census operations once in ten years.
- As the Chief Protocol Officer, he has to protect the VIPs in their tour and stay in the district.
- 8. As the co-ordinator, he supervises the district level other functionaries and departments.
- 9. He presides over the District Plan Implementation Committee.
- 10. He acts the official as of the representative state government during the ceremonial functions in the district.
- He acts as the Public Relations
 Officer of the State Government.
- 12. He acts as the Crisis

 Administrator in chief during the natural calamities and other emergencies.
- 13. He supervises and controls, the local government institutions.
- 14. He handles the work pertaining to civil defence; and
- 15. He is responsible for civil supplies, food and other essential commodities.

- ❖ The District Collector is the multifunctionary in the district level.
- The District Collector is the hero of the district administration. The other important district level functionaries are following:
 - 1. Superintendent of Police
 - 2. District Medical Officer
 - 3. District Health Officer
 - 4. District Forest Officer
 - Assistant Registrar of Cooperative Societies
 - 6. District Agricultural Officer
 - 7. District Industries Officer
 - 8. District Judges
 - Backward Class Welfare Officer
 - 10. Superintendent of Jails
 - 11. District Labour Officer

Division Level:

❖ In Tamil Nadu, Revenue Divisional Officer is the head of divisional administration especially for revenue administration and for the maintenance of law and order.

Taluk Level:

Tahsildar is the head of taluk level administration in Tamil Nadu. For assisting him, the Deputy Tahsildars are there in the Tahsil. This is for the Revenue Administration.

Firka Level:

❖ Revenue Inspector is the head of Firka level revenue administration. Every taluk is divided to the many firkas in Tamil Nadu. But, the nomenclature of this level differs from state to state.

Village Level:

 Village Administrative Officer is the head of village level administration.

District Rural Development Agency (DRDA) to oversee the implementation of anti-poverty programmes of the ministry of rural development. This agency was created to implement the IRDP. From 1 April 1999 a separate DRDA administration has been introduced.

IN TN, DRDA is chaired by the District Collection



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Topic : Judiciary

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JUDICIARY

SUPREME COURT OF INDIA

- Stands at the apex of the judicial system of India
- Consists of Chief Justice and 30 other judges

Appointment:

Senior most judge of the Supreme Court is appointed as the Chief Justice of India.

Qualification:

- Must be a Citizen of India
- Has been a judge of High Court for five years or an advocate of High Court for ten years minimum. or in Presidents view a distinguished jurist of the

Terms and Salary:

country.

The chief Justice and other Judges hold office till 65 years of age.

Resignation & Removal:

 a. Can give resignation in writing to the President.

- b. Can be removed by the Parliament
- c. After retirement, a Judge of Supreme Court cannot lead or act before any authority.

Salary:

- Chief Justice 1 Lakh
- ❖ Judges 90,000

Removal Of Judges:

- A motion can be preferred before either house of the Parliament.
- If it is introduced in Lok Sabha, it should be signed by not less than 100 members.
- If it is introduced in Rajya Sabha, then it should be signed by not less than 50 members.
- Resolution supported by a majority of total membership of the houses & by 2/3 majority of the members present & voting.

Other Points:

Chief Justice can appoint adhoc judges in the Supreme Court with the (Consent of President)

INDEPENDENCE OF JUDGES

- The Constitution has ensured this by:
- a) Salaries from Consolidated Fund.
- b) Salaries cannot be changed to their disadvantage.
- c) Removal difficult.
- d) Cannot practice after retirement.
- e) Decision & actions of judges cannot be criticized & the person doing so can be punished
- f) Conduct of judges cannot be discussed in parliament.
- g) President cannot appoint judges of the Supreme Court himself, he has to consult the judges also.
- h) Separation From Executive Article32.

Jurisdiction Of The Supreme Court:

- a) **Original Jurisdiction:** The Supreme Court settles all disputes between Centre State, etc.
- b) Writ Jurisdiction: Every individual has the right to move the Supreme Court, (directly enforcement of his Fundamental Rights). The Supreme Court is empowered to issue writs including habeas corpus, etc. this is a Original Jurisdiction.

c) Appellate Jurisdiction:

- It has appellate jurisdiction in both civil and criminal matters
- The appellate jurisdiction of a high court is wider than its original jurisdiction.
- d) **Advisory Jurisdiction:** President seeks the advice of Supreme Court, on any question of law or fact it is duty bound to give its opinion. (Its opinion isn't a binding on President) Art 143.
- e) Revisory Jurisdiction: The Supreme Court under Article 137 is empowered to review any judgement or order made by it with a view to removing any mistake or error that might have crept in the judgement or order.
- f) It is a court of record as its decisions are of evidentiary value and cannot be questioned in any court.
- g) Supreme Court enjoys the power of judicial review.
- h) Supreme Court decides disputes regarding the election of the President and the Vice President.

 i) Supreme Court recommends the removal of Members of UPSC to the Parliament.

Public Interest Litigation (PIL):

- Any member of the public can now initiate a proceeding on behalf of the aggrieved person (especially if the person is too poor or unable to move the court on his or her own) in either the High Court or the Supreme Court for the enforcement of Constitutional Rights.
- This derives from the right to be heard, as implied by Article 32.
- Justice PN Bhagwati and Justice V.R. Krishna Iyer were among the first judges to admit PIL in the court.

HIGH COURT

- Each state has a High Court.
- Highest Judicial organ of the State.

Presently there are 24 High Courts in India.

Composition:

Consist of the Chief Justice and others such judges as appointed by President.

- Constitution does not fix any maximum Number of Judges for a High Court.
- A judge of High Court can be transferred to another High Court, (Without President consent).
- Delhi is the only UT that has High Court of its own.

Appointment of Judges:

Chief Justice is made after consultation with the Chief Justice of Supreme Court and the Governor of the State by the President.

Qualification:

- Must be a citizen of India.
- Should have been an advocate of a High Court or of 2 such courts in succession for atleast 10 years
- Or should have held Judicial Office in India for a period of atleast 10 years.

Term and Salary:

Continues his office till 62 years of age.

Salary

- Rs.90,000/- per month Chief Justice.
- Rs.80,000/- per month Other Judges.
- Supervises the working of all subordinate courts & frames rules & regulations for the transaction of business.
- It can examine the records of subordinate courts.

Removal:

- The President can remove a judge of High Court only if the Parliament passes the resolution.
- Majority of 2/3 members present and voting in each house.
- The conduct of the judges cannot be discussed in Parliament, except on a motion for the removal of the Judge.

Restriction on Legal Practice:

He is not allowed to practice law before the authority of the same court except the Supreme Court and any other High Court.

Jurisdiction of High Court:

- Court of record and has power to punish for its contempt.
- Under Article 226, the High Courts are given powers of issuing writs for the enforcement of Fundamental Rights and for other purposes.

SUBORDINATE COURTS

- Judiciary in States consists of a High Court and subordinate courts.
- The organisation of the Subordinate Courts is uniform.
- Two types of law courts in every district - Civil and Criminal Court.
- They function under the superintendence and control of the High Court of that particular state.
- The highest civil court in a district is the court of the District Judge. The court decide civil and criminal cases.

Appointment

- By the Governor (consultation with the Chief Justice of the High Court).
- He hears the appeals against the decision of the sub-judges.
- Besides the District Court, there are courts of sub-judges, munsiff courts and small causes.

- courts of First Class Magistrates.
- In Metropolitan cities like Kolkata, Chennai, Mumbai and Delhi Magistrates known are as Metropolitan Magistrates.
- ❖ Below the Session Courts are the
 ❖ There are courts of 2nd Class and 3rd Class Magistrates also.

THE HIGH COURTS - SEATS AND JURISDICTION

Name	Year of Establishment	Territorial Jurisdiction	Seat
Allahabad	1866	Uttar Pradesh	Allahabad (Bench at Lucknow)
Andhra Pradesh	1954	And <mark>hra Pradesh</mark>	Hyderabad
Mumbai	1862	Maharashtra, Dadra & Nagar - Haveli, Goa, Daman & Diu	Mumbai (Benches at Nagpur, Panaji, Aurangabad)
Kolkata	. 1862	West <mark>Bengal,</mark> Andaman & Nicobar Islands	Kolkata (Bench at Port Blair)
Delhi	1966	Delhi	Delhi
Guwahati	1948	Assam, Manipur, Meghalaya, Nagaland,Tripura,Mizoram and Arunachal Pradesh	Guwahatl (Benches at Kohima, Imphal, and Agartala & Shillong)
Gujarat	1960	Gujarat	Ahmedabad
Himachal Pradesh	1966	Himachal Pradesh	Shimla
Jammu & Kashmir	1928	Jammu & Kashmir	Srinagar & Jammu

Judiciary

•				
Karnataka	1884	Karnataka	Bangaluru	
Kerala	1958	Kerala & Lakshadweep	Ernakulam	
Madhya Pradesh	1956	Madhya Pradesh	Jabalpur (Bench at Indore, Gwalior)	
Madras	1862	Tamil Nadu & Puducherry	Madras	
Orissa	1948	Orissa	Cuttack	
Patna	1916	Bihar	Patna	
Punjab & Haryana	1975	Punjab, Haryana, Chandigarh	Chandigarh	
Rajasthan	1949	Rajasthan	Jodhpur (Bench- Jaipur)	
Sikkim	1975	Sik <mark>kim</mark>	Gangtok	
Chhattisgarh	2000	Chhattisgarh	Bilaspur	
Uttaranchal	2000	Uttaranchal	Nainital	
Jharkhand	2000	Jharkhand	Ranchi	
Tripura	2013	Tripura	Agartala	
Manipur	2013	Manipur	Imphal	
Meghalaya	2013	Meghalaya	Shillong	



Government of Tamilnadu Department of Employment and Training

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Topic : **Indian Federalism Centre State Relations**

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INDIAN FEDERALISM CENTRE & STATE RELATIONS

CENTER STATE RELATIONS

- The Centre-State relations can be studies under three heads:
 - 1. Legislative relations
 - 2. Administrative relations
 - 3. Financial relations

LEGISLATIVE RELATIONS:

Articles 245 to 255 in part XI of the Constitution deal with the legislative relations between the Centre and the states.

There are four aspects in the Centre-States Legislative relations. Viz..

- Territorial extent of Central and state legislation (Article 245)
- Distribution of legislative subjects (Article 246)
- 3. Parliamentary legislation in the state field (Article 249)
- 4. Centre's control over state legislation

Distribution of legislative subjects (Article 246)

- The Constitution divides the subject into the-
 - 1. Union List (100 subjects)
 - 2. State List (61 subjects)
 - 3. Concurrent List (52 subjects)
- Parliament has exclusive power on Union list (contains subjects like defence, foreign affairs, Currency, communication, citizenship, inter-state trade & commerce, banking, atomic energy, posts and telegraphs, etc).
- The State List contains subjects on which ordinarily the States alone can make laws. The public order. include police, administration of justice, prisons, government local agriculture, sanitation, health and public irrigation, etc. but under certain conditions the Constitution authorizes the Central

Government to extend its jurisdiction over matters formally included in the State list. In fact, when proclamation а of emergency is in operation, legislate Parliament can matters enumerated in all the three lists.

- Both Parliament & State Legislature can legislate on subjects contained in the concurrent list. (contains subjects like criminal and civil law, forest, education, marriage & divorce, drugs, trade unions. labour welfare, newspapers, books & printing press, population control and family planning, etc).
- Residual powers (i .e. subjects not included in any of the lists) rest with union government.
- Article 200 directs the Governor to reserve a Bill passed by the State Legislature for the consideration of the President, if in his opinion, if 'passed into law, would derogate the powers of the High Court.

ADMINISTRATIVE RELATIONS:

Articles 256-263 in Part XI of the Constitution deal with the administrative relations between the Centre and the states.

- The Indian Constitution has a strong bias towards the Centre to make it strong. The Central administration prevails over the State administration.
- The executive powers of the State should be so exercised as to ensure compliance with the laws of the Union Parliament and not impede or prejudice the executive power of the Union.
- If the State does not comply with the directives of the Centre, the latter may invoke Art. 356 and take-over the administration of the State to itself.

FINANCIAL RELATIONS:

Articles 268-293 in Part XI of the Constitution deal with Centre-State Financial relations.

DISTRIBUTION OF TAX REVENUES:

The 80th Amendment of 2000 and the 88th Amendment of 2003 have

- introduced major changes in the scheme of the distribution of tax revenues between the centre and the states.
- The 88the Amendment has added a new Article 268-A dealing with service tax. It also added a new subject in the Union List – entry 92-C (taxes on services). Service tax is levied by the centre but collected and appropriated by both the centre and the states.
- A. Taxes Levied by the Centre but Collected and Appropriated by the States (Article 268): This category includes the following taxes and duties:
 - i) Stamp duties on bills of exchange, cheques, promissory notes, policies of insurance, transfer of shares and others.
 - ii) Excise duties on medicinal and toilet preparations containing alcohol and narcotics.

The proceeds of these duties levied within any state do not form a part of the Consolidated Fund of India, but are assigned to that state.

- B. Service Tax Levied by the Centre but Collected and Appropriated by the Centre and the States (Article 268-A):
 - i) Taxes on services are levied by the Centre. But, their proceeds are collected as well as appropriated by both the Centre and the states. The principles of their collection and appropriation are formulated by the Parliament.
- C. Taxes levied and Collected by the Centre but Assigned to the States (Article 269): The following taxes fall under this category:
 - i) Taxes on the sale or purchase of goods (other than newspapers) in the course of inter-state trade or commerce.
 - ii) Taxes on the consignment of goods in the course of interstate trade or commerce.

iii)

The net proceeds of these taxes do not form a part of the Consolidated Fund of India. They are assigned to the concerned states in accordance with the principles laid down by the Parliament.

CONCURRENT LIST (LIST – III)

- Criminal Law and procedure, Civil procedure
- Marriage and divorce
- Population control and family planning
- Electricity
- Newspapers, books and printing presses, etc...

The 42nd Amendment Act of 1976 transferred five subjects to Concurrent Lilst from State List, that is,

- Education
- Forests
- Weights and measures
- · Protection of wild animals and birds
- Administration of all courts except the Supreme Court and the high courts.
- D. Taxes Levied and collected by the Centre but distributed between the Centre and the States (Article 270): This category includes all taxes and duties referred to in the Union List except the following:
 - i) Duties and taxes referred to in Article 268, 268-A and 269 (mentioned above):
 - ii) Surcharge on taxes and duties referred to in Article 271 (mentioned below); and
 - iii) Any cess levied for specific purposes.

The manner of distribution of the net proceeds of these taxes and duties is prescribed by the President on the recommendation of the Finance Commission.

- A. Surcharge on Certain Taxes and Duties for Purposes of the Centre (Article 271): The parliament can at any time levy the surcharges on taxes and duties referred to in Articles 269 and 270 (mentioned above). The proceeds of such surcharges go to the Centre exclusively. In other words, the states have no share in these surcharges.
- B. Taxes Levied and Collected and Retained by the States: These are the taxes belonging to the states exclusively. They are enumerated in the state list and are 20 in number.

Administrative Reforms Commission:

The Central government appointed a six-member administrative Reforms commission (ARC) in 1966 under the chairmanship of Morarji Desai

The important recommendations are:

- Establishment of an Inter-State Council under Article 263 of the Constitution.
- Appointment of persons having long experience in public life and administration and non-partisan attitude as governors.

Rajmannar Committee:

In 1969, the Tamil Nadu
Government (DMK) appointed a threemember committee under the
chairmanship of Dr P V Rajamannar to
examine the entire question of Centrestate relations.

The Important recommendations of

- An Inter-State Council should be set up immediately
- Articles 356, 357 and 365 (dealing with President's Rule) should be totally omitted

All-India services (IAS, IPS and IFS) should be abolished.

Sarkaria Commission:

- In 1983, the Central government appointed a three-member Commission on Centre-state relations under the chairmanship of R S Sarkaria, Members Sivaraman, S.R. Sen a retired judge of the Supreme Court.
- The final report was submitted in October 1987, the Important recommendations are mentioned below:
- a) A permanent Inter-State Council called the Inter-Governmental Council should be set up under Article 263.
- b) The institution of All-India Services should be further strengthened and some more such services should be created.

Punchhi Commission

A new commission on Centre-State Relations was set-up by the Government of India in April 2007 under the Chairmanship of Madan Mohan Punchhi, former Chief Justice of India.

GST

Introduction

Goods and Services Tax is a comprehensive indirect tax which is to be levied on the manufacture, sale and consumption of goods and services in India. This is so far the biggest tax reform in the country. GST eliminates the cascading effect of taxes because it is taxed at every point of business and the input credit is available in the value chain.

Historical Background

France was the first country to introduce GST system in 1954. More than 140 countries have implemented the GST. Genesis of GST occurred during the previous NDA Government under Atal Bihari Vajpayee Government when it set up the Asim Dasgupta committee to design a model for GST. The UPA Government took the matter further and announced in 2006 that this tax would be introduced from April 1, 2010. However, so far it was not introduced. All the GST bills (101st Constitution including Amendment) Act have been passed now and GST is set to come into force from July 1, 2017.

Tax Replaced by GST

GST would replace almost all vital indirect taxes and cesses on Goods & services in the country. Among the taxes levied by centre, GST will subsume the following:

- Central Excise duty & Service Tax
- Duties of Excise (Medicinal and Toilet Preparations)
- Additional Duties of Excise (Goods of Special Importance)
- Additional Duties of Excise (Textiles and Textile Products)
- Additional Duties of Customs (commonly known as CVD)
- Special Additional Duty of Customs (SAD)
- Central Surcharges and Cesses so far as they relate to supply of goods and services

Among the state taxes that would be replaced by GST include:

- State VAT
- Central Sales Tax c. Luxury Tax
- Entry Tax (all forms)
- Entertainment and Amusement Tax (except when levied by the local bodies)
- Taxes on advertisements
- Purchase Tax

Taxes on lotteries, betting and gambling. State Surcharges and Cesses so far as they relate to supply of goods and services.

Commodities Not Under GST

- ❖ Potable alcohol
- Five petroleum products viz. petroleum crude, motor spirit (petrol), high speed diesel, natural gas and aviation turbine fuel
- Electricity

Constitution 101st Amendment Act, 2016

- This is the enabler act for GST and it amends several important articles and schedules of the constitution of India so that necessary constitutional. You can read in detail about this here. Here are important notes for your examinations.
- ❖ The new articles added by this amendment to Indian Constitution are Article 246-A (Special provision with respect to goods and services tax); Article 269-A ((Levy and collection of goods and services tax in course of inter-State trade or

- commerce) and Article 279A (GST Council).
- Two schedules have been changed viz. 6th schedule and 7th
- ❖ As per article 246-A:
- Both Union and States in India now have "concurrent powers" to make law with respect to goods & services
- The intra-state trade now comes under the jurisdiction of both centre and state; while inter-state trade and commerce is "exclusively" under central government jurisdiction.

As per Article 269-A:

- In case of the inter-state trade, the tax will be levied and collected by the Government of India and shared between the Union and States as per recommendation of the GST Council.
- The article also makes it clear that the proceeds such collected will not be credited to the consolidated fund of India or state but respective share shall be assigned to that state or centre. The reason for the same is that under GST, where centre collects the tax, it assigns state's

share to state, while where state collects tax, it assigns centre's share to centre. If that proceed is deposited in Consolidated Fund of India or state, then, every time there will be а need to pass appropriation tax. Thus, under GST, apportionment the of the revenue will take place outside the Consolidated Funds.

Article 279-A:

- There will be a GST council constituted by President, headed by finance minister as its chairman and one nominated member from each state who is in charge of finance or taxation. GST Council has been discussed in detail here.
- All decisions taken at the GST council will be taken based on voting. Process of voting is clearly articulated in detail in the constitutional amendment bill.

Other Changes

- The residuary power of legislation of Parliament under article 248 is now subject to article 246A.
- Article 249 has been changed so that if 2/3rd majority resolution is

- passed by Rajya Sabha, the Parliament will have powers to make necessary laws with respect to GST in national interest.
- Article 250 has been amended so that parliament will have powers to make laws related to GST during emergency period.
- Article 268 has been amended so that excise duty on medicinal and toilet preparation will be omitted from the state list and will be subsumed in GST.
- Article 268A has been repealed so now service tax is subsumed in GST.
- Article 269 would empower the parliament to make GST related laws for inter-state trade / commerce.

Important Facts and Notes about GST

- GST is a Destination Based Tax
- In GST, CGST and SGST will be simultaneously levied
- Both States and Centre have a say in GST rates
- GSTN is the Special Purpose Vehicle for GST administration

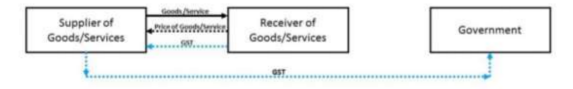
- GST provides for a Compliance rating mechanism for tax payers
- GST Provides for an Anti-Profiteering measure
- For GST to be levied there must be business and quid-pro-quid
- GST differentiates between composite supply and mixed supply

Reverse Charge Mechanism

- In Normal Charge Mechanism, generally service tax is payable by the provider of Service.
- For eg:- When a service is provided by an Accountant to his client then in this case the service provider i.e the Accountant is liable to pay Service tax
- The accountant collects the tax from the client and compensates. But nevertheless only the accountant is liable to pay Service

- tax and comply with other general provisions of return filing etc.
- Similarly the GST has to be typically paid by the supplier of goods and services.
- But in some cases, the liability to pay the tax falls on the buyer.
- This reverse charge is applicable only under certain circumstances.
 Some are-
- The most common instance is when a business buys goods or services from a supplier who is not registered to pay GST.
- e.g Let's assume that business A that buys goods worth Rs.100 from business B that is not registered to pay GST.
- If the GST on the goods supplied is Rs.5, then business A, instead of business B, will have to pay Rs.5 to the Government.

NORMAL GST PAYMENT PROCESS



GST PAYMENT IN CASE OF REVERSE CHARGE



- Business A can, however, claim input tax credit of the GST payment of Rs.5, when it sells the goods to its client.
- An importer is also liable to pay the GST under the reverse charge mechanism.
- Also government departments making payments to vendors above a specified limit (Rs.2.5 lakh under one contract) are required to deduct tax (TDS) and e-commerce operators are required to collect tax (TCS) on the net value goods or services supplied through them.

INTER - STATE RELATIONS

The Constitution makes the following provisions with regard to interstate community:

- Adjudication of inter-state water disputes.
- Coordination through inter-state councils.
- Mutual recognition of public acts, records and judicial proceedings
- Freedom of inter-state trade, commerce and intercourse
- In addition, the zonal councils have been established by the Parliament

to promote interstate cooperation and coordination.

Inter-State Water Disputes:

Article 262 of the Constitution provides for the adjudication of inter-state water disputes.

Inter-State Councils:

Article 263 contemplates the establishment of an Inter-State Council to effect coordination between the states and between Centre and states.

Establishment of Inter-State Council:

- The Janata Dal Government headed by V.P. Singh established the Inter-State council in 1990. It consists of
- a) Prime Minister as the chairman
- b) Chief Ministers of all the states
- c) Chief Ministers of union territories having legislative assemblies
- d) Administrators of union territories not having legislative assemblies.
- e) Six Central cabinet ministers, including the home minister to be nominated by the Prime Minister.

SI.	Name	Members	Headquarters
No			
1	Northern Zonal	Punjab, Rajasthan, Haryana, J&K,	New Delhi
	Council	Uttarakhand, Himachal Pradesh,	
		Chandigarh & National Capital Territory	
		of Delhi	
2	Central Zonal	Uttar Pradesh, Uttarakhand,	Allahabad
	Council	Chhattisgarh and MP.	
3	Eastern Zonal	Bihar, Jharkhand, West Bengal, Orissa	Kolkata
	Council	(35)	
4	Western Zonal	Goa, Gujarat and UTs of Dadar and	Mumbai
	Council	Nagar Haveli and Daman Diu	
5	Southern	Andhra Pradesh, Tami! Nadu,	Chennai
	Zonal Council	Karnataka, Kerala and UT of	
		Pondicherry	

The Council is a recommendatory Zonal Councils: body on issues relating to interstate, Centre-state and Centreunion territories relations.The council may meet at least thrice in a year

Inter - State Trade and Commerce:

Articles 301 to 307 in Part XIII of the Constitution deal with the trade, commerce and intercourse within the territory of India.

The councils zonal are the statutory (and the not constitutional) bodies. They are established by an Act of the is, **States** Parliament, that Reorganisation Act of 1956. The act divided the country into five zones (Northern, Central Eastern, Western and Southern) provided a zonal council for each zone.

- ❖ The home minister of Central government is the common chairman of the five zonal councils. Each chief minister acts as a vice-chairman of the council by rotation, holding office for a period of one year at a time.
- The zonal councils aim at promoting cooperation and coordination between states, union territories and the Centre.

North Eastern Council:

In addition to the above Zonal Councils, a North-Eastern Council was created by a separate Act of Parliament the North-Eastern Council Act of 1971. Its members include Assam, Manipur, Mizoram, Arunachal Pradesh, Nagaland, Meghalaya, Tripura and Sikkim.

SPECIAL STATUS OF JAMMU & KASHMIR

- The special status guaranteed in Article 370.
- This status has been provided on the basis of an agreement concluded at the time of Jammu

- and Kashmir accession to the Indian Union.
- The following are some of the special features of the special relationship between the Union of India and Jammu and Kashmir:
- 1. J&K has its own constitution, apart from the Indian Constitution. Its constitution was framed by a Constituent Assembly of its own and came into being on the 26th January, 1957.
- The Parliament cannot make law with regard to J & K on subjects in the State List.
- The residuary powers lie with the legislatures of J & K and not with the Parliament.
- 4. It follows dual citizenship. Only the citizens of J & K can take part in the elections to the State Assembly and acquire, own and dispose immovable property in J & K.
- 5. Only National Emergency proclaimed on grounds of war and external aggression shall have automatic extension to J & K. National Emergency proclaimed on the basis of armed rebellion shall

not be automatically extended to J & K.

- Apart from the President's Rule, the Governor's Rule can also be imposed for a maximum period of six months, in case of constitutional breakdown in the State.
- The Parliament cannot change the name, boundary or territory of J & K, without the concurrence of State Legislature.
- The State Government shall be consulted by the Centre before appointing a person as the Governor of J & K.
- No preventive detention law made by the Parliament can have automatic extension to J & K.
- The Union has no power to proclaim a Financial Emergency to J & K.
- J & K autonomy Resolution –June 26, 2000 but rejected on July14, 2000 by Central Government.



Government of TamilnaduDepartment of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : **Emergency Provisions**

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EMERGENCY PROVISIONS

- The Emergency provisions are contained in Part XVIII of the Constitution, from Article 352 to 360.
- This kind of transformation of the political system from federal during normal times to unitary during Emergency is a unique feature of the Indian Constitution.

The Constitution stipulates three types of emergencies:

- An emergency due to war, external aggression or armed rebellion (Art 352). This is popularly known as 'National Emergency.'
- ❖ An Emergency due to the failure of the constitutional machinery in the states (Art 356). This is popularly known as 'President's Rule'. It is also known by two other names, State Emergency or constitutional Emergency.
- Financial Emergency due to a threat to the financial stability or credit of India (Art 360).

National Emergency:

- First emergency was declared in 1962 due to Chinese aggression
- Second emergency was declared in 1971 due to Indo-Pakistan war
- Third emergency was declared in 1975, on the grounds of Internal disturbance

Financial Emergency:

So far, no emergency declared

Grounds of Declaration:

- Under Article 352, the President can declare a national emergency when the security of India or a part of it is threatened by war or external aggression or armed rebellion.
- The President can also issue different proclamations on grounds of war, external aggression, and armed rebellion.
- When a national emergency is declared on the ground of 'war' or 'external aggression', it is known as 'External Emergency',

- it is declared on the ground of armed rebellion', it is known as 'Internal Emergency.'
- The 44th Amendment Act of 1978 substituted the words 'armed rebellion' for 'internal disturbance.'
- The President, however, can proclaim a national emergency only after receiving a written recommendation from the cabinet by 44th Amendment Act of 1978.

Parliamentary Approval and Duration:

- ❖ Approved by the both the Houses of Parliament within one month from the date of its issue. Originally, it was two months, but was reduced by the 44th Amendment Act of 1978.
- The emergency continues for six months, with an approval of the Parliament for every six months, added by 44th Amendment Act of 1978.
- Every resolution approving the proclamation of emergency or its continuance must be passed by either House of Parliament by a

special majority, introduced by the 44th Amendment Act of 1978.

Revocation of Proclamation:

- ❖ A Proclamation of emergency may be revoked by the president at any time by a subsequent proclamation. Such a proclamation does not require the parliamentary approval.
- ❖ Further, the President must revoke a proclamation if the Lok Sabha passes a resolution disapproving its continuation, this safeguard was introduced by the 44th Amendment Act of 1978

Effects of National Emergency:

- Effects on the Centre-state relations.
- 2. Effect on the life of the Lok Sabha and State assembly, and
- Effect on the Fundamental Rights.

1. Effects on the Centre-State Relations

(a) Executive

The Centre becomes entitled to give executive directions to a state on 'any' matter. Thus the state

governments are brought under the complete control of the Centre, though they are not suspended.

(b) Legislative

The normal distribution of the legislative powers between the Centre and state is suspended, though the state Legislatures are not suspended.

(c) Financial

The president can either reduce or cancel the transfer of finances from Centre to the states.

2. Effect on the life of the Lok Sabha and State assembly

The life of the Lok Sabha may be extended beyond its normal term (Five years) by a law of parliament for one year at time. This extension cannot continue beyond a period of six months after the emergency has ceased to operate.

3. Effect on the Fundamental Rights

- Article 358 Suspension of the Fundamental Rights guaranteed by Article 19.
- The six fundamental rights under article 19 are automatically

- suspended. No separate order for their suspension is required. When the national emergency ceases to operate, it automatically came into force.
- Article 359 Suspension of the other Fundamental Rights guaranteed except Article 20 and 21
- Under this fundamental rights as such are not suspended, but only their enforcement. The suspension of enforcement relates to only those specified in the Presidential order.
- Declarations made so far.
- This type of emergency has been proclaimed three times so far-in 1962, 1971, 1975

PRESIDENT RULE:

Grounds of imposition

The President rule can be proclaimed under Article 356 on two grounds

 Article 365 empowers the President to issue a proclamation, if he is satisfied that a situation has arisen in which the government of a state

- cannot be carried on in accordance with the provisions of the constitution.
- Article 365 says that whenever a state fails to comply with or to give effect to any direction from the centre

Parliamentary approval and duration:

- Approved by the both the Houses of Parliament within two months from the date of its issue.
- ❖ If approved by both the houses of parliament, the President's rule continues for six months. It can be extended for a maximum period of three years with the approval of the parliament, every six months.
- Every resolution approving the proclamation of President's rule or its continuation can be passed by either house of parliament only by simple majority.

Consequences of President's Rule:

When the President's Rule is imposed in a state, the President dismisses the state council of

- ministers headed by the chief minister.
- The state governor, on behalf of the President, carries on the state administration with the help of the chief secretary of the state or the advisors appointed by the President.
- 356 is popularly known as the imposition of 'president's rule' in a state
- Further, the President either suspends or dissolves the state legislative assembly.

Scope of Judicial Review:

- The 38th Amendment Act of 1975 made the satisfaction of the President in invoking Article 356 final and conclusive which could not be challenged in any court on any ground.
- But, this provision was subsequently deleted by the 44th Amendment Act of 1978 implying that the satisfaction of the President is not beyond judicial review.

Financial Emergency:

Grounds of Declaration:

Article 360 empowers the president to proclaim a Financial Emergency if he is satisfied that a situation has arisen due to which the financial stability or credit of India or any part of its territory is threatened. A resolution approving the proclamation of financial emergency can be passed by either House of Parliament only by a simple majority.

Parliamentary Approval and Duration:

- Financial emergency must be approved by both the Houses of Parliament within two months from the date of its issue.
- Once approved by both the Houses of Parliament, the Financial Emergency continues indefinitely till it is revoked. This implies two things.
 - a) there is no maximum period prescribed for its operation;
 and
 - b) repeated parliamentary approval is not required for its continuation



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Topic : **Elections, Election Commission**

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ELECTION COMMISSION

ELECTION

Articles Related to Elections

Article No.	Subject - Matter
324	Superintendence, direction and control of elections to be vested in an Election Commission
325	No person to be ineligible for inclusion in, or to claim to be included in a special, electoral roll on grounds of religion, race, caste or sex
326	Elections to the House of the People and to the Legislative Assemblies of states to be on the basis of adult suffrage
327	Power of Parliament to make provision with respect to elections to Legislatures
328	Power of Legislature of a state to make provision with respect to elections to such Legislature
329	Bar to interference by courts in electoral matters
329A	Special provision as to elections to Parliament in the case of Prime Minister and Speaker (Repealed)

ELECTION MACHINERY

Election Commission of India (ECI)

Under Article 324 of the Constitution of India, the Election Commission of India is vested with power the of superintendence, direction and control of conducting the

- elections to the Lok Sabha and State Legislative Assemblies.
- ❖ The Chief Electoral Officer of a state / Union Territory is authorised to supervise the election work in the state / Union Territory subject to the overall superintendence, direction and

control of the Election Commission.

Composition:

- Chief election commissioner & 2
 Election Commissioners.
- 2. Appointed by President.
- 3. Tenure decided by President.
- 4. From 1950 to 15 October 1989 functions as a single member body.
- 16 October 1989 two more election commissioners appointed.
- 6. All the three members have same emoluments and allowances as those of a Judge of the Supreme Court.
- 7. They can hold office for a term of 6 years or until they attain the age of 65 years whichever is earlier.
- 8. No prescribed qualification of the members in the constitution.

District Election Officer (DEO)

- Subject to the superintendence, direction and control of the Chief Electoral Officer, the District Election Officer supervises the election work of a district.
- The Election Commission of India nominates or designates an

- officer of the state Government as the Direct Election Officer in consultation with the state government
- The Returning Officer of a Parliamentary or assembly constituency is responsible for the conduct of elections in the Parliamentary or assembly constituency concerned.
- ❖ The Election Commission of India nominates or designates an officer of the Government or a local authority as the Returning Officer for each of the assembly and parliamentary constituencies in consultation with the State Government / union Territory Administration.
- The Electoral Registration Officer is responsible for the preparation of electoral rolls for a Parliamentary / assembly constituency.
- The Election Commission of India, in consultation with the state / UT government, appoints an officer of the government or

the local authorities as the Electoral Registration Officer.

- The Presiding Officer with the assistance of polling officers conducts the poll at a polling station.
- The District Election Officer appoints the Presiding Officers and the Polling Officers.
- The Election Commission of India nominates officers of Government as Observers (General Observers and Election Expenditure Observes) for Parliamentary and assembly constituencies.

1. Largest Constituencies : Ladakh - Jammu & Kashmir

2. Smallest Constituencies : Chandni Chowk - NCT of Delhi

Electronic Voting Machines: (EVM)

EVM are being used in Indian General and state elections. Electronic voting is partly implemented from 1999 elections and in total since 2004 elections.

- ❖ The EVMs were first used in 1998 in the by election at North Paravur Assembly Constituency in Kerala for a limited number of polling stations.
- ❖ The EVMs were used for the first time in the general elections (entire state) to the Assembly of Goa in 1999.
- ❖ Election Commission decided to introduce EVMs with <u>Voter – verified paper audit trail</u> (VVPAT) system. The VVPAT system was introduced in 8 of 543 parliamentary constituencies as a pilot project in <u>Indian General</u> Election, 2014.

NOTA – None Of The Above

- NOTA was designed to allow the voter to indicate disapproval of all of the candidates in a assembly constituency.
- On September 27, 2013 –Supreme court directed Election commission to introduce a NOTA button.
- NOTA symbol ballot paper with a black cross across it. Introduced –
 September 18, 2015.
- Before NOTA Rule 49-0 of "The Conduct of Elections Rules, 1961"
 was used by election commission.

ELECTORAL REFORMS

Electoral Reforms Before 1996

- Lowering of Voting Age The 61st Constitutional Amendment Act of 1988 reduced the voting age from 21 years to 18 years for the Lok Sabha as well as the assembly elections.
- Deputation **Election** to Commission - In 1988. provision was made that the officers and the staff engaged in preparation, revision and correction of electoral rolls for elections are deemed to be on deputation to the Election Commission for the period of such employment.

ELECTION COMMISSION OF UNION AND STATE

Article 324 of the constitution provides that the power of superintendence, direction and control of elections to parliament, state legislatures, the offices of President of India and the office of Vice-President of India shall be vested in the election commission.

Composition:

Consists of Chief Election
 Commissioner + 2 Election
 Commissioners. They all enjoy equal powers.

Appointment:

- The Chief Election Commissioner is appointed by the President and the other Election Commissioners are appointed by the President (after consultation with the Chief Election Commissioner).
 - President also appoints Regional Commissioners at the time of General Elections after consultation with the Election Commission.

Term and Tenure:

- Election Commissioners are appointed for a term of 6 years or until they attain the age of 65 years, whichever is earlier.
- They are not eligible for reappointment. Also, they cannot hold any office of profit after their retirement. Salary equal to judge of Supreme Court

1. Election Commission of India

- Formed January 25, 1950
- Head quarters New Delhi.
- Chief Election Commissioner Syed Nazim Ahmad Zaidi (from April 19,2015)

2. Tamil Nadu Election Commission

It is an autonomous, independent Constitutional and Statutory authority of Tamil Nadu.

- Formed July 15, 1994
- Head quarters Chennai.
- Function The conduct of elections to Rural and Urban bodies of Tamil Nadu.
- TN Election Commissioner P. Seetharaman, I.A.S (from March 2015)

Removal:

The Chief Election Commissioner can be removed from office before expiry of his term by the President on the basis of a resolution passed by the Parliament by a special majority on the ground of proven mis-behaviour or incapacity (same as that of Judge of Supreme The other Election Court). Commissioners may be removed President by the on the recommendation of the Chief Election Commissioner.

Functions:

Preparation of electoral rolls & keep voters list updated.

- The electoral roll is normally revised every year to add the names of those who have turned 18 on the 1st. January of that year or have moved into a constituency and to remove the names of those who have died or moved out of a constituency.
- Preparation of code of conduct for all political parties.
- Recognition of various political parties &. allotment of election symbols.
- Appointment of election officers to look into disputes concerning election arrangements.
- To examine the returns of election expenses filed by the candidate

Chief Election Commissioners

Election Commissioners – Sh.
 A.K. Joti, Sh.Om Prakash Rawat

The following have held the post of the Chief Election Commissioner of India.

Chief Election Commissioner –Dr. Nasim Zaidi

List of Chief Election Commissioners

SL.No.	Name	Portrait	Took Office	Left Office
1	Sukumar Sen		21 March 1950	19 December 1958
2	KVK Sundaram		20 December 1958	30 September 1967
3	S. P. Sen Verma		1 October 1967	30 September 1972
4	Nagendra Singh		1 October 1972	6 February 1973
5	T. Swaminathan		7 February 1973	17 June 1977

ELECTION COMMISSION

6	S. L. Shakdhar	18 June 1977	17 June 1982
7	R. K. Trivedi	18 June 1982	31 December 1985
8	R. V. S. Peri Sastri	1 January 1986	25 November 1990
9	V. S. Ramadevi	26 November 1990	11 December 1990
10	T. N. Seshan		
11	M. S. Gill	12 December 1996	13 June 2001
12	J. M. Lyngdoh	14 June 2001	7 February 2004
13	T. S. Krishnamurthy	8 February 2004	15 May 2005

14	B. B. Tandon		16 May 2005	29 June 2006
15	N. Gopalaswami		30 June 2006	20 April 2009
16	Navin Chawla		21 April 2009	29 July 2010
17	S. Y. Quraishi		30 July 2010	10 June 2012
18	V. S. Sampath		10 June 2012	15 January 2015
19	H. S. Brahma		15 January 2015	Incumbent
20.	Nasim Zaidi		15 April 2015	Incumbent
21.	Achal Kumar Jyoti		6 th July 2017	22 Jan 2018
22.	Om Prakash Rawat	19	23 Jan 2018	Present

FINANCE COMMISSION

- Article 280 of the Constitution of India provides for a Finance Commission as a quasi judicial body. It is constituted by the president of India every fifth year or at such earlier time as he considers necessary.
 - Presently 15th Finance
 Commission
 - Chairman N.K.Singh

Composition:

- It consists of a Chairman & 4 other members. They are eligible for reappointment.
- The Chairman is selected from persons who have had experience in public affairs while the members are selected from the persons who. Qualified to be appointed judges of High Court.
 - Have special knowledge of the finance & accounts of govt.
 - Wide experience in financial matter & in administration. Have special knowledge of Economics.

Functions:

To recommend to the President distribution of net proceeds of the taxes which are divisible between Union and States.

To recommend the principles which should govern the Grants of the revenues of the State out of the Consolidated Fund of India.

- The recommendations made by it are only of advisory nature and hence not binding on the Government.
- To tender advice to the President on any other matter referred to the Commission in the interest of sound finance.

ANTI- DEFECTION LAW

- To curb political defection, added by 52nd amendment in 1985 in Tenth Schedule.
- Any member of Parliament belonging to any political party can be disqualified.
- If he voluntarily gives up the membership of that political party. If he votes or abstains from voting according to the party 'whip'.

- Any independent member can be disqualified if he joins any political party after election.
- Any nominated member can be disqualified if he joins any political party after the expiry of 6 month from the date of his joining.

This law shall not apply:

- To a situation of 'merger' in which atleast2/3 members of any party are involved.
- ❖ To person who resigns membership of his party after becoming the Presiding officer of the house & _he rejoins the party after laying down that office.
- ❖ 91st amendment act 2003 omitted exception provision i.e. disqualification on ground of defection not to apply in case of split.



Government of Tamilnadu Department of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Amendments to Constitution

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Commissioner,
Department of Employment and Training.

AMENDMENTS TO CONSTITUTION

- Article 368 in Part XX of the Constitution deals with the powers of Parliament to amend the Constitution and its procedure.
- The Parliament cannot amend those provisions which form the 'basic structure' of the Constitution. This was ruled by the Supreme Court in the Kesavananda Bharati case (1973).

Procedure for Amendment:

- An amendment of the Constitution can be initiated only by the introduction of a bill for the purpose in either House of parliament and not in the state legislatures.
- The bill can be introduced either by a minister or by a private member and does not require prior permission of the president.
- The bill must be passed in each house by a special majority, (more than 50 percent of the total membership of the house and a majority of two-thirds of

- the members of the house present and voting).
- ❖ Each house must pass the bill separately. In case of a disagreement between the two Houses, there is no provision for holding a joint sitting of the two Houses for the purpose of deliberation and passage of the bill.
- If the bill seeks to amend the federal provisions of the Constitution, it must also be ratified by the legislatures of half of the states by a simple majority, that is, a majority of the members of the House present and voting.
- After duly passed by both the Houses of Parliament and ratified by the state legislatures, where necessary, the bill is presented to the president for assent.

- The president must give his assent to the bill. He can neither withhold his assent to the bill nor return the bill for reconsideration of the Parliament.
- After the president's assent, the bill becomes an Act (i.e., a constitutional amen-dment act) and the Constitution stands amended in accordance with the terms of the Act.

Type of amendments:

- Amendment by simple majority of the Parliament
- Amendment by special majority of the Parliament, and
- Amendment by special majority of the Parliament, and the ratification of half of the state legislatures.

By Simple Majority of Parliament

- Admission or establishment of new states
- Formation of new states and alteration of areas, boundaries or names of existing states.
- Abolition or creation of legislative councils in states.

- Second Schedule –
 emoluments, allowances,
 privileges and so on of the
 president, the governors, the
 Speakers, judges, etc.
- Fifth Schedule administration of scheduled areas and scheduled tribes.
- Sixth Schedule administration of tribal areas.
- 7. Quorum in Parliament.
- Salaries and allowances of the members of Parliament.
- Rules of procedure in Parliament.
- Privileges of the Parliament, its members and its committees.
- 11. Use of English language in Parliament.
- Conferment of more jurisdiction on the Supreme Court.
- 13. Use of official language.
- Citizenship acquisition and termination.
- 15. Elections to Parliament and state legislatures.
- 16. Delimitation of constituencies.
- 17. Union territories.
- Number of puisne judges in the Supreme court.

By special Majority of Parliament

- 1. Fundamental Rights
- 2. Directive Principles of State Policy
- All other provisions which are not covered by the first and third categories.

By simple Majority of Parliament and Consent of States:

Election of the President and its manner

- 2. Extent of the executive power of the Union and the states
- 3. Supreme Court and High Courts
- 4. Distribution of legislative powers between the Union and the states
- 5. Any of the lists in the Seventh Schedule.
- Representation of states in Parliament.
- Power of Parliament to amend the Constitution and its procedure (Article 368 itself).

LIST OF CONSTITUTIONAL AMENDMENTS AND THEIR PROVISIONS

SL. No	Amendment	Important Provisions
1	1st Amendment Act: 1951	 Added Ninth Schedule to protect the land reform and other laws included in it from the judicial review. Added three more grounds of restrictions on freedom of speech and expression, viz., public order, friendly relations with foreign states and incitement to an offence. Also, made the restrictions 'reasonable' and thus, justiciable in nature. Empowered the state to make special provisions for the advancement of socially and economically backward classes
2	2nd Amendment act: 1952	Readjusted the scale of representation in the Lok Sabha by providing that one member could represent even more than 7,50,000 persons.

3	3rd Amendment act: 1954	Empowered the Parliament to control the production, supply and distribution of the foodstuffs, cattle fodder, raw cotton, cotton seed and raw jute in the public interest
4	4th Amendment act: 1955	Made the scale of compensation given in lieu of compulsory acquisition of private property beyond the scrutiny of courts.
5	5th Amendment Act: 1955	Empowered the president to fix the time- limit for the state legislatures to express their views on the proposed Central legislation affecting the areas, boundaries and names of the states
6	6th Amendment Act: 1956	Included a new subject in the Union list i.e., taxes on the sale and purchase of goods in the course of inter-state trade and commerce and restricted the state's power in this regard
7	7th Amendment Act:1956	 This constitutional amendment act was brought to give effect to recommendations of state reorganisation commission. Provided for the establishment of a common high court for two or more states. Abolished the existing classification of states into four categories i.e., Part A, Part B, Part C and Part D states, and reorganised them into 14 states and 6 union territories. Extended the jurisdiction of high courts to union territories. Provided for the appointment of additional and acting judges of the high court.
8	8th Amendment Act: 1960	Extended the reservation of seats for the SCs and STs, and special representation for the Anglo-Indians in the Lok Sabha and the state legislative assemblies for a period of ten years (i.e., up to 1970).

9	9th Amendment Act: 1960	Facilitated the cession of Indian territory of Berubari Union (located in West Bengal) to Pakistan as provided in the Indo-Pakistan Agreement (1958).
10	10th Amendment Act: 1961	Incorporated Dadra and Nagar Haveli in the Indian Union
11	11th Amendment Act: 1961	 Changed the procedure of election of the vice-president by providing for an electoral college instead of a joint meeting of the two Houses of Parliament. Provided that the election of the president or vice-president cannot be challenged on the ground of any vacancy in the appropriate electoral college.
12	12th Amendment Act: 1962	Incorporated Goa, Daman and Diu in the Indian Union.
13	13th Amendment Act: 1962	Gave the status of a state to Nagaland and made special provisions for it.
14	14th Amendment Act: 1962	Incorporated Puducherry in the Indian Union
15	15th Amendment Act: 1963	Increased the retirement age of high court judges from 60 to 62 years
16	16th Amendment Act: 1963	Included sovereignty and integrity in the forms of oaths or affirmations to be subscribed by contestants to the legislatures, members of the legislatures, ministers, judges and CAG of India.
17	17th Amendment Act: 1964	Prohibited the acquisition of land under personal cultivation unless the market value of the land is paid as compensation.
18	18th Amendment Act: 1966	Made it clear that the power of Parliament to form a new state also includes a power to form a new state or union territory by uniting a part of a state or a union territory to another state or UT.
19	19th Amendment Act: 1966	Abolished the system of Election Tribunals and vested the power to hear election

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20	20th Amendment Act: 1966	Validated certain appointments of district judges in the UP which were declared void by the Supreme Court.
21	21st Amendment Act: 1967	Included sindhi as the 15th language in the Eight Schedule.
22	22nd Amendment Act: 1969	Facilitated the creation of a new autonomous State of Meghalaya within the State of Assam.
23	23rd Amendment Act: 1969	Extended the reservation of seats for the SCs and STs, and special representation for the Anglo-Indians in the Lok Sabha and the state legislative assemblies for a further period of ten years (i.e., up to 1980).
24	24th Amendment Act: 1971	 Affirmed the power of Parliament to amend any part of the constitution including fundamental rights. Made it compulsory for the president to give his assent to a Constitutional Amendment Bill.
25	25th Amendment Act: 1971	 Curtailed the fundamental right to property. Provided that any law made to give effect to the Directive Principles contained in Article 39 (b) or (c) cannot be challenged on the ground of violation of the rights guaranteed by Articles 14, 19 and 31.
26	26th Amendment Act: 1971	Abolished the privy purses and privileges of the former rulers of princely states.
27	27th Amendment Act: 1971	Empowered the administrators of certain union territories to promulgate ordinances.
28	28th Amendment Act: 1972	 Abolished the special privileges of ICS officers and empowered the Parliament to determine their service conditions. Twenty-Ninth Amendment Act, 1972 Included two Kerala Acts on land reforms in the Ninth Schedule.
29	30th Amendment Act: 1972	Did away with the provision which allowed

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		appeal to the Supreme Court in civil cases involving an amount of `20,000, and provided instead that an appeal can be filed in the Supreme Court only if the case involves a substantial question of law.
30	31st Amendment Act: 1972	Increased the number of Lok Sabha seats from 525 to 545.
31	32nd Amendment Act: 1973	Made special provisions to satisfy the aspirations of the people of the Telangana region in Andhra Pradesh.
32	33rd Amendment Act: 1974	Provided that the resignation of the members of Parliament and the state legislatures may be accepted by the Speaker/Chairman only if he is satisfied that the resignation is voluntary or genuine.
33	34th Amendment Act: 1974	Included twenty more land tenure and land reforms acts of various states in the Ninth Schedule.
34	35th Amendment Act: 1974	Terminated the protectorate status of Sikkim and conferred on it the status of an associate state of the Indian Union. The Tenth Schedule was added laying down the terms and conditions of association of Sikkim with the Indian Union.
35	36th Amendment Act: 1975	Made Sikkim a full-fledged State of the Indian Union and omitted the Tenth Schedule.
36	37th Amendment Act: 1975	Provided legislative assembly and council of ministers for the Union Territory of Arunachal Pradesh.
37	38th Amendment Act: 1975	Empowered the president to declare different proclamations of national emergency on different grounds simultaneously.
38	39th Amendment Act: 1975	Placed the disputes relating to the president, vice-president, prime minister and Speaker beyond the scope of the judiciary. They are to be decided by such authority as may be determined by the

		Parliament.
39	40th Amendment Act: 1976	Empowered the Parliament to specify from time to time the limits of the territorial waters, the continental shelf, the exclusive economic zone (EEZ) and the maritime zones of India.
40	41st Amendment Act: 1976	Raised the retirement age of members of State Public Service Commission and Joint Public Service Commission from 60 to 62.
41	42nd Amendment Act: 1976	 It is also known as Mini-Constitution. It was enacted to give effect to the recommendations of Swaran Singh Committee.) Added three new words (i.e., socialist, secular and integrity) in the Preamble. Added Fundamental Duties by the citizens (new Part IV A). Made the president bound by the advice of the cabinet. Added three new Directive Principles viz., equal justice and free legal aid, participation of workers in the management of industries. Shifted five subjects from the state list to the concurrent list, viz, education, forests, protection of wild animals and birds, weights and measures and administration of justice, constitution and organisation of all courts except the Supreme Court and the high courts. Empowered the Centre to deploy its armed forces in any state to deal with a grave situation of law and order.
42	43rd Amendment Act: 1977	Restored the jurisdiction of the Supreme Court and the high courts in respect of
43	44th Amendment Act: 1978	 judicial review and issue of writs Empowered the president to send back once the advice of cabinet for

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		 reconsideration. But, the reconsidered advice is to be binding on the president Replaced the term 'internal disturbance' by 'armed rebellion' in respect of national emergency. Made the President to declare a national emergency only on the written recommendation of the cabinet. Deleted the right to property from the list of Fundamental Rights and made it only a legal right.
44	45th Amendment Act: 1980	Extended the reservation of seats for the SCs and STs and special representation for the Anglo-Indians in the Lok Sabha and the state legislative assemblies for a further period of ten years (i.e., up to 1990).
45	46th Amendment Act: 1982	Enabled the states to plug loopholes in the laws and realise sales tax dues.
46	47th Amendment Act: 1984	Included 14 land reforms Acts of various states in the Ninth Schedule.
47	48th Amendment Act: 1984	Facilitated the extension of President's rule in Punjab beyond one year without meeting the two special conditions for such extension.
48	49th Amendment Act: 1984	Gave a constitutional sanctity to the Autonomous District Council in Tripura.
49	50th Amendment Act: 1984	Empowered the Parliament to restrict the Fundamental Rights of persons employed in intelligence organisations and telecommunication systems set up for the armed forces or intelligence organisations.
50	51st Amendment Act: 1984	Provided for reservation of seats in the Lok Sabha for STs in Meghalaya, Arunachal Pradesh, Nagaland and Mizoram as well as in the Legislative Assemblies of Meghalaya and Nagaland
51	52nd Amendment Act: 1985	This amendment popularly known as Anti-Defection Law

		Provided for disqualification of members of Parliament and state legislatures on the ground of defection and added a new Tenth Schedule containing the details in this regard.
52	53rd Amendment Act: 1986	Made special provisions in respect of Mizoram and fixed the strength of its Assembly at a minimum of 40 members
53	54th Amendment Act: 1986	Increased the salaries of the Supreme Court and high court judges and enabled the Parliament to change them in future by an ordinary law.
54	55th Amendment Act: 1986	Made special provisions in respect of Arunachal Pradesh and fixed the strength of its Assembly at a minimum of 30 members.
55	56th Amendment Act: 1987	Fixed the strength of the Goa Legislative Assembly at a minimum of 30 members.
56	57th Amendment Act: 1987	Reserved seats for the STs in the legislative assemblies of the states of Arunachal Pradesh, Meghalaya, Mizoram and Nagaland.
57	58th Amendment Act: 1987	Provided for an authoritative text of the Constitution in Hindi language and gave the same legal sanctity to the Hindi version of the Constitution.
58	59th Amendment Act: 1988	Provided for the declaration of national emergency in Punjab on the ground of internal disturbance.
59	60th Amendment Act: 1988	Increased the ceiling of taxes on professions, trades, callings and employments from Rs 250 per annum to Rs 2,500 per annum
60	61st Amendment Act: 1989	Reduced the voting age from 21 years to 18 years for the Lok Sabha and state legislative assembly elections.
61	62nd Amendment Act: 1989	Extended the reservation of seats for the SCs and STs and special representation for the Anglo-Indians in the Lok Sabha and

		the state legislative assemblies for the further period of ten years (i.e., up to 2000).
62	63rd Amendment Act: 1989	Repealed the changes introduced by the 59th Amendment Act of 1988 in relation to Punjab. In other words, Punjab was brought at par with the other states in respect of emergency provisions.
63	64th Amendment Act: 1990	Facilitated the extension of the President's rule in Punjab upto a total period of three years and six months
64	65th Amendment Act: 1990	Provided for the establishment of a multi- member National Commission for SCs and STs in the place of a Special Officer for SCs and STs.
65	66th Amendment Act: 1990	Included 55 more land reforms Acts of various states in the Ninth Schedule.
66	67th Amendment Act: 1990	Facilitated the extension of the President's rule in Punjab up to a total period of four years.
67	68th Amendment Act: 1991	Facilitated the extension of the President's rule in Punjab up to a total period of five years
68	69th Amendment Act: 1991	Accorded a special status to the Union Territory of Delhi by designing it as the National Capital Territory of Delhi.
69	70th Amendment Act: 1992	Provided for the inclusion of the members of the Legislative Assemblies of National Capital Territory of Delhi and the Union Territory of Puducherry in the Electoral College for the election of the president.
70	71st Amendment Act: 1992	Included Konkani, Manipuri and Nepali languages in the Eight Schedule. With this, the total number of scheduled languages increased to 18.
71	72nd Amendment Act: 1992	Provided for reservation of seats for the STs in the Legislative Assembly of Tripura
72	73rd Amendment Act: 1992	1.Granted constitutional status and protection to the panchayati raj institutions.

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		2.For this purpose, the Amendment has added a new Part-IX entitled as 'the panchayats' and a new Eleventh Schedule containing 29 functional items of the panchayats.
73	74th Amendment Act: 1992	 Granted constitutional status and protection to the urban local bodies. For this purpose, the Amendment has added a new Part IX-A entitled as 'the municipalities' and a new Twelfth Schedule containing 18 functional items of the municipalities.
74	75th Amendment Act: 1994	Provided for the establishment of rent tribunals for the adjudication of disputes with respect to rent, its regulation and control and tenancy issues including the rights, title and interest of landlords and tenants
75	76th Amendment Act: 1994	Included the Tamil Nadu Reservation Act of 1994 (which provides for 69 per cent reservation of seats in educational institutions and posts in state services) in the Ninth Schedule to protect it from judicial review. In 1992, the Supreme Court ruled that the total reservation should not exceed 50 percent.
76	77th Amendment Act: 1995	Provided for reservation in promotions in government jobs for SCs and STs. This amendment nullified the Supreme Court ruling with regard to reservation in promotions.
77	78th Amendment Act: 1995	Included 27 more land reforms Acts of various states in the Ninth Schedule. With this, the total number of Acts in the Schedule increased to 282. But, the last entry is numbered 284.
78	79th Amendment Act: 1999	Extended the reservation of seats for the SCs and STs and special representation for the Anglo-Indians in the Lok Sabha and

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		the state legislative assemblies for a further period of ten years (i.e., up to 2010).
79	80th Amendment Act: 2000	Provided for an 'alternative scheme of devolution' of revenue between the Centre and states. This was enacted on the basis of the recommendations of the Tenth Finance Commission which has recommended that out of the total income obtained from Central taxes and duties, twenty-nine per cent should be distributed among the states.
80	81st Amendment Act: 2000	Empowered the state to consider the unfilled reserved vacancies of a year as a separate class of vacancies to be filled up in any succeeding year or years. Such class of vacancies are not to be combined with the vacancies of the year in which they are being filled up to determine the ceiling of 50 per cent reservation on total number of vacancies of that year. In brief, this amendment ended the 50 per cent ceiling on reservation in backlog vacancies.
81	82nd Amendment Act: 2000	Provided for making of any provision in favour of the SCs and STs for relaxation in qualifying marks in any examination or lowering the standards of evaluation, for reservation in matters of promotion to the public services of the Centre and the states.
82	83rd Amendment Act: 2000	Provided that no reservation in panchayats need be made for SCs in Arunachal Pradesh. The total population of the state is tribal and there are no SCs.
83	84th Amendment Act: 2001	Extended the ban on readjustment of seats in the Lok Sabha and the state legislative assemblies for another 25 years (i.e., up to 2026) with the same

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		objective of encouraging population limiting measures.In other words, the number of seats in
		the Lok Sabha and the assemblies are to remain same till 2026.
		It also provided for the readjustment and rationalisation of territorial constituencies in the states on the basis of the population figures of 1991 census.
84	85th Amendment Act: 2001	Provided for 'consequential seniority' in the case of promotion by virtue of rule of reservation for the government servants belonging to the SCs and STs with retrospective effect from June 1995.
85	86th Amendment Act: 2002	 Made elementary education a fundamental right. The newly-added Article 21-A declares that "the State shall provide free and compulsory education to all children of the age of six to fourteen years in such manner as the State may determine". Changed the subject matter of Article 45 in Directive Principles. It now reads—"The State shall endeavour to provide early childhood care and education for all children until they complete the age of six years". Added a new fundamental duty under Article 51-A which reads—"It shall be the duty of every citizen of India who is a parent or guardian to provide opportunities for education to his child or ward between the age of six and fourteen years".

86	87th Amendment Act: 2003	Provided for the readjustment and rationalisation of territorial constituencies in the states on the basis of the population figures of 2001 census and not 1991 census as provided earlier by the 84th Amendment Act of 2001.
87	88th Amendment Act: 2003	Made a provision for service tax (Article 268-A). Taxes on services are levied by the Centre. But, their proceeds are collected as well as appropriated by both the Centre and the states in accordance with the principles formulated by parliament
88	89th Amendment Act: 2003	Bifurcated the erstwhile combined National Commission for Scheduled Castes and Scheduled Tribes into two separate bodies, namely, National Commission for Scheduled Castes (Article 338) and National Commission for Scheduled Tribes (Article 338-A). Both the Commissions consist of a Chairperson, a Vice-Chairperson and three other members. They are appointed by the President.
89	90th Amendment Act: 2003	Provided for maintaining the erstwhile representation of the Scheduled Tribes and non- Scheduled Tribes in the Assam legislative assembly from the Bodoland Territorial Areas District (Article 332 (6)).
90	91st Amendment Act: 2003	 The total number of ministers, including the Prime Minister, in the Central Council of Ministers shall not exceed 15% of the total strength of the Lok Sabha (Article 75(1A). The total number of ministers, including the Chief Minister, in the Council of Ministers in a state shall not exceed 15% of the total strength of the legislative Assembly of that state. But, the number of ministers, including the Chief Minister, in a state shall not be

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		 less than 12 (Article 164(1A). The provision of the Tenth Schedule (anti-defection law) pertaining to exemption from disqualification in case of split by one-third members of legislature party has been deleted. It means that the defectors have no more protection on grounds of splits.
91	92nd Amendment Act: 2003	Included four more languages in the Eighth Schedule. They are Bodo, Dogri (Dongri), Maithili (Maithili) and Santhali. With this, the total number of constitutionally recognised languages increased to 22
92	93rd Amendment Act: 2005	Empowered the state to make special provisions for the socially and educationally backward classes or the Scheduled Castes or the Scheduled Tribes in educational institutions including private educational institutions (whether aided or unaided by the state), except the minority educational institutions (clause (5) in Article 15). This Amendment was enacted to nullify the Supreme Court judgement in the Inamdar case (2005) where the apex court ruled that the state cannot impose its reservation policy on minority and non-minority unaided private colleges, including professional colleges. The court declared that reservation in private, unaided educational institutions was unconstitutional.
93	94th Amendment Act: 2006	Freed Bihar from the obligation of having a tribal welfare minister and extended the same provision to Jharkhand and Chhattisgarh. This provision will now be applicable to the two newly formed states and Madhya Pradesh and Orissa, where it has already been in force (Article 164(1)).

94	95th Amendment Act: 2009	Extended the reservation of seats for the SCs and STs and special representation for the Anglo-Indians in the Lok Sabha and the state legislative assemblies for a further period of ten years i.e., upto 2020 (Article 334).
95	96th Amendment Act: 2011	Substituted "Odia" for "Oriya". Consequently, the "Oriya" language in the Eighth Schedule shall be pronounced as "Odia"
96	97th Amendment Act: 2011	 Gave a constitutional status and protection to co-operative societies. In this context, it made the following three changes in the constitution: It made the right to form co-operative societies a fundamental right (Article 19) It included a new Directive Principle of State Policy on the promotion of co-operative societies (Article 43-B). It added a new Part IX-B in the constitution which is entitled as "The Co-operative societies" (Articles 243-ZH to 243-ZT).
97	98th Amendment Act: 2013	To empower the Governor of Karnataka to take steps to develop the Hyderabad-Karnataka Region
98	99th Amendment Act: 2014	It provided for establishment of National judicial commission
99	100th Amendment Act: 2015	This amendment is Land Boundary Agreement (LBA) between India and Bangladesh
100	101st Amendment Act: 2016	Goods and Services Tax (GST) has commenced with the enactment of the 101st Constitution Amendment Act, 2016 on 8th September, 2016 and the subsequent notifications

SCHEDULE

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NOTES: Part VII (dealing with Part – B states) was deleted by the 7th Amendment Act (1956). On the other hand, both Part IV-A and Part XIV-A were added by the 42nd Amendment Act (1976), while Part IX-A was added by the 74th Amendment Act (1992), and part IX-B was added by the 97th Amendment Act (2011).

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	list contains 52 subjects (originally 47)	
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Government of Tamilnadu Department of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Administrative Reforms & Tribunal

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ADMINISTRATIVE REFORMS & TRIBUNALS

- ❖ 42nd Constitutional Amendment Act in 1976 added a new Part XIV-A to the Constitution. This part is entitled as 'Tribunals' and consists of only two Article 323 A dealing with administrative tribunals and Article 323 B dealing with tribunals for other matters.
- Many States are also provided with the State Administrative Tribunals.
- The Chairman and the Vice-Chairman of the tribunal enjoys the status of a High Court Judge and his/her retirement age is 65 years)
- The Chairman must be a Judge of the High Court or one who served for at least two years as the High Court Judge or the Vice-Chairman of Tribunal.

Administrative Reforms:

Generally, many areas of Indian administration are based on British legacy. At the time of independence, India inherited a colonial administration which was primarily designed for the performance of limited functions of an imperial government, and naturally unsuited to serve the needs of a secular, independent, democratic and socialistic republic of India. Hence, the founding fathers of India independence, took several steps to

reform Indian administration. Actually, the administrative reforms are the developments of administration in India. Here, let us discuss some committees which recommended for the reforms and development of Indian administration.

1. Ayyangar Committee, 1949:

The first committee setup to undertake a comprehensive review of the machinery of central government towards the end of 1949 Gopalaswami Ayyangar Committee, which dealt with organisational changes, improvement in calibre of and improvement personnel in methods of transaction of governmental business. The committee recommended a distinction between a Ministry and a Department. It recommended that the central secretariat should be divided into 37 primary units of organisation consisting 28 departments, 8 central administrative offices and a cabinet secretariat. It also recommended for setting up of an organisation and methods division in each department.

Gorwala Committee, 1951:

The government of India set up the planning commission in 1950. The

commission felt that there were many problems in public administration. Hence, the commission requested Mr. Gorwala, a retired IAS officer to make a study and suggest measures for bringing about reforms in administration, especially in relation to the implementation of the development programmes of the central and the governments. He mainly state recommended parliamentary that government with a cabinet system on the British model cannot be effective unless there is the standard of morality of the functionaries.

2. Appleby Report, 1953 and 1956:

At the end of 1952, Deshmukh, then Finance Minister, invited Paul H. Appleby, a noted authority on public administration in USA, to make a survey of public administration in India. Appleby felt the government of India was making the best effort in the world to bring development through democracy. He analysed the factors making for unity and disunity. He suggested a strong central government for the administration of programmes.

He commented on the lack of action-mindedness in India administration and lack of capacity to take action in situations. He mainly recommended that there should be an all-India institute for training the personnel. He also recommended that the number of levels in hierarchy should be increased. As a result, an O & M Division was set up in the central

secretarial and the India Institute of public Administration was also established in New Delhi in 1954.

3. Administrative Reforms Commission (1966-70)

appointment Administrative Reforms Commission (ARC) was an important landmark in the history of administrative reforms in India. The commission was setup on January 5. 1966. under chairmanship of Morarji Desai, with five members. The Commission submitted its 20 reports containing 578 recommendations the central to Government.

Central Administrative Tribunal (CAT):

- It was established in 1985 under the Administrative Tribunals Act (1985) of the Parliament. (Statutory body).
- The CAT exercises original jurisidication in relation to recruitment and all service matters of public servants covered by it.
- Its jurisdiction extends to the alllndia services, the Central civil services, civil posts under the Centre and civilian employees of defence services.
- However, the members of the defence forces, officers and servants of the Supreme Court and the secretarial staff of the Parliament are not covered by it.
- Its objective is to provide speedy and inexpensive justice to the aggrieved Civil Servants.

- It is a multi-member body consisting of a Chairman, 16 Vice-Chairmen and 49 Members.
- They are not eligible for reappointment
- The term of the Chairman and the Vice Chairman is 5 years or until they attain the age of 65 years, whichever is earlier.
- The term of the members is 5 years or until they attain the age of 62 years, (whichever is earlier).
- They are appointed by the President.
- They are drawn from both the Judicial and the Administrative streams.
- It is not bound by the procedure laid down in the Civil Procedure Code (1908).
- Its jurisdiction extends to the members of the All-India Services, Central Services and Posts.
- It works under the administrative control of Department of Personnel and Training - one of the three departments of Ministry of Personnel, Public Grievances, and Pensions.

State Administrative Tribunal (SAT):

- The Administrative Tribunals Act of 1985 empowers the Central government to establish the State Administrative Tribunals (SATs) on specific request of the concerned state governments.
- Like the CAT, the SATs exercise original jurisdiction in relation to

- recruitment and all service, matters of state government employees.
- The chairman, vice-chairman and members of the SATs are appointed by the president after consultation with the governor of the state concerned.
- The act also makes a provision for setting up of joint administrative tribunal (JAT), for two or more states. The chairman, vicechairman and members of a JAT are appointed by the president after consultation with the governors of the concerned states.

Tribunals For Other Matters:

Under Article 323 B, the parliament and the state legislatures are authorised to provide for the establishment of tribunals for the adjudication of disputes relating to the following:

- a) Taxation,
- b) Foreign exchange, import and export
- c) Industrial and labour
- d) Land reforms
- e) Ceiling on urban property
- f) Elections to parliament and state ligatures
- g) Food stuffs
- h) Rent and tenancy rights

Name And Jurisdiction Of Benches Of CAT

SI.No.	Bench	Territorial Jurisdiction of the Bench
1	Principal Bench, Delhi	Delhi
2	Allahabad Bench	Uttar Pradesh (except the districts covered by Lucknow Bench)
3	Lucknow Bench	Uttar Pradesh (except the districts covered by the Allahabad Bench)
4	Chuttak bench	Orissa
5	Hyderabad Bench	Andhra Pradesh
6	Bangalore Bench	Karnataka
7	Madras Bench	Tamil Nadu and Puducherry
8	Ernakulam Bench	Kerala and Lakshadweep
9	Bombay Bench	Maharashtra, Goa, Dadra and Nagar Haveli, and Daman and Diu
10	Ahmedabad Bench	Gujarat
11	Jodhpur Bench	Rajasthan (except the districts covered by the Jaipur Bench)
12	Jaipur Bench	Rajasthan (except the districts covered by the Jodhpur Bench)
13	Chandigarh Bench	J & K, Haryana, Himachal Pradesh, Punjab and Chandigarh
14	Jabalpur Bench	Madhya Pradesh
15	Patna Bench	Bihar
16	Calcutta Bench	West Bengal, Sikkim and Andaman and Nicobar Islands
17	Guwahati bench	Assam, Meghalaya, Manipur, Tripura, Nagaland, Mizoram and Arunachal Pradesh



Government of Tamilnadu Department of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : Corruption & Central Vigilance Commission Lok Adalat's - Controller and

Auditor General of India

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CORRUPTION & CENTRAL VIGILANCE COMMISSION LOK ADALAT'S - CONTROLLER AND AUDITOR GENERAL OF INDIA

CORRUPTION

CORRUPTION - Latinword "to break"

Definition:

It is the use of public power for private profit in a way that constitutes a breach of law or a deviation from the norms of society.

Forms of Corruption:

- Bribery : Accepting gift /cash using power.
- Misappropriation : Using public money for private gain.
- 3. Patronage: Wrong support encouragement
- Favouritism : undue favour to preferred person
- 5. Nepotism: Favour Relatives

Impact of Corruption:

- Retarded economic development of country.
- 2. Violence and lawlessness.
- Gives rise to casteism, linguism, communalism

- 4. black money in country.
- 5. Destabilized government
- Widen imbalance between rich & poor

International Anti-Corruption

Day has been observed annually, on 9 December, since the passage of the United Nations Convention Against Corruption on 31 October 2003

THE CENTRAL BUREAU OF INVESTIGATION

CBI – Director – Alok Kumar Verma

Origin:

- The Central Bureau of Investigation traces its origin to the Special Police Establishment (SPE) which was set up in 1941 by the Government of India.
 - The functions of the SPE then were to investigate cases of bribery and corruption in transactions with the War &

- Supply Department of India during World War II.
- The DSPE (Delhi special police establishment) acquired its popular current name, Central Bureau of Investigation (CBI), through a Home Ministry resolution dated 1.4.1963.

Organisational structure:

The CBI is headed by a director, an IPS officer with a rank of Director General of Police or Commissioner of Police (State). The director is selected based on the CVC Act 2003, and has a two-year term. Other ranks in the CBI which may be staffed by the IPS or the IRS are Special director, Additional director, Deputy director. **Joint** inspector general of police, Senior of police and superintendent Superintendent of police.

Selection Committee:

According to the CVC Act 2003, the committee recommends a panel of officers for director of the CBI. It consists of:

- a) Chief Vigilance Commissioner chairperson
- b) Vigilance Commissioners –members
- c) Secretary, Home Ministry member
- d) Secretary (Coordination and Public Grievances) in the Cabinet Secretariat member

When making recommendations, the committee considers the views of the outgoing director Final selection is made by the Appointments Committee of the Cabinet from the panel recommended by the selection committee.

Jurisdiction, powers and restrictions:

- The legal powers of investigation of the CBI are derived from the DSPE Act 1946, which confers powers, duties, privileges and liabilities on the Delhi Special Police Establishment (CBI) and officers of the Union Territories.
- The central government may extend to any area (except Union Territories) the powers and

jurisdiction of the CBI for investigation, subject the to consent of the government of the concerned state. Members of the CBI at or above the rank of subinspector may be considered officers in charge of police stations. Under the act, the CBI with investigate only can notification by the central government.

Relationship to state police

Maintaining law and order is a state responsibility as "police" is a State subject, and the jurisdiction to investigate crime lies with the state police exclusively. The CBI being a Union subject may investigate:

- Offenses against centralgovernment employees, or concerning affairs of the central government and employees of central public-sector undertakings and public-sector banks
- Cases involving the financial interests of the central government

- Breaches of central laws enforceable by the Government of India
- Major fraud or embezzlement; multi-state organised crime
- Multi agency or international cases

COMPTROLLER & AUDITOR GENERAL (CAG)

- ❖ The constitution of India (Article 148) provides for an independent office of the Comptroller and Auditor General of India (CAG). He is the head of the Indian Audit and Accounts Department. He is the guardian of the public purse. Appointed by the President.
- Holds office for 6 years or till 65 years of age.
- The President can remove him only on the recommendation of the two houses of Parliament (as in case of judge of Supreme Court).
- He is not eligible for further office, either under the Government of India or of any state, after he ceases to hold his office.
- His salary is equal to that of a judge of the Supreme Court.

13th – CAG of India (Rajiv Mehrishi) Present – Shashikant Sharma

Duties and Powers:

- ♣ His duties are to audit the accounts of the Union and the States and to ensure that nothing is spent out of the Consolidated Fund of India or of the States without the sanction of the Parliament or the respective State Legislatures.
- The Constitution (Article 149) authorises the Parliament to prescribe the duties and powers of the CAG in relation to the accounts of the Union and of the states and of any other authority or body.
- He advises the President with regard to prescription of the form in which the accounts of the centre and the states shall be kept (Article 150).
- He submits an audit report of the Union to the President who shall lay it before the Parliament and the audit reports of the States to
- the respective Governors who shall lay it before the respective State Legislatures (Article 151).

- ❖ The CAG submits three audit reports to the President – audit report on appropriation accounts, audit report on finance accounts, and audit report on public undertakings. The president lays these reports before both the Houses of Parliament.
- He is responsible only to the Parliament. In short the CAG acts as the custodian & trustee of public money.

ATTORNEY-GENERAL

- The Constitution (Article 76) has provided for the office of the Attroney General for India. He is the highest law officer in the country. Appointed by the President.
- regard to prescription of the form The person should be qualified to in which the accounts of the centre to be appointed a judge on these.

Present - K.K. Venugopal

No.	Comptroller and Auditor General of India	Year tenure began	Year tenure ended
1	V. Narahari Rao	1948	1954
2	A. K. Chanda	1954	1960
3	A. K. Roy	1960	1966
4	S. Ranganathan	1966	1972
5	A. Bakshi	1972	1978
6	Gian Prakash	1978	1984
7	T. N. Chaturvedi	1984	1990
8	C. G. Somiah	1990	1996
9	V. K. Shunglu	1996	2002
10	VN Kaul	2002	2008
11	Vinod Rai	2008	2013
12	Shashi Kant Sharma	2013	Incumbent (6 years
	WII .		tenure or 65 years of
		5	age, whichever is
	TUTH	THE PARTY OF THE P	earlier]

Rights and Limitations:

- He is entitled to audience in all courts of the country & can take part in the proceedings of the Parliament and its committees. However, he is not given the right to vote.
- He is also allowed to take up private practice provided the other party is not the State. Because of

- this, he is not paid salary but a retainer to be determined by the President.
- The Attorney General is assisted by two Solicitors-General and four Additional Solicitors-General.
- The Attorney General gets a retainer equivalent to the salary of a judge of the Supreme Court.

Functions:

- Gives advice on all such legal matters which may be referred or assigned to him by the President.
- Appears before the Supreme Court and various High Courts in cases involving the Govt. Of India. [Every state shall have an Advocate-General to advice the govt. On legal matters – Article 165].

LOKAYUKTA

The Lokayukta is an anti-corruption authority ombudsman (An ombudsman is an appointed official. by the government or by parliament to represent the interests the public). He works along with the Income Tax Department and the The Anti Corruption Bureau. Lokayukta (sometimes referred to the institution itself) investigates allegations of corruption and maladministration against public servants and is tasked with speedy redressal of public grievances.

States that have this authority:

Only 19 Indian States have Lokayukta. Maharashtra was the first State to introduce the institution of Lokayukta in 1971. There are no Lokayuktas in Arunachal Pradesh, Jammu Kashmir, Manipur, Meghalaya,

Mizoram, Nagaland, Sikkim, TamilN adu, Tripura and West Bengal. The process to set up Lokayukta in Goa is in progress.

Karnataka's Lokayukta is considered one of the strongest..

Appointment

The Lokayukta is usually a former High Court Chief Justice or former Supreme Court judge and has a fixed tenure.

Roles

Any citizen can make his/her complaints of corruption directly to Lokayukta the against any official government or elected representative. Lokayukta's power varies from State to State. In some States, the Lokayukta inquires into allegations public against functionaries including Chief Minister, Ministers and MLAs. While some has the power to investigate civil servants/bureaucrats, into judiciary and police.

CENTRAL VIGILANCE COMMISSION

- ❖ The Central Vigilance Commission (CVC) is the main agency for corruption preventing in the Central governments. lt was established in 1964 by an executive resolution of the Central government and it was recommended by the Santhanam Committee on Prevention of Corruption (1962-64).
- Thus, originally the CVC was neither a constitutional body nor a statutory body. Recently, in September 2003, the Parliament enacted a law conferring statutory status on the CVC.

Composition:

The Commission shall consist of

- A Central Vigilance Commissioner
 Chairperson;
- Not more than two Vigilance Commissioners - Members;

Appointment:

By the President on the recommendation of a three-member committee consisting of

1. The prime Minister as its head

- 2. The Union Minister of Home affairs
- 3. The Leader of the Opposition in the Lok Sabha

Present, CVC

- Shri KV Chowdary
 Other Vigilance Commissioners
 - Shri Rajiv
 - Tejendra Mohan Bhasin

Term and Tenure:

- They hold office for a term of four years or until they attain the age of sixty five years whichever is earlier.
- After their tenure, they are not eligible for further employment under the Central or a state government.

Salary:

Similar to those of the Chairman of UPSC and that of the vigilance commissioner are similar to those of a member of UPSC.

Functions:

To inquire or cause an inquiry or investigation to be conducted on a reference made by the Central government wherein it is alleged that a public servant being an employee of the Central government or its authorities, has committed an offence under the Prevention of Corruption Act, 1988.

- To exercise superintendence over the functioning of Delhi special police establishment.
- ❖ To give directions to the Delhi Special Police Establishment for the purpose of discharging the responsibility entrusted to it under the Delhi Special Police Establishment Act, 1946.
- To tender advise to the Central government and its authorities on such matters as are referred to it by them.
- ❖ To exercise superintendence over the vigilance administration in the ministries of the Central NE Government or its authorities.

Working:

- The CVC conducts its proceedings at its headquarters (New Delhi).
- It has all the powers of a civil court and its proceedings have a judicial character.
- The CVC, on receipt of the report of the inquiry undertaken to the

president a report on its performance. The president places this report before each House of Parliament.





Government of TamilnaduDepartment of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : **Right to Information**

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RIGHT TO INFORMATION

The Right to Information Act, 2005:

- The Right to Information Act received the assent of the President on the 15th June, 2005.
- It extends to the whole of India except the State of Jammu and Kashmir.
- Subject to the provisions of this Act, all citizens shall have the right to information.
- Every public authority shall Maintain all its records duly catalogued and indexed so that access to such records is facilitated;

a) Publish

- i. The particulars of its organisation, functions and duties;
- ii. The powers and duties of its officers and employees;
- iii. The procedure followed in the decision making process, including channels of supervision and accountability.

Every public authority shall, designate as many officers as the Central Public Information Officers or State Public Information Officers, the case may be in all as administrative units or offices under it as may be necessary to provide information to persons requesting for the information under this Act.

Exemption from disclosure of information:

- Information disclosure of which would prejudicially affect the sovereignty and integrity of India, or lead to incitement of an offence;
- Information which has been expressly forbidden to be published by any court of law or tribunal or the disclosure of which may constitute contempt of court;
- Information, the disclosure of which would cause a breach of privilege of Parliament or the State Legislature.

Right to Information Day – September 28



Government of Tamilnadu Department of Employment and Training

Course : TNPSC Group II Exam

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Topic : Centre of State Commission

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CENTRE & STATE COMMISSION

CENTRAL INFORMATION COMMISSION (CIC)

CIC is constituted by the Central Government through a gazette notification.

Composition:

One Chief Information
 Commissioner and not more than
 Information Commissioners.

Appointment:

- By President on the recommendation of a committee consisting of
 - The Prime Minister as chairperson
- The Leader of Opposition in the Lok Sabha
- 3. Union Cabinet Minister nominated by the Prime Minister.

Term and Tenure:

Five years or until they attain the age of 65 years whichever is earlier. They are not eligible for reappointment.

Removal:

❖ The Chief Information Commissioner or any information Commissioner shall be removed from his office only by order of the President, however in the case of proved misbehaviour or incapacity President has to refer the matter to the Supreme Court for an enquiry. If the Supreme Court after the inquiry, upholds the cause of removal and advises so, then the President remove him

Salary:

- For Chief Information Commissioner it is similar to those of the Chief Election Commissioner and for the information Commissioner it is similar to those of an Election Commissioner.
- Head Quarters Delhi

Present – CIC – Radha Krishna Mathur

Powers and functions of the Information Commissions:

- It shall be the duty of the Central Information Commission or State Information Commission, as the case may be, to receive and inquire into a complaint from any person.
 - a) Who has been unable to submit a request to a Public Information Officer by reason that no such officer has been appointed under this Act, or
 - b) Who has been refused access to any information requested under this Act;
 - c) Who has not been given a response to a request for information or access to information within the time limit specified under this Act.

STATE INFORMATION COMMISSION (SIC)

Every State Government shall constitute a body to be known as the State Information Commission.

Composition:

It is consists of a State Chief Information Commissioner and not more than ten State Information Commissioners.

Appointment:

- By the Governor on the Recommendation of Committee consisting of
- 1. The Chief Minister as
 Chairperson
 - The Leader of Opposition in the Legislative Assembly
 - State Cabinet Minister nominated by the Chief Minister

Term and Tenure:

Five years or until they attain the age of 65 years, whichever is earlier. They are not eligible for reappointment.

Removal:

The State Chief Information Commissioner or any State information Commissioner shall be removed from his office only by Governor, however in the case of proved misbehaviour or incapacity Governor has to refer the matter to the Supreme Court for an inquiry. If the Supreme Court after the inquiry, upholds the cause of removal and advises so, then the governor remove him

Salary:

- State Chief Information Commissioner-similar to those of Election Commissioner
- State Information commissionersimilar to those of Chief Secretary of the state government
- Tamilnadu Information Commission It consisting of State Chief Information Commissioner and two State information Commissioners.

ALONE TRIUMP

• Current Chief Information Commissioner – Thiru. S. Ramakrishnan



Government of Tamilnadu Department of Employment and Training

Course : TNPSC Group II Exam

Subject : Indian Polity

Topic : **Empowerment of Women**

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EMPOWERMENT OF WOMEN

Definition:

Empowerment is the degree of equality and freedom in all spheres of life at par with men.

- International Women's Year (IWY) 1975 by the United Nations
- March 8-International Women's
 Day
- United Nations Decade for Women, from 1976–1985

Central Government schemes:

Education

Saakshar Bharat (8 September 2009)

- It was launched by Prime Minister, Dr. Manmohan Singh to create a literate society through a variety of teaching learning programmes for non-literate and neo-literate of 15 years and above.
- It aims to recast India's National Literacy Mission to focus on literacy of women, which is expected to increase the literate population by 70 million adults, including 60 million women.

The Mission goes beyond '3 R's (i.e. Reading, Writing & Arithmetic) for it also seeks to create awareness of social disparities and person's а deprivation on the means for its amelioration and general well being.

The Mahila Samakhya Programme (1987-89)

- ❖ To translate the goals of NPE and POA into a concrete programme for the education and empowerment of women in rural areas, particularly of women from socially and economically marginalised groups.
- Mahila Samakhya (Education for Women's Equality) was launched as a pilot project in 10 districts of Karnataka, Gujarat and Uttar Pradesh in 1989 with Dutch assistance.

The Kasturba Gandhi Balika Vidyalaya scheme (2004).

- It is now integrated in the Sarva Shiksha Abhiyan program, to provide educational facilities for girls belonging to Scheduled Castes, Scheduled Tribes, Other Backward Classes, minority communities and families below
- the poverty line in Educationally Backward Blocks.
- ❖ The objective of KGBV is to quality ensure access and education to the girls of disadvantaged groups of society by setting up residential schools boarding facilities with at elementary level.

WOMEN EMPOWERMENT PROGRAMMES

SL.	Women	Year of	Function
No.	Empowerment	Establishment	
	Programmes		
1	Support to	2003-04	To increase the self-reliance and
	Training and		autonomy of women by enhancing their
	employment		productivity and enabling them to take up
	Programme for		income generation activities.
	Women (STEP)		
2	Rashtriya Mahila	1993	To promote or undertake activities for the
	Kosh (RMK)	ALON	promotion of or to provide credit as an
			instrument of socio- economic change and
			development through the provision of a
			package of financial and social
			development services for the development
			of women.
3	Rashtriya Mahila	1993	To facilitate credit support or micro-finance
	Kosh		to poor women to start income generating
			activities such as dairy, agriculture, shop-
			keeping, vending,
			handicrafts etc.

4	Rajiv Gandhi Scheme for Empowerment of Adolescent Girls	2010	It aims at empowering Adolescent girls of 11 to 18 years by improving their nutritional and health status, up gradation of home skills, life skills and vocational
	(RGSEAG)- 'Sabla'		skills.
5	Central Social Welfare Board (CSWB)	1953	To promote social welfare activities and implementing welfare programmes for women and children through voluntary organizations.
6	Rashtriya Mahila Kosh - (National Credit Fund for Women)	1993	It extends micro-finance services through a client friendly and hassle-free loaning mechanism for livelihood activities, housing, micro-enterprises, family needs, etc to bring about the socio-economic upliftment of poor women.
7	Indira Gandhi Matritva Sahyog Y ojana (IGMSY)		To improve the health and nutrition status of pregnant, lactating women and infants
8	Swayam Siddha	2001	At organizing women into Self-Help Groups to form a strong institutional base.
9	Short Stay Home for Women and Girls (SSH)	1969	To provide temporary shelter to women and girls who are in social and moral danger due to family problems, mental strain, violence at home, social ostracism, exploitation and other causes.
10	Swadhar	1995	To support women to become independent in spirit, in thought, in action and have full control over their lives rather than be the victim of others actions.
11	Support to	1986	To mobilise women in small viable groups

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	Training	and		and make facilities available through
	Employme	ent		training and access to credit, to plovide
	Programm	ne for		training for skill up gradation, etc.
	Women (S	STEP)		
12	Developm	ent of	1982	To improve the socio-economic status of
	Women	and		the poor women in the rural areas
	Children	in Rural		through creation of groups of women for
	Areas (DV	VCRA)		income-generating activities on a self-
				sustaining basis.
13	Tamil	Nadu	1983	Aims at the socio-economic empowerment
	Corporation	on for		of women
	Developm	ent of		
	Women			

Health Janani Suraksha Yojana (JSY):

- ❖ It is a safe motherhood intervention under the National Rural Health Mission (NRHM) being implemented with the objective of reducing maternal and neo-natal mortality by promoting institutional delivery among the poor pregnant women.
- The Yojana, launched on 12th April 2005, by the Hon'ble Prime Minister, is being implemented in all states and UTs with special focus on low performing states.
- The Yojana has identified ASHA, the accredited social health activist

as an effective link between the Government and the poor pregnant women in I0 low performing states, namely the 8 EAG states and Assam and J&K and the remaining NE States

Rajiv Gandhi Scheme for Empowerment of Adolescent Girls (RGSEAG) Sabla

It is a centrally sponsored program of Government of India initiated on April 1, 2011 under Ministry of Women and Child Development.

The objectives of the program are:

- Enable the Adolescent girls for self-development and empowerment
- Improve their nutrition and health status.
- Promote awareness about health, hygiene, nutrition, adolescent reproductive and sexual health (ARSH) and family and child care.
- Upgrade home-based skills, life skills and integrate with the National Skill Development Program (NSDP) for vocational skills.
- Mainstream out of school adolescent girls into formal/non formal education.
- Provide information/guidance about existing public services such as PHC, CHC, Post Office, Bank, Police Station, etc.

Eligibility Criteria

❖ The program would cover adolescent girls 11–18 years old under all ICDS projects in selected 200 districts in all states/UTs in the country. The target group would be subdivided into 11-15 and 15–18 years.

Indira Gandhi Matritva Sahyog Yoja na (IGMSY) – Conditional Maternity Benefit (CMB) scheme

- It is a Conditional Cash Transfer scheme for pregnant and lactating women to contribute to better enabling environment by providing cash incentives for improved health and nutrition to pregnant and nursing mothers.
- It is being implemented initially on pilot basis in 52 selected districts using the platform of ICDS

Political:

- 33% reservation in Panchayat and Municipalities under 73rd amendment Act & 74th amendment Act 1992.
- Women's Reservation Bill or the The Constitution (108th Amendment) Bill is a pending bill in India which proposes to amend the Constitution of India to reserve 33 per cent of all seats in the Lower house of Parliament of India, theLok Sabha, and in all state legislative assemblies for women.
- The Upper House Rajya Sabha passed the bill on 9 Mar

2010. As of March 2013, the Lower House Lok Sabha has not yet voted on the bill

Legal provisions:

- Dowry prohibition Act 1961
- Immoral traffic prevention Act- 1956
- Equal right to property Act- 1956
- Equal remuneration Act 1976
- Protection from Domestic
 Violence Bill 2002
- National commission for women
 1990
- Domestic Violence Act 2005

Other Schemes:

- UJJAWALA: A Comprehensive
 Scheme for Prevention of
 trafficking and Resue,
 Rehabilitation and Re-integration
 of Victims of Trafficking and
 Commercial Sexual Exploitation
- Dhanalakshmi Conditional cash transfer scheme for girl child.

WOMEN WELFARE SCHEMES IN TAMIL NADU

Moovalur Ramamirtham Ammaiyar Ninaivu Marriage Assistance Scheme: ❖ The Moovalur Ramamirtham **Ammaiyar** Ninaivu Marriage assistance scheme was launched in the year 3rd June 1989. This scheme focused in helping poor for parents getting their daughters married. lt also promoted educational status of poor girls up to 10th standard. The financial support was enhanced on continuous basis from Rs.5000/- to current annual support of 25,000/- during the 1st April 2010, as an Educational support for the poor girls.

E.V.R Maniammaiyar Ninaivu Marriage Assistance Schemes For Daughters of Poor Widows:

❖ The Maniammaiyar Ninaivu marriage assistance schem for the daughters of the poor widows was launched in the year 1981-1982.Initially during the launch Rs.1000/- was provided and has been enhanced to Rs.20, 000 in the year 20th November 2008, to perform the marriage of the poor widows daughters.

Anjugam Ammiar Ninaivu Intercaste Marriage Assistance Scheme:

This scheme was launched in the 1st July 1967, with the aim to abolish discrimination on caste grounds and also to eliminate dowry harassment. Even the intercaste marriage assistance has been included in the scheme. There is no income limit to avail this assistance. Under this scheme the intercaste marriage scheme, the married couples are financially benefited.

Sathyavani Muthu Ammiyar Ninaivu Free Supply of Sewing Machines Scheme:

Sathyavani Muthu Ammiyar was Indian politician and influential dalit leader. She was a Member of the Legislative Assembly of Tamil Nadu. Rajya Sabha member and Union Minister. She began her political career as a member of Dravida Munnetra Kazhagam, began her own party, Munnetra Thazhthapattor Kazhagam and later joined the Dravida Anna Munnetra Kazhagam.

Sivagami Ammaiyar Ninaivu Girl Child Protection Scheme:

This scheme was launched in the year April 1992 in order to lift the status of the girl children in the society and to abolish the practice of female infanticide. In the fond memory of the then Chief minister of Tamilnadu "Thiru Kamarajar", the scheme was renamed as Sivagami Ammaiyar ninaivu girl child protection scheme in the year 2006. By the year 31st March 2010, 6192 girl children in the State of Tamilnadu are benefited.

Dr.Dharmambal Ammaiyar Ninaivu Widow Remarriage Assistance Scheme:

This scheme was launched in the year 1975 with the focus to rehabilitate the widows and to encourage the widow remarriage. The financial support was gradually enhanced from Rs.5000/- to Rs.20.000/- from November 2009. Also no income ceiling was fixed to avail the scheme. The applications to avail the scheme will be processed within 15 days.

❖ From 17.5.2011 onwards, the scheme of giving 4 gms 22 carat gold coin for Thirumangalyam is extened to beneficiaries under this scheme with financial assistance of Rs. 25,000/. which are likely to receive female children which are abandoned by their parents due to social circumstances like debts, future financial commitments, females are prone to sexual violations etc.

Annai Therasa Ninaivu Marriage Assistance Scheme For Orphan Girls:

❖ This scheme was launched in the year 1984-1985 to support the orphan girls for getting married. In the year 1999 the scheme was named as Annai Therasa Ninaivu marriage assistance scheme for orphan girls. The financial assistance was increased from Rs.1000/- to Rs.20,000/- gradually under this scheme.

Cradle Baby Scheme:

The "Cradle Baby Scheme" was introduced in the year 1992 in the Salem district of Tamilnadu. This scheme has been recognized all over India and other countries. Under this scheme, cradles are placed at locations like Hospitals, Primary Health Centers, Orphanages and Children Homes

Integrated Child Development Services (ICDS):

- The project was launched on 2nd October 1975.ICDS is a symbol of uniqueness in the field of early childhood development, and is considered to be World's largest program. In Tamil Nadu, the Integrated Child Development Services Scheme (ICDS) has 434 Projects with 47,265 Children Centers and 3168 Mini centers, totalling 50,433 centers
- The objectives of the scheme are as follows:
- To enhance the capability of the mother to look after the normal health and nutritional needs of the child through proper nutrition and health education.
- a. To ensure Tamilnadu as a malnutrition free state, and to provide the whole life cycle nutrition security program, with a

- focus on nutrition for the pregnant and lactating mothers, infants, children and adolescent girls
- b. To improve the nutritional and health status of the children in the age group of 0 to 6 years
- c. To lay the foundation for psychological, physical and social development of the child to reduce the incidence of mortality, morbidity and malnutrition
- d. To enhance the capability of the mother to look after the normal health and nutritional needs of the child through proper nutrition and health education.
- e. To ensure Tamilnadu as a malnutrition free state, and to provide the whole life cycle nutrition security program, with a focus on nutrition for the pregnant and lactating mothers, infants, children and adolescent girls
- f. To improve the nutritional and health status of the children in the age group of 0 to 6 years
- g. To lay the foundation for psychological, physical and social development of the child

- h. To reduce the incidence of mortality, morbidity and malnutrition
- The beneficiaries under this scheme are as follows:
 - a. Children under the age group of 0 to 72 months
 - b. Adolescent girls
 - c. Pregnant women and lactating mothers
- d. Old age pensioners

International agencies are involved under this scheme

- a. United Nations International children' Emergency fund (UNICEF)
- b. Cooperative of assistance and relief everywhere (CARE)
- World food program (WFP)

focus on nutrition for the pregnant Awards Women and Children Sree and lactating mothers, infants, Shakti Puraskars:

- on International Women's Day 8th of March, the Government of India presents this award
- to individual women in the field of social development
- 6 awards given, in the name of following eminent women from Indian history

Devi Ahilya Bai	Queen of the Maratha ruled Malwa kingdom, India. Second		
Holkar	half of 1700s.		
Kannagi	 Kannagi is the central character of the South Indian epic Silapathikaram (100-300 CE). King of Madurai had got her husband killed for false accusation of theft. She took revenge by burning the Madurai city with a curse. Now Worshipped as Goddess. 		
Mata Jijabai	Shivaji's mother.		
Rani Gaidenlou Zeliang	 Naga woman leader. Ran movement against Brithshers in Manipur. Nehru called her Rani of Nagas. 		
Rani Laxmibai	 Lord Dalhousie took away her kingdom under Doctrine of Lapse. Fought and died in the Mutiny of 1857. 		
Rani Rudramma Devi	 Queen of Kakatiya dynasty in the Deccan Plateau Second half of 1200s. 		

Award Children Related

National Child award for exceptional	given to children aged between 4 to 15 years
achievement	for outstanding achievement in various fields
	including academics, arts, culture, sports etc.
Rajiv Gandhi Manav Seva Award	 given to 3 individuals for outstanding contribution to child development / welfare / protection

First Women in India:

1848: Jyotirao Phule, along with his wife Savitribai Phule, opened a school for girls in Pune, India.

Savitribai Phule became the first woman teacher in India.

1879: John Elliot Drinkwater Bethune established the Bethune

- School in 1849, which developed into the Bethune College in 1879, thus becoming the first women's college in India.
- 1883: Chandramukhi Basu and Kadambini Ganguly became the first female graduates of India and the British Empire.
- 1886: Kadambini Ganguly and Anandi Gopal Joshi became the first women from India to be trained in Western medicine.
- 1916: The first women's university, SNDT Women's University, was founded on 2 June 1916 by the social reformer Dhondo Keshav Karve with just five students.
- 1917: Annie Besant became the first female president of the Indian National Congress.
- 1919: For her distinguished social service, Pandita Ramabai became the first Indian woman to

- be awarded the Kaisar-i-Hind Medal by the British Raj.
- 1925: Sarojini Naidu became the first Indian born female president of the Indian National Congress.
- 1927: The All India Women's Conference was founded.
- 1944: Asima Chatterjee became
 the first Indian woman to be
 conferred the Doctorate of
 Science by an Indian university.
- ❖ 1947: On 15 August 1947, following independence, Sarojini Naidu became the governor of the United Provinces, and in the process became India's first woman governor.
- 1951: Prem Mathur of the Deccan Airways becomes the first Indian woman commercial pilot.
- 1953: Vijaya Lakshmi Pandit became the first woman (and first Indian) president of the United Nations General Assembly

- 1959: Anna Chandy becomes the first Indian woman judge of a High Court (Kerala High Court)
- 1963: Sucheta Kriplani became the Chief Minister of Uttar Pradesh, the first woman to hold that position in any Indian state.
- 1966: Captain Durga Banerjee becomes the first Indian woman pilot of the state airline, Indian Airlines.
- 1966: Kamaladevi Chattopadhyay wins Ramon Magsaysay award for community leadership.
- 1966: Indira Gandhi becomes the first woman Prime Minister of India
- 1970: Kamaljit Sandhu becomes the first Indian woman to win a Gold in the Asian Games
- 1972: Kiran Bedi becomes the first female recruit to join the Indian Police Service.
- 1979: Mother Teresa wins the Nobel Peace Prize, becoming the first Indian female citizen to do so.

- 1984: On 23 May, Bachendri Pal became the first Indian woman to climb Mount Everest.
- ❖ 1989: Justice M. Fathima Beevi becomes the first woman judge of the Supreme Court of India.
- 1997: Kalpana Chawla becomes the first India-born woman to go into space.
- 1992: Priya Jhingan becomes the first lady cadet to join the Indian Army (later commissioned on 6 March 1993)
- 1994: Harita Kaur Deol becomes the first Indian woman pilot in the Indian Air Force (IAF), on a solo flight.
- 2000: Karnam Malleswari became the first Indian woman to win an Olympic medal (bronze medal in the 2000 Summer Olympics at Sydney).

- 2002: Lakshmi Sahgal became the first Indian woman to run for the post of President of India.
- 2004: Punita Arora became the first woman in the Indian Army to don the highest rank of Lieutenant General.
- 2007: Pratibha Patil becomes the first woman President of India.
- 2009: Meira Kumar became the first woman Speaker of Lok Sabha, the lower house in Indian Parliament.

Social Injustice to Women: Dowry

It is a gift / payment made by the brides family to the groom at the time of marriage.

III Effects

- √ Female Infanticide
- ✓ Low esteem of women
- ✓ Girls married to old men
- ✓ Affects morale & strength of women

Measures

✓ Dowry prohibition Act - 1961

- ✓ This Act was introduced and taken up by then Indlaw minister Ashoke Kumar Sen,
- ✓ Domestic Violence Act (2005/2006)
- For the purpose of this act, Domestic Violence includes the demand for dowry:
- ❖ For the purposes of this Act, any act, omission or commission or conduct of the respondent shall constitute domestic violence in case it –
- harms or injures or endangers the health, safety, life, limb or well-being, whether mental or physical, of the aggrieved person or tends to do so and includes causing physical abuse, sexual abuse, verbal and emotional abuse and economic abuse; or
- (b) harasses, harms, injures or endangers the aggrieved person with a view to coerce her or any other person related to her to meet any unlawful demand for any dowry or other property or valuable security; or
- (c) has the effect of threatening the aggrieved person or any person related to her by any

- conduct mentioned in clause (a) or clause (b); or(d) otherwise injures or causes harm, whether physical or mental, to the aggrieved person.
- This act empowered the lower courts to issue "protection orders" on the complaint of a woman against her male relatives. The protection orders could include restraining orders on the husband and others, monetary compensation, and residence orders.
- Though it is a civil remedy, violation of protection orders result in criminal penalties (including imprisonment).
- ✓ Section
 - IPC 304B
 - o IPC 406
 - o IPC 498A

Sexual Harassment

Justice Verma Committee was constituted to recommend amendments to the Criminal Law so as to provide for quicker trial and enhanced punishment for criminals accused of committing sexual assault against women. The Committee submitted its report on January 23, 2013.

- ❖ Electoral reforms: The Committee recommended the amendment of the Representation of People Act, 1951. Currently, the Act provides for disqualification of candidates for crimes related to terrorism, untouchability, secularism, fairness of elections, sati and dowry. The Committee was of the opinion that filing of charge sheet and cognizance by the Court was sufficient disqualification of а candidate under the Act. lt further recommended candidates that disqualified should be for committing sexual offences.
 - Education reforms: The Committee has recommended that children's experiences should not gendered. lt be has recommended that sexuality education should be imparted to children. Adult literacy programs for gender are necessary empowerment.
- Female infanticide