

CSIR

COMBINED ADMINISTRATIVE SERVICES EXAMINATION (CASE)

SECTION OFFICER (GEN/F&A/S&P) AND ASSISTANT SECTION OFFICER (GEN/F&A/S&P)

PAPER – 1 || VOLUME – 3

Indian Polity & Constitution



COMBINED ADMINISTRATIVE SERVICES EXAMINATION

(CASE - 2023)

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o Linguism

National Integration Council

National Foundation for Communal Harmony



Basics of Indian Constitution



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- A set of fundamental legal-political rules that:
 - binding on everyone in the state, including law making institutions;
 - concern the structure and operation of the institutions of government, political principles, and the rights of citizens;
 - o based on widespread public legitimacy;
 - o harder to change than ordinary laws;
 - recognized criteria for a democratic system in terms of representation and human rights.

Functions of a Constitution

 Declare and define the boundaries of the political community.

- Declare and define the nature and authority of the political community.
- Express the identity and values of a national community.
- Declare and **define the rights and duties** of citizens.
- Establish legislative, executive, and judicial branches of government.
- Share power between different layers of government or sub-state communities.
- Declare the official religious identity of the state
- Commit states to particular social, economic, or developmental goals.

Evolution of Constitution of India

Company Rule in India (1773-1858)

Regulating Act, 1773	 laid the foundation of Central Administration in India. Governor of Bengal → Governor-General of Bengal. (Lord Warren Hastings) Executive Council of 4 members to assist the GGB. Governors of Madras & Bombay presidencies subordinate to GGB. Set up the SC of Calcutta with 1 Chief justice and 3 other judges. Court of Directors of the Company to report the British Government regarding Company's revenue, civil and military affairs in India.
Act of Settlement, 1781	 Safeguarded the GGB and its council from the jurisdiction of the SC. provided immunity to the servants for their official actions. Exempted revenue matters of Company from jurisdiction of the SC SC to administer the personal law of the defendant. GGB to frame regulations for Provincial Courts and Councils.
Pitt's India Act, 1784	 Established a system of Double Government. Court of Director to manage Company's commercial affairs Board of Control to manage its political affairs. Board of Control to supervise and direct civil and military operations and revenues of the British possessions in India. (First time acknowledged)
Charter Act, 1813	 Abolished the trade monopoly of the Company in India exceptions: trade in tea and trade with China. Authorized Local Governments to levy taxes
Charter Act, 1833	 GGB = Governor-General of India (Lord William Bentinck) Vested all civil and military powers exclusive legislative powers of the entire British India. Company



Charter Act,	•	Separated legislative and executive functions of the GGI's Council.
1853	•	6 members Indian Legislative Council to function as mini parliament.
	•	open competition system for Indian Civil Services for Indians also.
	•	Introduced local representation in the Indian (Central) Legislative Council. (out of 6 members 4 to be
		appointed by the local governments of Madras, Bombay, Bengal and Agra)

Crown Rule in India (1858 to 1947)

Government of India Act, 1858	 British Government took control over territory of India aka Act of Good Government of India. GGI = Viceroy of India (Lord Canning) representative of British Crown in India. Board of Control and Court of Directors ceased to exist.
	 Secretary of State for India, with complete authority and control over Indian administration. Created a 15 member Council of India to assist the SSI.
Indian Councils Act, 1861	 Viceroy to nominate Indians as the non-official members (Lord Canning nominated 3 Indians: The Raja of Benaras, the Maharaja of Patiala and Sir Dinkar Rao) Decentralized legislative powers Empowered the Bombay and Madras Presidencies. established new legislative councils for Bengal, North-Western Provinces and Punjab. Viceroy to make rules and orders for the Council members of the council in-charge of and authorized to issue orders regarding their allocated departments Viceroy to issue ordinances in emergency with a validity of 6 months.
Indian Councils Act, 1892	 Increased non-official members in Central and Provincial legislative councils. legislative councils can discuss budget and address questions to the executive. Provided for the nomination of some non-official members of the: CLC by Viceroy based on recommendation of PLCs and Bengal Chamber of Commerce PLCs by Governors on the recommendation of district boards, Municipalities, universities, trade associations, zamindars and chambers.
Indian Councils Act, 1909	 aka Morley-Minto Reforms. members in the CLC ↑ from 16 to 60 and members in the PLCs also increased but not uniformly. members of LC can ask supplementary questions, move resolutions on the budget, etc. association of Indians with the executive councils of the Viceroy and Governors. (Satyendra Prasad Sinha as the Law member) communal representation for Muslims and separate electorate.
Government of India Act, 1919	 aka the Montagu-Chelmsford Reforms. Separated Central and Provincial subjects. Provincial subjects: Transferred subjects: governed by the Governor with the aid of ministers of the LC Reserved subjects: governed by the Governor with his executive council. Introduced bicameralism and direct elections in the country. 3 out of 6 members of the Viceroy's executive council = Indian. separate electorates for Sikhs, Indian Christians, Anglo-Indians and Europeans also. Granted franchise to a people based on property, tax or education. Created office of High Commissioner for India in London. set up a Central Service Commission for recruiting civil servants. Separated provincial budgets from the Central budget and authorized the provincial legislatures to enact their budgets.



Government of India Act, 1935

- Established **All India Federation** = provinces + princely states.
- Divided powers into three lists:
 - o Federal list (for Centre, with 59 items),
 - o **Provincial list** (for Provinces, with **54 items**)
 - O Concurrent list (for both, with 36 items).
- Residuary Powers: vested in the Viceroy
- Abolished dyarchy in the provinces and introduced provincial autonomy.
 - o introduced responsible Governments in provinces
- adoption of dyarchy at the Centre
- Federal subjects were divided into transferred subjects and reserved subjects.
- Introduced bicameralism in 6 out of 11 provinces (Bengal, Bombay, Madras, Bihar, Assam and the United Provinces).
- separate electorates for depressed classes, women and labour.
- Abolished the Council of India.
- Established
 - Reserve Bank of India to control currency and credit of the country.
 - o Federal Public Service Commission,
 - Provincial Public Service Commission
 - Joint Public Service Commission.
 - Federal Court.

Indian Independence Act, 1947

- gave immediate effect to Mountbatten Plan
- Ended British rule in India
 - o declared India independent and sovereign state from August 15, 1947.
- partitioned of India and Pakistan as two independent dominions with right to secede from the British Commonwealth.
- empowered the Constituent Assemblies to frame and adopt any constitution of their respective nations
- abolished the office of SSI and transferred his powers to the Secretary of State for Commonwealth Affairs
 - o **discontinued the appointment** of Civil Servants
- dropped the title of **Emperor of India** of the King of England.
 - Crown ceased to be the Source of Authority.
 - o **deprived him of his right to veto bills** or ask for reservation of certain bills for his approval.
- designated the **GGI** and provincial governors = constitutional (nominal) heads of the states.

Constituent Assembly

Cabinet Mission Plan provisioned to **set up a Constituent Assembly of India**:

- total strength = 389 partly elected and partly nominated
 - 296 seats were allotted to British India
 - 292 members from the 11 governors' provinces
 - 4 from the 4 chief commissioners' provinces
 - 93 seats to the Princely States.
- allotted seats in proportion to their respective population.
- Seats allocated to each British province were to be divided among Muslims, Sikhs and General (others), in proportion to their population.

- representatives of each community 2 elected by members of that community by proportional representation using a single transferable vote.
- representatives of the princely states were to be nominated by the heads of the princely states
- members were indirectly elected by the members of the provincial assemblies.
- did not present the sentiments of the masses as the members of provincial assemblies themselves were elected on a limited franchise.
- election for British Indian Provinces was held in July-August 1946.
 - o Indian National Congress won 208 seats,
 - o Muslim League won 73 seats
 - o Independent players held 15 seats



- seats of princely states were not filled as they refrained from the Assembly
- Assembly had representatives from every section of the society
- Mahatma Gandhi was not a member of the Constituent Assembly.
- On April 28, 1947 representatives of the 6 states became part of the assembly
- after the Mountbatten Plan of June 3, 1947, most of the princely states entered the assembly.
- Later Muslim League from the Indian dominion also joined the assembly.

Working of the Constituent Assembly

- first meeting: December 9, 1946.
 - Muslim League boycotted and demanded a separate state of Pakistan
 - Only 21 members attended the first meeting.
 - Dr Sachchidananda Sinha was elected as the interim President of the Assembly, (French practice)
 - Dr Rajendra Prasad was elected as the President of the Assembly
 - H.C. Mukherjee and V.T. Krishnamachari ② Vice-President

Objective Resolution

- Presented on Dec 13, 1946, by JL Nehru in the Constituent Assembly, unanimously adopted by the assembly on January 22, 1947.
- Important provisions:
 - proclaim India as the Independent Sovereign Republic
 - o **India, shall be a Union** of territories of British India that join it
 - Boundaries determined by the Constituent
 Assembly which shall possess residuary powers
 and exercise all powers and functions of the
 Government and administration implied in the
 Union
 - power and authority of Independent India derived from the people
 - o shall guarantee to all the people of India
 - justice, social, economic and political;

- equality of status of opportunity, and before the law;
- freedom of thought, expression, belief, faith, worship, association and action
- adequate safeguards shall be provided for minorities, backward and tribal areas and depressed and other backward classes
- Maintain integrity of the territory of the Republic and its sovereign rights on land, sea and air according to justice and the law of civilized nations
- attains its rightful and honoured place in the world and makes its full and willing contribution to the promotion of world peace and the welfare of mankind.

Changes after the Indian Independence Act, 1947

- Assembly fully sovereign body to frame Constitution
- became the legislative body.
 - responsible to frame the Constitution and enact ordinary laws for the country.
 - worked as the Constitutional body ② chaired by Dr Rajendra Prasad
 - as a legislative body ② G.V. Mavlankar became chairman (till Nov 26, 1949).
- Muslim League withdrew from the assembly
 - reduced the total strength of the assembly to 299 from 389.
 - o strength of Indian provinces reduced to 229 from 296
 - o princely states to 70 from 93.

Other Functions Performed by the Assembly

- Ratified India's membership of the Commonwealth in May 1949
- Adopted National Flag of India on July 22, 1947
- Adopted National Anthem on January 24, 1950
- Elected Dr Rajendra Prasad as the first President of India on January 24, 1950
- On January 24, 1950, the Constituent Assembly held its final session but continued as the provincial parliament from January 26, 1950, till the first general elections in 1951-52 were held.

Committees of the Constituent Assembly

	Committee	Headed by
Major	Union Powers Committee	J.L. Nehru
Committee	Union Constitution Committee	J.L. Nehru



	Provincial Constitution Committee	Sardar Patel
	Drafting Committee	Dr B.R. Ambedkar
	Advisory Committee on Fundamental Rights, Minorities and Tribal and	Sardar Patel
	Excluded Areas	
	Fundamental Rights Sub-Committee	J.B. Kriplani
	Minorities Sub-Committee	H.C. Mukherjee
	North-East Frontier Tribal Areas and Assam Excluded & Partially Excluded	Gopinath Bardoloi
	Areas Sub-Committee	
	Excluded and Partially Excluded Areas (Other than those in Assam) Sub-	A.V. Thakkar
	Committee	
	North-West Frontier Tribal Areas Sub-Committee	
	Rules of Procedure Committee	Dr Rajendra Prasad
	States Committee (for Negotiation with states)	J.L. Nehru
	Steering Committee	Dr Rajendra Prasad
	Finance and Staff Committee	Dr Rajendra Prasad
	Credentials Committee	A.K. Ayyar
	House Committee	B. Pattabhi Sitaramayya
	Order of Business Committee	Dr K.M. Munshi
	Ad-hoc Committee on National Flag	Dr Rajendra Prasad
D.d.im.o.u	Committee on Functions of the Constituent Assembly	G.V. Mavalankar
Minor Committee	Ad-hoc Committee on the SC	S. Varadachari
Committee	Committee on Chief Commissioners' Provinces	B. Pattabhi Sitaramayya
	Expert Committee on the Financial Provisions of the Union Constitution	Nalini Ranjan Sarkar
	Linguistic Provinces Commission	S.K. Dar
	Special Committee to Examine the Draft Constitution	J.L. Nehru
	Press Gallery Committee	Usha Nath Sen
	Ad-hoc Committee on Citizenship	S. Vallabhachari

Drafting Committee

- On August 29, 1947, set up to prepare a draft of the new Constitution.
- seven-member committee with
 - O Dr B.R. Ambedkar 2 Chairman
 - o N. Gopalaswamy Ayyangar
 - o Alladi Krishnaswamy Ayyar
 - o Dr K.M. Munshi
 - o Syed Mohammad Saadullah
 - o N.M. Rau
 - o T.T. Krishnamachari
- First draft published in February 1948
- second draft published in October 1948.

Enactment of the Constitution

- Dr B.R. Ambedkar introduced the final draft on Nov
 4, 1948, for first reading.
- Second reading held on November 15, 1948,
- third reading on November 14, 1949.
- draft was passed on November 26, 1949 (Constitution day).

- Constitution as adopted on November 26, 1949, contained
 - Preamble
 - o 394 Articles
 - 8 Schedules.
- Provisions of citizenship, elections, provisional parliament, temporary and transitional provisions and short title contained in Article 5, 6, 7, 8, 9, 60, 324, 366, 367, 379, 380, 388, 391, 392 and 393 came into force on November 26, 1949. The remaining provisions came into force on January 26, 1950.
- With the adoption of the Constitution, all the provisions under the Indian Independence Act, 1947 and the Government of India Act, 1935 were repealed.
- Abolition of Privy Council Jurisdiction Act (1949) continued.

Criticism to the Constituent Assembly

• Not a Representative Body - did not reflect the mass verdict due to election by the limited franchise.





- Not a Sovereign body as it was formed based on the proposals of the British Government and held its meeting with their permission.
- Took greater time in framing the Constitution as compared to the American constitution which took only 4 months.
- Dominated by Congress
- Domination of Lawyers and Politicians
- Dominated by Hindus
- S.N. Mukherjee = chief draftsman of the constitution
- Prem Behari Narain Raizada = calligrapher
 - o handwritten the original text of the constitution in a flowing italic style.
- beautified and decorated by artists from Shanti Niketan including Nand Lal Bose and Beohar Rammanohar Sinha.
- calligraphy of the Hindi version = Vasant Krishan Vaidya
 - decorated and illuminated = Nand Lal Bose.
- elephant = symbol of the Constituent Assembly.
 - Elephant figurine carved on the seal of the assembly.
- Originally, the Constitution of India did not make any provision concerning an authoritative text of the Constitution in the Hindi Language.
 - o made by the 58th Constitutional Amendment Act of 1987 which inserted a new Article 394-A in the last part of the constitution.



CHAPTER

Preamble



THE CONSTITUTION OF INDIA

PREAMBLE

WE, THE PEOPLE OF INDIA, having solemnly resolved to constitute India into a SOCIALIST '[SOVEREIGN 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.

- Subs. by the Constitution (Forty-second Amendment) Act, 1976, Sec. 2, for "Sovereign Democratic Republic" (w.e.f. 3. 1. 1977)
 Subs. by the Constitution (Forty-second Amendment) Act. 1976, Sec. 2, for "Unity of the Nation" (w.e.f. 3. 1. 1977)

TO THE BOTH OF THE PORT

- **Introduction or preface** to the Constitution
- **Provides guidelines** for the Constitution
- embodies basic philosophy and fundamental values as basis for the Constitution
- **Reflects dreams and aspirations** of founding fathers of the Constitution.
- enacted after the rest of the Constitution was already enacted.
- neither a source of power to the legislature nor a prohibition
- non justiciable not enforceable in Courts of law.
- can be amended without altering the basic structure.

Ingredients of the Preamble

Preamble makes people of India, the ultimate authority

- declares India as sovereign, socialist, secular democratic and republican polity.
- Objectives of the Constitution: justice, liberty, equality and fraternity
- Date of adoption of the Constitution: It stipulates November 26, 1949 as the date.

Key Terms related to Preamble

Sovereignty: absolute Independence that is a Government which is not controlled by any other power: internal or external. A country cannot have its own Constitution without



- being sovereign. India is a sovereign country. It is free from any external control.
- Socialist: not part of the original Constitution.
 - Added by 42nd Amendment act



- used in the context of economic planning.
- commitment to attain ideals like removal of inequalities, provision of minimum basic necessities to all, equal pay for equal work.
- Secularism: added by 42nd Constitutional Amendment Act 1976.
 - India is neither religious nor irreligious nor antireligious.
 - no state religion- the state does not support any particular religion
- Democratic Republic: Government is elected by the people and is responsible and accountable to the people.
 - democratic provisions: Universal adult franchise, elections, Fundamental Rights and responsible Government.
 - Republic: the elected head of the state (President → indirectly elected) not a hereditary ruler as Britain.
- Justice: to give people what they are entitled to in terms of basic rights to food, clothing, housing, participation in decision making and living with dignity as human beings.
 - o taken from the Russian Revolution (1917)
 - three dimensions of Justice- social, economic and political.

- **Social justice:** equal treatment of all citizens without any social distinction based on caste, colour, race, religion, sex and so on.
- **Economic justice:** non-discrimination on economic factors.

Social justice + economic justice = 'distributive justice'

- Political justice: all citizens should have equal political rights, equal access to all political offices and equal voice in the Government.
- Liberty: of thought and expression; absence of restraints on the activities of individuals, and at the same time, providing opportunities for the development of individual personalities.
 - taken from the French Revolution (1789–1799).
- Equality: absence of special privileges to any section of the society, and the provision of adequate opportunities for all individuals without any discrimination.
 - three dimensions of equality—civic, political and economic.
- Fraternity: sense of brotherhood; promotes the feeling of fraternity by a system of single citizenship and by article 51A (Fundamental Duties).

Preamble as a part of the Constitution

1111, 1111	Kesavananda Bharati v. State of Kerala Case, 1973	Union Government Vs LIC of India Case, 1995	
SC stated that 'Preamble is the key to open the mind of the makers' but it cannot be considered as part of the Constitution. Therefore it is not enforceable in a Court of law.	Constitution will now be considered as part of the Constitution . The Preamble	integral part of the Constitution but is not directly enforceable in a Court of justice in India.	

Salient Features of the Constitution

- Longest written constitution: it contains:
 - Separate provisions for states and centre and their inter-relationship.

 borrowed provisions from several sources and constitutions of the world.

Countries	Borrowed Features of Indian Constitution
Australia	Concurrent list
	Freedom of trade, commerce and intercourse
	Joint-sitting of the two Houses of Parliament
Canada	Federation with a strong Centre
	Vesting of residuary powers in the Centre
	Appointment of state Governors by the Centre
	Advisory jurisdiction of the SC



Ireland	Directive Principles of State Policy
	Nomination of members to RajyaSabha
	Method of election of the President
Japan	Procedure Established by law
USSR/Russia	Fundamental Duties
	Ideal of justice (social, economic and political) in the Preamble
UK	Parliamentary Government
	Rule of Law
	Legislative procedure
	Single Citizenship
	Cabinet system
	Prerogative writs
	Parliamentary privileges
	Bicameralism
	Procedure Established by law
US	Fundamental Rights
	Independence of judiciary
	Judicial Review
	Impeachment of the President
	Removal of SC and HC Judges
	Post of vice-President
Germany (Weimar)	Suspension of Fundamental Rights during emergency
South Africa	Procedure for Amendment in the Indian Constitution
	Election of members of Rajya Sabha
France	Republic
	Ideals of liberty, equality and fraternity in the Preamble

- separate provisions for SC, ST, women, children, and backward regions.
- detailed list of rights, DPSPs and details of administration procedures
- Originally (1949), had a Preamble, 395 Articles (divided into 22 Parts) and 8 Schedules.
- Presently, it consists of a Preamble, 25 parts, 448
 Articles, 12 Schedules, and 104 Amendments till date.
- Unique blend of rigidity and flexibility:
 - O Some parts can be amended by ordinary law making procedure while certain provisions can be amended by a majority of the total membership of that house and by a majority of not less than two-third of the members of that house present and voting.
 - Some amendments are also required to be ratified by the legislatures of not less than onehalf of the states before being presented to the President for assent.
- India as a sovereign, socialist, secular, democratic and republic: India is governed by its people through their elected representatives based on universal adult franchise.

- Parliamentary System of Government: Parliament controls the functioning of the CoM
 - executive is responsible to the legislature and remains in power as long as it enjoys the confidence of the legislature.
 - President of India, who remains in office for five years, is the nominal, titular or constitutional head (Executive).
 - PM is the real executive and head of the CoM who is collectively responsible to the lower house (Lok Sabha).
- Single Citizenship: single citizenship provided by the union and recognized by all the states across India.
- Universal Adult Franchise: establishes political equality in India through the method of universal adult franchise which functions on the basis of 'one person one vote'.
 - Every Indian who is 18 years of age or above is entitled to vote in the elections, irrespective of caste, sex, race, religion or status.
- Independent and Integrated Judicial System: free from the influence of the executive and the legislature.



- SC as the apex court below which HCs and lower courts come
- Fundamental Rights, Fundamental Duties and DPSPs:
 - Fundamental Rights are not absolute but are subject to the limitations defined by the constitution itself and are enforceable in the court of law.
 - DPSPs are the guidelines to be followed by the states regarding governance and are not enforceable in the court of law.

- Fundamental Duties, added by the 42nd Amendment are moral conscience which ought to be followed by the Citizens.
- Federation with a strong centralising tendency: India
 is an indestructible Union with destructible states
 means it acquires a unitary character during the time
 of emergency.
- Balancing Parliamentary supremacy with Judicial Review: An independent judiciary with the power of judicial review



3 CHAPTER

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Parts and Schedules of Indian Constitution

Parts	Subject Matter	Articles Covered
1	The Union and its territory	1 to 4
II	Citizenship	5 to 11
III	Fundamental Rights	12 to 35
IV	Directive Principles of State Policy	36 to 51
IV-A	Fundamental Duties	51-A
V	The Union Government	52 to 151
	Chapter I - The Executive Chapter II - Parliament Chapter III - Legislative Powers of President Chapter IV - The Union Judiciary Chapter V - Comptroller and Auditor-General of India	52 to 78 79 to 122 123 124 to 147 148 to 151
VI	The State Governments	152 to 237
	Chapter I - General Chapter II - The Executive Chapter III - The State Legislature Chapter IV - Legislative Powers of Governor Chapter V - The High Courts Chapter VI - Subordinate Courts	152 153 to 167 168 to 212 213 214 to 232 233 to 237



VIII	The Union Territories	239 to 242
IX	The Panchayats	243 to 243-O
IX-A	The Municipalities	243-P to 243-ZG
IX-B	The Co-operative Societies	243-ZH to 243-ZT
х	The Scheduled and Tribal Areas	244 to 244-A
ΧI	Relations between the Union and the States	245 to 263
	Chapter I - Legislative Relations Chapter II - Administrative Relations	245 to 255 256 to 263
XII	Finance, Property, Contracts and Suits	264 to 300-A
	Chapter I - Finance Chapter II - Borrowing Chapter III - Property, Contracts, Rights, Liabilities, Obligations and Suits Chapter IV - Right to Property	264 to 291 292 to 293 294 to 300 300-A
XIII	Trade, Commerce and Intercourse within the Territory of India	301 to 307
XIV	Services under the Union and the States	308 to 323
	Chapter I - Services Chapter II - Public Service Commissions	308 to 314 315 to 323
XIV-A	Tribunals	323-A to 323-B
xv	Elections	324 to 329-A
XVI	Special Provisions relating to Certain Classes	330 to 342
XVII	Official Language	343 to 351
	Chapter I - Language of the Union Chapter II - Regional Languages Chapter III-Language of the Supreme Court, High Courts, and so on Chapter IV-Special Directives	343 to 344 345 to 347 348 to 349 350 to 351
XVIII	Emergency Provisions	352 to 360
XIX	Miscellaneous	361 to 367
xx	Amendment of the Constitution	368
XXI	Temporary, Transitional and Special Provisions	369 to 392
XXII	Short title, Commencement, Authoritative Text in Hindi and Repeals	393 to 395

Schedules are the lists in the Constitution that categorize and tabulate bureaucratic activity and policy of Government.

Numbers	Subject Matter
First	1. Names of the States and their territorial
Schedule	jurisdiction.
	2. Names of the Union Territories and
	their extent.
Second	Provisions relating to the emoluments,
Schedule	allowances, privileges and so on of:
	1. The President of India

2. The Governors of States
3. The Speaker and the Deputy Speaker of
the LokSabha
4. The Chairman and the Deputy
Chairman of the RajyaSabha
5. The Speaker and the Deputy Speaker of
the Legislative Assembly in the states
6. The Chairman and the Deputy
Chairman of the Legislative Council in the
states
7. The Judges of the Supreme Court



	8. The Judges of the High Courts
	9. The Comptroller and Auditor-General
	of India
Third	Forms of Oaths or Affirmations for:
Schedule	1. The Union ministers
	2. The candidates for election to the
	Parliament
	3. The members of Parliament
	4. The Judges of the Supreme Court
	5. The Comptroller and Auditor-General
	of India
	6. The state ministers
	7. The candidates for election to the state
	legislature
	8. The members of the state legislature
	9. The Judges of the High Courts
Fourth	Allocation of seats in the RajyaSabha to
Schedule	the states and the union territories.
Fifth	Provisions relating to the administration
Schedule	and control of scheduled areas and
	scheduled tribes.
Sixth	Provisions relating to the administration
Schedule	of tribal areas in the states of Assam,
	Meghalaya, Tripura and Mizoram.
Seventh	Division of powers between the Union
Schedule	and the States in terms of List I (Union
	List), List II (State List) and List III
	(Concurrent List). Presently, the Union List
	contains 100 subjects (originally 97), the
	state list contains 61 subjects (originally
	66) and the concurrent list contains 52
	subjects (originally 47).
Eighth	Languages recognized by the
Schedule	Constitution. Originally, it had 14
	languages but presently there are 22
	languages. They are: Assamese, Bengali,
	Bodo, Dogri (Dongri), Gujarati, Hindi,

	Kannada, Kashmiri, Konkani, Mathili
	(Maithili), Malayalam, Manipuri, Marathi,
	Nepali, Oriya, Punjabi, Sanskrit, Santhali,
	Sindhi, Tamil, Telugu and Urdu. Sindhi was
	added by the 21st Amendment Act of
	1967; Konkani, Manipuri and Nepali were
	added by the 71 st Amendment Act of
	1992; and Bodo, Dongri, Maithili and
	Santhali were added by the 92nd
	Amendment Act of 2003.
Ninth	Acts and Regulations (originally 13 but
Schedule	presently 282) 19 of the state legislatures
	dealing with land reforms and abolition of
	the zamindari system and of the.
	Parliament dealing with other matters.
	This schedule was added by the 1st
	Amendment (1951) to protect the laws
	included in it from judicial scrutiny on the
	ground of violation of Fundamental
	Rights. However, in 2007, the Supreme
	Court ruled that the laws included in this
	schedule after April 24, 1973, are now
	open to Judicial Review.
Tenth	Provisions relating to disqualification of
Schedule	the members of Parliament and State
	Legislatures on the ground of defection.
A L	This schedule was added by the 52nd
$\Delta \Delta \Delta \Delta \Delta$	Amendment Act of 1985, also known as
	Anti-defection Law.
Eleventh	Specifies the powers, authority and
Schedule	responsibilities of Panchayats. It has 29
	matters. This schedule was added by the
	73rd Amendment Act of 1992.
Twelfth	Specifies the powers, authority and
Schedule	responsibilities of Municipalities. It has 18
	matters. This schedule was added by the
	74th Amendment Act of 1992.
1	

4 CHAPTER

Union And Its Territory



Constitutional Provisions

• Articles 1- 4 in Part I of the Indian Constitution

Article	Provisions
1	Name and territory of the union
2	Admission or Establishment of new states
3	Formation of new states and alteration of
	boundaries or names of existing States
4	Laws made under art. 2 and 3 to amend I
	and IV Schedules and supplemental,
	incidental and consequential matters.

Article 1 : Name and Territory of the Union

- India, that is Bharat, shall be a Union of States.
- States and territories thereof shall be as specified in the First Schedule.
- Territory of India:
 - O The territories of the **States**;
 - The Union territories specified in the First Schedule;
 - Such other territories that may be acquired.

Union of India:

- Includes only States enjoying the status of being members of the federal system and sharing a distribution of powers with the Union.
- Union Territories not included.

Territory of India:

- Includes States, UTs and such other territories as may be acquired by India.
- States and Territories specified in the First
 Schedule of the Constitution.

Dr. B.R. Ambedkar for preferring 'Union of States' to 'Federation of States':

- Indian Federation is not the consequence of agreement among the states like the American Federation
- States have no right to secede from the federation.
 Union is indestructible.
- Country is a single entity and divided into states for smooth administration.

Article 2 : Admission or establishment of new States

- New States may be admitted to Union or established by statute on the terms and conditions as Parliament deems appropriate.
- Eg. Parliament has admitted the French settlements of Pondicherry, Karaikal, Mahe and Yanam, the Portuguese settlements of Goa, and Daman, etc., into India.
- admission/ establishment of new states that were/are not part of India.

Article 3: Formation of New State and alternation of Areas, boundaries or names of existing States.

- Parliament may by law:
 - Form a new State by separation of territory from any State or by uniting two or more States or parts of States or by uniting any territory to a part of any State;
 - o Increase the area of any State
 - O Diminish the area of any State
 - Alter the boundaries of any State,
 - Alter the name of any State:
- Bill proposing the above changes can be introduced in Parliament only with the prior recommendation of the President.
- Before recommending the bill, the President has to refer it to the concerned state legislature for its views within a specified period.
- Procedure:
 - President before introducing the bill in Parliament, should send the Bill to the State Legislature for its views to be sent within a time frame.
 - If it fails to do so, will be considered that views have been presented.
 - **President** has the authority to **extend** the **time** limit.
 - Parliament is not obligated to accept or act on the opinions of the State Legislature even if it presents them within the prescribed/ extended time frame.