



Madhya Pradesh Public Service Commission

Volume - 5

Polity, Economy and Tribes of M.P. & ICT



Table of Content

S No.	Chapter Title	Page No.
1	Constitutional System of Madhya Pradesh	1
2	Local Government in Madhya Pradesh	29
3	Good Governance in Madhya Pradesh and Governance System	35
4	Current Position of Madhya Pradesh in Indian Economy	44
5	Development of Human Resources	47
6	Madhya Pradesh's Progress in Sustainable Development Goals	55
7	Agriculture Sector in Madhya Pradesh	65
8	Industrial and Service Sector of Madhya Pradesh	80
9	MSME	93
10	Development of infrastructure in Madhya Pradesh	95
11	Self-reliant Madhya Pradesh and One District One Product	98
12	Progress of intellectual property rights (IPR) in Madhya Pradesh	103
13	Geographical spread of tribes in Madhya Pradesh, Constitutional provisions related to tribes	105
14	Major tribes of Madhya Pradesh	107
15	Special Backward Tribes of Madhya Pradesh	116
16	Tribal cultural traditions, special arts, festivals, celebrations, language, dialect and literature of Madhya Pradesh	121
17	Contribution of tribes of Madhya Pradesh to India's freedom movement	126
18	Major Institutions, Museums, & Publications related to tribes in Madhya Pradesh	131
19	Folk culture and folk literature of Madhya Pradesh	133
20	Cloning, Robots, and AI	144
21	Indians and Science	150

22	Basics of computer	161
23	Social Media	174

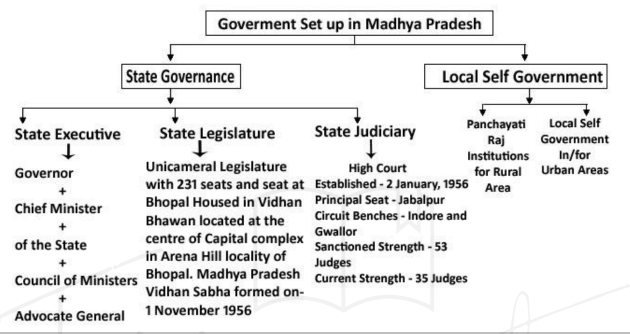


1

CHAPTER

Constitutional System of Madhya Pradesh





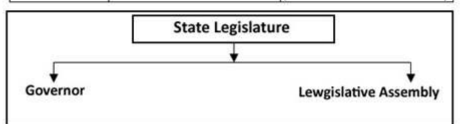
State Legislature

- Articles 168-177 of the Indian constitution are related to the state Legislature.
- There is a unicameral state Legislature (Legislative Assembly) in Madhya Pradesh

Development of state Legislature in the state

- The Legislative Assembly was formed in the year 1957 after the formation of Madhya Pradesh in the year 1956.
- The initial number of members Legislative Assembly was 288, in which 43 seats were reserved for Scheduled Castes and 54 seats for Scheduled Tribes.
- The number of Legislative Assembly members was increased to 296 in 1976 while in 1999 it was further increased to 320. After the reorganisation of Madhya Pradesh in 2000 and the creation of Chhattisgarh, the number of seats in the Madhya Pradesh Legislative Assembly was reduced to 230, out of which 148 members are elected from Unreserved/General Category, 35 members from Scheduled Castes and 47 members from Scheduled Tribe.
- In addition, under Article 333, a member of the Anglo-Indian community is nominated by the Governor. This provision was abolished under 104th Constitutional Amend Act 2020.

Number of State Legislative Assembly members in Madhya Pradesh			
Year	Legislative Assembly (Elected +Nominated)	Reserved	
1957	288	43(SC),54(ST)	
1976	296		
1999	320		
2000	230+1=231	35(SC),47(ST)	
2020	230	(104 th Amendment Act 2020)	



Governor of Madhya Pradesh

Constitutional Provisions

- Articles: 153 to 161 of the constitution of India
- Part: VI of the constitution of India
- Important Articles related to Governor

Article	Provisions
153	Governors of State
154	Executive Power of State
155	Appointment of Governor
156	Term of office of Governor
157	Qualifications for appointment as Governor
158	Conditions of Governor's Office
159	Oath and affirmation by the Governor
160	Discharge of the functions of the Governor in certain contingencies.
161	Power of Governor to grant pardons, etc., and to suspend, remit or commute sentences
	in certain cases

Constitutional Position

- Dual role:
 - State Government's constitutional head
 - A link between the central and state governments.
- Executive leader of a state
- Operates on the **recommendation of the CoM of State**.
- All state executive activities are formally taken in the Governor's name.
- **Represents the Centre in the State** as a nominee of the President
- Serves as a channel of communication and interaction between the State and the Centre.
- Responsible to keep the centre up to date on the state's activities.







Appointment of Governor

- Appointed by: The President by warrant under his hand and seal.
- Article 153: Each state should have its own governor.
- 7th amendment Act 1956: Appointment of the same individual as Governor of one or more states.
 - He acts on the **recommendations of the CoM of individual states** while Acting as governor for one or more states.

Qualifications

In order to be appointed as Governor, a person

- Must be a citizen of India.
- Must have completed the age of 35 years.

In addition, there are **two conventions** with regard to appointment of the Governor:

- He Must not belong to the state where he is appointed
- Consult the CM of the state where to be appointed.

Term of Office

- Term: 5 years at the pleasure of the President.
 - He may be requested to stay on for longer than the usual five years, until his replacement takes up.
- **Transfer:** The President can also transfer the Governor from one state to another.
- **Resignation:** By writing to the President, the Governor may resign at any time.
- **Unforeseen Circumstances:** The Constitution makes no provision, such as the death of the Governor, the President may make whatever measures he deems appropriate for the fulfilment of the Governor's tasks (Article 160).
- The Rajasthan HC has ruled that the Governor's powers might be temporarily delegated to the Chief Justice of the HC.

Conditions of Governor's Office

- **Cannot be a member of Parliament** or a State Legislature, and if he or she is, then has to vacate his seat before joining as Governor.
- Prohibited from holding any other office of Profit
- Official residence without rent.
- Entitled to the emoluments, allowances, and privileges that Parliament may designate.
 - Governor of **two or more states**, **his emoluments are divided** among them in the proportions determined by the President.
 - During his term of service, his emoluments and allowances shall not be reduced.
- Must take an oath or affirmation administered by the Chief Justice of the respective state HC, or in his absence, the most senior judge of that court available.

Salary

- Draws a salary of Rs.3,50000 per month charged on the Consolidated Fund of the State
- Entitled to a **rent-free official residence** and other allowances.
- Not subject to the vote of the State Legislature.



Immunities to Governor

The Constitution grants certain immunities to a Governor, such as

- Article 361: not liable to any court for the exercise and performance of his powers and duties, or for any act done or said to be done in the exercise and performance of such powers and responsibilities.
- During his tenure
 - No criminal proceedings can be initiated or continued in any court.
 - No process for his arrest or imprisonment can be issued by any court.
- **Civil proceedings against a Governor** in which relief is requested can be brought in court while the Governor is still in office, but **only after two months have passed after he was given adequate notice in writing of the proceedings in full.**

Powers and Functions of the Governor

Executive Powers



- In charge of the state's executive power: In conformity with the Constitution, he exercises it himself or via officer's subordinate to him.
- Extends to all subjects over which the State Legislature has legislative authority.
- Subject to the President's executive authority on subjects stated in the Concurrent List.
- All executive Measures of the state government are in his name.
- Authority to establish procedures for the authentication of orders and instructions issued and implemented in his name.
- Establishes standards for the efficient conduct of government operations and the distribution of responsibilities among ministers.

Powers with respect to Some States:			
Jharkhand, Madhya Chhattisgarh and Odisha	Pradesh,		ensure that a Minister is appointed to oversee tribal care.
Assam		Sixth Schedule	administration of tribal territories

• Appointment and patronage rights:

- Advocate General of the State
- Chairman and members of State Public Service Commission (can be removed by the President only)
- State Election Commission and the State Finance Commission (Article 243K) (243I).
- Can demand any information from the CM of the State regarding administrative matters and legislative measures.
- Submits a report to the President, along with suggestions, on the breakdown of constitutional machinery and the imposition of President's Rule in a State
- Serves as the Chancellor of State Universities.
- Ministers hold office during the pleasure of the Governor.
- Bring to the CoM any topic for reconsideration
- It is the CM's responsibility to report to the Governor any decisions of the CoM pertaining to the administration of the State and legislative measures, as well as to supply any information requested by the Government.

Legislative Powers

- Nominate one member to the State's Lower House and a few members to the State's Upper House.
 - **One member of the Anglo-Indian community** to the State Legislative Assembly if they are underrepresented in that body.
 - **One-sixth** of the total number of **members** of the State Legislative Council
- Can call a **special session of the State Legislature**, prorogue one or both Houses, or dissolve the Legislative Assembly.
- Addresses the House or Houses of the State Legislature singly or jointly
 - Make a **speech** at the start of each **new session** and immediately following a general election to the Assembly, in which he lays out his **Government's strategy for the coming year**.
- Can **communicate with any House** of the State Legislature.
- Before becoming law, every bill enacted by the State Legislature must gain the Governor's consent. the Governor can:
 - He can give his consent to the Bill;
 - Withholds assent; or
 - He may reserve the Bill for the consideration of the President if:
 - Ultra-vires, that is, against the provisions of the Constitution.
 - Opposed to DPSPs.
 - Against the larger interest of the country.
 - Of grave national importance.
 - Dealing with compulsory acquisition of property
 - He **can return it to the Legislature**, if it is not a Money Bill, for reconsideration, suggesting alterations and modifications in part or in the whole.
 - But such Bills when passed again by the Legislature must receive the assent of the Governor, which means that the Governor cannot withhold his assent to a Bill if it is passed a second time by the State Legislature (Article 200).
- In the state legislature presents reports of:
 - State Public Service Commission (Article 323)
 - State Finance Commission (Article 243(1)
 - Comptroller and Auditor General (Article 151)
- May resolve a subject pertaining to the **disqualification of a member of the Legislature** on the recommendation of the **Election Commission** if that person's **election is contested through a petition** by some voter or voters in his State (Article 192).

Financial Powers

- No Money Bill or Financial Bill can be introduced in the state legislature without the Governor's recommendations.
- Only on his suggestion may a request for a grant be made in the Legislative Assembly.
- **responsible for** preparing and presenting the **annual budget to the State Legislature**, which includes the expected revenue and expenditures for the year as well as **supplementary budgets** for the State.
- In the event of an unplanned expenditure, the Governor can make advances from the State's Contingency Fund, pending approval by the Legislature.



• Every five years, he appoints a Finance Commission to assess the financial situation of the Panchayats and municipalities.

Judicial Powers

• Pardoning Power (Art.161): can award pardons, reprieves, respites, and remissions of penalty, as well as suspend, remit, and commute the sentences of anybody guilty of laws pertaining to the state.

Difference between President's Pardoning Power		
President	Governor	
Can commute death sentences	Cannot commute	
Can pardon penalties imposed by court martial	Cannot pardon such penalties	
Pardoning power for anybody guilty under central laws	Guilty under state laws	

- Judicial Appointments: The President consults the Governor to appoint the justices of the State HC.
 - Makes district judge nominations, postings, and promotions with the help of the State HCs.
 - Selects people to the **state's judicial service**, other than district judges, after **consulting with the State HC and the State Public Service Commission**.

Ordinance Making Power of Governor

- Article 213: can issue an Ordinance when one or both Houses of the State Legislature are not in session. It has the force of a law.
- Can promulgate Ordinance when he is satisfied that circumstances exist where immediate action is required.
 - Prohibited from promulgating Ordinances that contain provisions, which require the previous sanction of the President for introduction in the State Legislature or which are to be reserved for the assent of the President.
 - In such conditions can promulgate an Ordinance after obtaining permission from the President.
- An Ordinance issued by the Governor ceases to be in operation six weeks after the re-assembly of the Legislature unless approved earlier.
 - May withdraw an Ordinance any time before it expires.

Difference between Ordinance Making Powers of the President and Governor:		
President	Governor	
Can issue ordinances only on those subjects on which the Parliament can make laws.	Can issue ordinances only on those subjects on which the state legislature can make laws.	
Same force and effect as an act of the Parliament.	Same force and effect as an act of the state legislature.	
Invalid beyond the legislative limits of Parliament	Invalid beyond legislative limits of state legislature	
Can promulgate or withdraw an ordinance only on the advice of the CoM headed by the PM.	Can promulgate or withdraw an ordinance only on the advice of the state CoM headed by the CM of the state	
Should be laid before both the Houses of Parliament when it reassembles.	Should be laid before the legislative assembly or both the Houses of the state legislature (in case of a bicameral legislature) when it reassembles.	



Emergency Powers

- Report to the President whenever he believes that a situation has arisen in which the State's government cannot be carried out in accordance with the Constitution's provisions (Article 356), thereby inviting the President to assume all or part of the State's government functions (President's Rule)
 - Becomes an "agent of the Union Government in the State."
 - He takes **administration in his own hands** and, with the help of the civil service, administers the state.

Discretionary Powers of the Governor

- lynchpin of constitutional democracy in the States.
- If there is any doubt as to whether a topic is one for which the Governor has discretionary authority, the Governor's judgement is definitive.

Governor has following Constitutional discretionary powers:

- Reserve a bill for consideration of the President
- Recommend President's Rule
- serves as the administrator of a bordering Union Territory.
- Under Schedule VI, determines the royalty paid to the Tribal District Council accruing from licenses for mineral exploration by Assam, Meghalaya, Tripura and Mizoram
- Seeking information from the CM with regard to the administrative and legislative matters of the state.
- **#** Governor has following situational discretionary powers:
- Appointment of CM when no party has a clear-cut majority in the state legislative assembly or when he dies suddenly and there is no obvious successor.
- **Dismissal of the CoM** when it cannot prove the confidence of the state legislative assembly.
- Dissolution of the state legislative assembly if the CoM has lost its majority.
- # Governor has following discretionary powers as directed by the President:
- Maharashtra: Establish separate development boards for Vidarbha and Marathwada and Rest of Maharashtra. (Art. 371)
- Gujarat: Establish separate development boards for Saurashtra and Kutch. (Art. 371) Chief Minister
- Nagaland: to maintain law and order in the wake of internal disturbance in the Naga Hills-Tuensang Area. (Art. 371A)
- Assam: administration of the tribal areas (Art.371B)
- Manipur: administration of the Hill areas in the state. (Art. 371C)
- Andhra Pradesh: regional development of Andhra Pradesh (Art.371D)
- Sikkim: For peace and for ensuring social and economic advancement of the different sections of the population. (Art. 371F)
- Arunachal Pradesh: maintaining the law and order in the state. (Art. 371H).
- Karnataka: development of Hyderabad-Karnataka region. (Art.371J; added by 98th Constitutional Amendment Act, 2012)

Governors of MP

S. No.	Name	Period
1.	Shri Bhograju Pattabhi Sitaramayya	01.11.1956 to 13.06.1957
2.	Padma Vibhushan Shri Hari Vinayak Pataskar	14.06.1957 to 10.02.1965
3.	Shri Kyasamballi Chengalrao Reddy	11.02.1965 to 02.02.1966
4.	Justice P. V. Dixit (Acting)	03.02.1966 to 09.02.1966
5.	Shri Kyasamballi Chengalrao Reddy	10.02.1966 to 07.03.1971
6.	Shri Satyanarayan Sinha	08.03.1971 to 13.10.1977
7.	Shri Niranjan Nath Wanchoo	14.10.1977 to 16.08.1978
8.	Shri Cheppudira Muthana Punacha	17.08.1978 to 29.04.1980
9.	Dr. Bhagwat Dayal Sharma	30.04.1980 to 25.05.1981
10.	Justice G. P. SIngh (Acting)	26.05.1981 to 09.07.1981
11.	Dr. Bhagwat Dayal Sharma	10.07.1981 to 20.09.1983
12.	Justice G. P. Singh (Acting)	21.09.1983 to 07.10.1983
13.	Dr. Bhagwat Dayal Sharma	08.10.1983 to 14.05.1984
14.	Shri K. M. Chandy	15.05.1984 to 30.11.1987
15.	Justice N. D. Ojha (Acting)	01.12.1987 to 29.12.1987
16.	Shri K. M. Chandy	30.12.1987 to 30.03.1989
17.	Smt. Sarla Grewal(1st Women)	31.03.1989 to 05.02.1990
18.	Shri Kunwar Mahmood Ali Khan	06.02.1990 to 23.06.1993
19.	Dr. Mohd. Shafi Qureshi	24.06.1993 to 21.04.1998
20.	Dr. Bhai Mahavir	22.04.1998 to 06.05.2003
21.	Shri Ram Prakash Gupta	07.05.2003 to 01.05.2004
22.	Shri Krishna Mohan Seth (Acting)	02.05.2004 to 29.06.2004
23.	Dr. Bal Ram Jakhar	30.06.2004 to 29.04.2009
24.	Shri Rameshwar Thakur	30.06.2009 to 07.09.2011
25.	Shri Ram Naresh Yadav	08.09.2011 to 07.09.2016

opporsholes Unleash the topper in you



26.	Shri Om Prakash Kohli (additional charge)	08.09.2016 to 23.01.2018
27.	Smt. Anandiben Patel	23.01.2018 to 29.07.2019
28.	Late. Shri LalJi Tandon	29.07.2019 to 21.06.2020
29.	Smt. Anandiben Patel	01.07.2020 to 08.07.2021
30.	Mangubhai Patel	08.07.2021 Onwards

Important Facts

FACTS	MINISTER
The total number of individuals serving as Governors so far	30
The number of occasions acting Governors were appointed	04
The only Governor sworn outside the Raj Bhavan	Dr. B. P. Sitaramayya (Sworn in at Minto Hall)
The youngest Governor on appointment	Smt Sarla Grewal (61 years)
The eldest Governor on appointment	Shri Ram Naresh Yadav (83 years)
Only Governor born in the State	Shri N. N. Wanchoo (Satna)
Only Governor born outside present India	Dr. Bhai Mahavir (Lahore)
Only Governor recipient of a public title	Shri H. V. Pataskar (Padma Vibhushan)
The longest serving full-time Governor	Padma Vibhushan Shri H. V. Pataskar (7 yrs 7 months 27 days)
The shortest serving full-time Governor	Dr. B. P. Sitaramayya (7 months 12 days)
The longest serving acting Governor	Shri O.P.Kohli (16 months 14 days)
The shortest serving acting Governor	Justice G. P. Singh (6 days)
The 1st Governor with Civil Service background	Shri N. N. Wanchoo
The 1 st female Governor	Smt Sarla Grewal
First Governor to impose President's rule in MP	Shri S. N. Sinha

Toppersnotes Unleash the topper in you	
Only Governor with a Chartered Accountancy qualification	Shri Rameshwar Thakur
Only Governor who was a medical practitioner	Dr. B. P. Sitaramayya
Only Governor who didn't know Hindi	Shri K. C. Reddy
Only Governor who expired while in office	Shri R. P. Gupta
Governors who have been Governors of other States	 Total: 09 Shri N. N. Wanchoo (Kerala) Shri C. M. Poonacha (Orissa) Dr. B. D. Sharma (Orissa) Shri K. M. Chandy (Gujarat) Dr. Mohammad Shafi Qureshi (Bihar) Dr. Bal Ram Jakhar (Gujarat) Shri Rameshwar Thakur (Orissa, Andhra Pradesh, Karnataka) Smt Ram Naresh Yadav Smt Anandiben Patel (Chhattisgarh) Shri Lal Ji Tandon (Bihar)
Only Governor who has been Governor of 3 other States	 Shri Rameshwar Thakur Orissa Andhra Pradesh Karnataka
Governors who have been Chief Ministers of other States	 Total: 05 Shri K. C. Reddy (Mysore) Shri C. M. Poonacha (Coorg) Dr. B. D. Sharma (Haryana) Shri R. P. Gupta (U.P.) Shri Ram Naresh Yadav (U.P.)
Governors who have been both Governors and CMs of other States	Total: 03 Shri C. M. Poonacha Governor - Orissa CM - Coorg(Mysore) Dr. B. D. Sharma Governor - Orissa CM - Haryana Smt. Anandiben Patel Governor (Acting) - Chhattisgarh CM - Gujarat
Only Governor who has been Speaker of the Lok Sabha	Dr. Bal Ram Jakhar (7th and 8th Lok Sabha)
Only Governors who received State and National Level Best Teacher Award-	Smt Anandi Ben Patel
Number of Governors who were members of the Constituent Assembly	Total: 04 • Dr. B. P. Sitaramayya • Shri H. V. Pataskar • Shri K. C. Reddy • Shri C. M. Poonacha



Governors who have authored books	 Total: 04 Dr. B. P. Sitaramayya Dr. Bal Ram Jakhar Shri Ram Naresh Yadav Smt. Anandiben Patel
Only Governor having received an international scholarship	Smt. S. Grewal (British Council, for London School of Economics)

Legislative Assembly

Composition

Strength

- **Representatives directly chosen by the people** on the basis of universal adult franchise make up the legislative assembly.
- Maximum strength: 500
- Minimum strength: 60 depending on the state's Population.

Territorial Constituencies

- Split into geographical seats for the purpose of direct elections to the parliament.
- Done in such a way that the **ratio of each constituency's population to the number of seats** given to it is consistent across the state.

Reservation of seats for SCs and STs

- Based on population ratios.
- Under the 95th Amendment Act of 2009, this reservation is to last until 2020.

Readjustment after each census

- The Parliament has the authority to decide on the authority and how it will be exercised.
- According to the 84th Constitutional Amendment Act, 2001, the seats allocated to the State Legislative Assembly will be reallocated on the basis of Census after 2026.
- The number of State Legislative Assembly members in Madhya Pradesh is 231 (230 elected + 1 nominated), in which 82 seats have been reserved for Scheduled Castes and Scheduled Tribes under Article 332.
- The first assembly of Madhya Pradesh was formed on November 1, 1956, which was dissolved on March 5, 1957.
- Its first and final sittings were concluded on 17 December, 1956 and 17 January, 1957, respectively.
- The second assembly was formed on April 1, 1957, which was dissolved on March 7, 1962.

Duration

- Term: 5 years; from the date of its first meeting following general elections.
- Dissolution:
 - Automatic: Expiry of 5 years
 - Governor: can dissolve the assembly at any time and conduct fresh elections
- Emergency: Terms can be extended during the period of national emergency by a law of Parliament for 1 year at a time (for any length of time).





- **Term of Extension: cannot continue beyond a period of six months** after the emergency has ceased to operate.
 - the **assembly should be re-elected within six months** after the revocation of emergency.

Membership of State Legislature

Qualifications

As Per Constitution of India

- He must be an Indian citizen.
- He must **take an oath or affirmation** before a person designated by the Election Commission for this purpose.
 - True faith and allegiance to the Indian Constitution.
 - To protect India's sovereignty and territorial integrity
- In the case of the **legislative assembly**, he must be at least **25 years** old.
- He must also meet the **requirements set down by Parliament**.

Disqualifications

As Per Constitution: if he is

- on a **profit-making position** in the Central or state government (unless as a minister or other position exempted by the state legislature),
- of unsound mind and has been declared so by a court,
- an undischarged insolvent,
- **not a citizen of India** or has voluntarily acquired the citizenship of a foreign state or is subject to any acknowledgement of allegiance to a foreign state,
- disqualified under any law passed by Parliament.

Oath or Affirmation

A member of the state legislature swears:

- To bear true faith and allegiance to the Constitution of India;
- To uphold the sovereignty and integrity of India;
- To faithfully discharge the duty of his office.

If he Doesn't take oath: He cannot vote and participate in the proceedings of the House and does not become eligible to the privileges and immunities of the state legislature

Vacation of Seats

- **Disqualification:** If any of the disqualifications apply to a member of the state legislature, his seat falls vacant.
- **Resignation:** A member can resign his or her position by writing to the Chairman of the Legislative Council or the Speaker of the Legislative Assembly, depending on the situation. When the resignation is accepted, the seat becomes vacant.
- **Absence:** A House of the state legislature has the authority to declare a member's seat empty if he fails to attend all of its meetings for a period of sixty days without permission.
- **Other Cases:** A member of the state legislature must resign from one of the two houses.
 - If his election is deemed unlawful by a court,
 - He is expelled by the House,
 - He is elected to the office of president or vice president,
 - If he gets appointed to the office of the governor of a state.



Presiding Officers of the State Legislatures

Speaker of Assembly

- Election: The Speaker is chosen from among the members of the assembly.
- **Term:** Typically, the Speaker serves for the duration of the assembly. In any of the following three situations, however, he vacates his office sooner:
 - If he **ceases to be a member** of the assembly;
 - If he resigns in writing to the deputy speaker;
 - If he is **removed from office by a resolution** voted by a majority of the assembly's members. A resolution like this may only be **moved after 14 days of notice.**

Powers of Speaker

- He **keeps the assembly in order and maintains decorum** in order to conduct business and regulate activities. This is his main responsibility, and he has the last say on the matter.
- He is the **final arbiter of**
 - The Indian Constitution's provisions.
 - The rules of procedure and conduct of business of Assembly,
 - The legislative precedents, within the assembly.
- In the absence of a quorum, he adjourns or suspends the assembly.
- In the first case, he does not vote. In the event of a tie, he can cast the deciding vote.
- On the leader of the House's request, he can **authorize a secret sitting of the House**.
- He is the one who determines whether a bill is a Money Bill or not, and his judgement is definitive.
- He decides whether a member of the assembly should be disqualified for defection under the provisions of the Tenth Schedule.
- He picks the chairman of all of the assembly's committees and oversees their operations.
- The Business Advisory Committee, the Rules Committee, and the General-Purpose Committee are all chaired by him.

Deputy Speaker of Assembly

Election: Elected by the assembly itself from amongst its members.

He is elected after the election of the Speaker has taken place.

Term: Like the Speaker, the Deputy Speaker remains in office usually during the life of the assembly.

- He also vacates his office earlier in any of the following three cases:
 - If he ceases to be a member of the assembly;
 - If he resigns by writing to the speaker;
 - If he is **removed by a resolution passed** by a majority of all the then members of the assembly.
 - Such a resolution can be moved only after giving 14 days' advance notice.

Powers and Duties

- When the **Speaker's office is vacant**, the Deputy Speaker assumes those responsibilities.
- When the Speaker is unable to attend a meeting of the Assembly, he fills in for him.
- He possesses all of the Speaker's authority in both situations.
- A panel of chairman is Nominated by the Speaker from among the members.
 - In the absence of the Speaker or the Deputy Speaker, any of them might preside over the assembly.
 - When presiding, he has the same powers as the speaker.
 - He will remain in office until a new chairman panel is appointed.



Madhya Pradesh Legislative Assembly Speakers			
S.NO.	Name	Tenure	
1.	Pt. Kunjilal Dubey	01 November 1956 -	01 July 1957
2.	Pt. Kunjilal Dubey	02 July 1957 -	26 March 1962
3.	Pt. Kunjilal Dubey	27 March 1962 -	07 March 1967
4.	Shri Kashiprasad Pandey	24 March 1967 -	24 March 1972
5.	Shri Tejlal Tembhare	25 March 1972 -	15 August 1972
6.	Shri Gulsher Ahmad	16 August 1972 -	14 July 1977
7.	Shri Mukund Sakharam	15 July 1977 -	02 July 1980
8.	Shri YagyaDatt Sharma	03 July 1980 -	19 July 1983
9.	Shri Ram Kishore Shukla	05 March 1984 -	13 March 1985
10.	Shri Rajendra Prasad Shukla	16 March 1985 -	04 March 1990
11.	Prof. Brijmohan Mishra	20 March 1990 -	22 December 1993
12.	Shri Srinivas Tiwari	24 December 1993 -	01 February 1999
13.	Shri Srinivas Tiwari	02 February 1999 -	11 December 2003
14.	Shri Ishwardas Rohani	16 December 2003 -	04 January 2009
15.	Shri Ishwardas Rohani	07 January 2009 -	05 December 2013
16.	Dr. Sitasharan Sharma	09 January 2014 -	07 January 2019
17.	N.P. Prajapati	8 January 2019 -	23 March 2020
18.	Jagdish Devrg	24 March 2020 -	02 July 2020
19.	Rameshwar Sharma	02 July 2020 -	21 February 2021
20.	Girish Gautam	21 February 2021 -	Till Now

Important Facts

- **Pt. Kunjilal Dubey** was the **First Speaker** of Madhya Pradesh Legislative Assembly and He **remained** in the office **for the Longest duration**.
- Vishnu Vinayak sarwate was the first Deputy Speaker of Madhya Pradesh legislative Assembly
- Bherulal Patidar remained in the office of deputy speaker for the longest duration

Madhya Pradesh: Assembly Hall

- The building of Madhya Pradesh Legislative Assembly is located in Bhopal (Arera Hills).
- Earlier, meetings were held in Minto Hall in 1909. The Minto Hall was built by Shah Jahan Begum.
- The **Construction work** of **new assembly** hall began on **14 September 1984**. It was **inaugurated** by the then **President Dr. Shankardayal Sharma** on **03 August 1996**.
- This building was named as Indira Gandhi Legislative Assembly, where architect was Charles Correa.
- At the entrance of the assembly, a huge painting named Jeevan Vriksha has been painted, in which the historical sites of the state have been displayed and the structure of the Kund is engraved on its main entrance. The walls of the entrance has been painted by the famous painter Jangarh Singh Shyam.
- This new Assembly building has also received the world famous Aga Khan Award in the field of architecture.

Chief Minister of Madhya Pradesh

Constitutional Provisions

• Elected head of the State

• Important articles related to Chief Minister:

Article	Provision	
163	aid and advise Governor as head of State CoM	
164	Governor to appoint CM	
167(a)	Communicate to the governor all decisions of the CoM related to the management of the state's affairs and legislative measures	
167(b)	provide the governor with any facts or ideas for legislation relevant to the management of the state's affairs	
167(c)	present to the CoM for consideration any item on which a minister has made a decision	

Appointment of CM

- Art. 164: governor must appoint the CM from the majority party in the state legislative assembly.
- When **no one party has a clear majority** in the legislature, the governor may choose and appoint the CM at his discretion.
 - Selects the leader of the **assembly's biggest party or coalition**, and instructs him to **seek a vote of confidence** in the House **within a month.**

Oath

- Governor administers the oaths of office and secrecy to the CM:
 - Have genuine faith and devotion to the Indian Constitution,
 - To protect India's sovereignty and territorial integrity
 - To do out his responsibilities truthfully and conscientiously, and
 - To **treat all persons with respect** and decency, in conformity with the Constitution and the law, without fear or favour, affection or malice.
- He will **not communicate or divulge** to any person(s) anything that is presented before him or becomes known to him as a state minister, save as may be needed for the proper fulfilment of his responsibilities as such minister.

Term

- Not fixed, he serves at the discretion of the governor.
- Can't be removed by the governor as long as he enjoys majority in the legislature (Ruled by SC in SR Bommai v. Union of India case, 1994)
- However, if the **assembly loses confidence** in him, **he must resign** or face dismissal by the governor. **Salary and allowances**
- State legislature determines the CM's salary and allowances.
- He receives a sumptuary allowance, free housing, travel allowance, medical facilities, and other benefits in addition to his salary and allowances as a member of the state legislature.

