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**Indian Polity** 



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## **1** CHAPTER

## Constituent Assembly

A constitution is a set of fundamental principles or established precedents that constitute the legal basis of a polity, organization, or other type of entity. It outlines the powers and duties of the government and guarantees certain rights to the people. Constitutions can be written or unwritten. A written constitution is a formal document that outlines the structure and functions of the government. An unwritten constitution is a set of laws, customs, and traditions that have evolved over time.

### Roles and Functions of a Constitution

- To provide a set of basic rules that allow for minimal coordination amongst members of a society.
- To specify who has the power to make decisions in a society. It decides how the government will be constituted.
- To set some limits on what a government can impose on its citizens. These limits are fundamental in the sense that government may never trespass them.
- 4. To enable the government to fulfil the aspirations of a society and create conditions for a just society.
- 5. To define identity (political and moral) of a person by defining and agreeing to basic norms and principles.

### Sayings

- > "The Constitution's framework was crafted not only to establish legal structures but also to promote social and economic justice." - Granville Austin
- "Indian constitution itself is 'cornerstone' of a nation. The nation is existing because of the constitution." -Granville Austin
- "Indian constitution is a unique experiment in the field of constitutionalism. Indian constitution is not an ordinary document unlike other constitutions." P. Bhanu Mehta
- "It is sacrosanct. Unlike other countries, where revolutions led to the formation of the constitution, Indian constitution is itself revolutionary." - P. Bhanu Mehta
- "The Constitution is not a mere lawyer's document, It is a vehicle of life and its spirit is always the spirit of age." - B.R. Ambedkar
- "Constitutional morality is not a natural sentiment; it has to be calculated." B.R. Ambedkar
- "A Constitution, like a machine, is a lifeless thing. It acquires life because of the men who control it and India needs today nothing more than a set of honest men who will have the interest of the country before them." - Dr. Rajendra Prasad

#### Related **Important** Books the Constitution and their Authors

- The Indian Constitution: Cornerstone of a Nation - Granville Austin
- Working a Democratic Constitution: A History of the Indian Experience - Granville Austin
- The Constitution of India P.M. Bakshi
- The Indian Constitution: A Historical Perspective - V.D. Mahajan
- The Republic of India: Development of its Laws and Constitution - Penderal Moon
- The Constitution of India: A Critical Commentary - H.M. Seerval
- An Introduction to the Constitution of India - D.D. Basu
- The Indian Constitution: A Case Study in Implementation - S.N. Maheshwari
- The Making of the Constitution of India -B. Shiva Rao
- The Federal Structure of the Indian Union - M.P. Jain

- India's Constitution: A Political Analysis -Rajeev Dhavan
- > Constitutional Government in India M.V. Pylee
- > The Indian Constitution: A Comparative Study - M.C. Setalvad
- Gandhian Constitution for Free India V.K. Krishna Menon
- Divide and Quit Atul Kohli
- The Success of India's Democracy Granville Austin

### 1. Constituent Assembly

The Constituent Assembly was the body responsible for drafting the Constitution of India. It was formed in 1946 under the scheme formulated by the Cabinet Mission Plan and comprised elected representatives from various provinces and nominated representatives of princely states. The deliberated extensively over the principles and provisions of the Constitution, inspiration from various sources.

### FORMATION OF THE CONSTITUTION OF INDIA TIMELINE

#### 06-12-1946 09-12-1946

Formation of the Constituent Assembly

- The first meeting was held in the Constitution Hall (present-day Central Hall of Parliament).
- · Addressed by J.B Kriplani

### 11-12-1946

- CONSTITUENT ASSEMBLY • President - Dr Rajendra
- Prasad • Vice - Chairman - HC
- Mookerjee Constitutional & legal advisor - B.N Rau

### 13-12-1946

**Objective** Resolution was presented by JL Nehru

Objective 5 4 1 Resolution unanimously adopted

22-01-1947

National flag adopted

22-07-1947

### 26-01-1950

Constitution of India came into force (it took 2 years, 11 months, 18 days)

### 24-01-1950

· Last meeting of Constituent Assembly. 'Constitution of India'

signed & accepted with 395 Articles, 8 Schedules, 22 Parts

#### 26-11-1949

'The Constitution of India' was passed and adopted by the assembly.

### 16-07-1948

Along with HC Mookerjee, V.T Krishnamachari was also elected as the second VP of the Constituent Assembly

### 29-08-1947

Drafting committee appointed.

Independence achieved. India split into Dominion of

15-08-1947

India & Dominion of Pakistan

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 II 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 were to be elected by members of that community in the provincial legislative assembly by proportional representation using a single transferable vote.
- Representatives of the princely states were to be nominated by the heads of the princely states.
- Election for British Indian Provinces (296 seats) was held in July-August 1946.
  - ✓ Indian National Congress won 208 seats,
  - ✓ Muslim League won 73 seats
  - ✓ Independent players held 15 seats
- > Seats of princely states (93) were not filled as they refrained from the Assembly.
- Mahatma Gandhi was not a member of the Constituent Assembly.

- On April 28, 1947 representatives of the 6 Princely states became part of the assembly (Baroda, Bikaner, Jaipur, Patiala, Rewa, Udaipur)
- 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.

### 1.1 Working of the Constituent

### Assembly

- > first meeting: December 9, 1946.
  - ✓ Muslim League boycotted and demanded a separate state of Pakistan.
    - Only 211 members attended the first meeting.
  - ✓ Dr Sachchidananda Sinha was elected as the temporary President of the Assembly, (French practice)
  - ✓ Later on December II, 1946, Dr Rajendra Prasad was elected as the President of the Assembly
    - H.C. Mukherjee and V.T.

      Krishnamachari (elected Vice

      President on July 16, 1948) Vice
      President

### 1.2 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.

- ✓ 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
- ✓ 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.

### 1.3 <u>Changes after the Indian</u> Independence Act, 1947

Assembly – became a fully sovereign body to frame the Constitution and also became the legislative body.

- ✓ Responsible for framing the Constitution (When working as the constituent assembly) and enact ordinary laws (when working as the Legislative body) for the country.
  - Worked as the Constitutional body chaired by Dr Rajendra Prasad
  - As a legislative body G.V. Mavlankar became chairman (till Nov 26, 1949).
- Muslim League members (hailing from the areas included in the Pakistan) withdrew from the assembly
  - ✓ Reduced the total strength of the assembly to 299 from 389.
  - ✓ Strength of Indian provinces reduced to 229 from 296
  - ✓ Princely states to 70 from 93.

# 1.4 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 and National
   Song 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 provisional parliament from January 26, 1950, till the first general elections in 1951-52 were held.

### 2. <u>Committees of the Constituent Assembly</u>

	Committee	Headed by
	Union Powers Committee	J.L. Nehru
	Union Constitution Committee	J.L. Nehru
	Provincial Constitution Committee	Sardar Patel
	Drafting Committee	Dr B.R. Ambedkar
	Advisory Committee on Fundamental Rights,	Sardar Patel
	Minorities and Tribal and Excluded Areas	
Major	Fundamental Rights Sub-Committee	J.B. Kriplani
Committee	Minorities Sub-Committee	H.C. Mukherjee
Committee	North-East Frontier Tribal Areas and Assam Excluded	Gopinath Bardoloi
	& Partially Excluded Areas Sub-Committee	
	Excluded and Partially Excluded Areas (Other than	A.V. Thakkar
	those in Assam) 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
	Committee on Functions of the Constituent Assembly	G.V. Mavalankar
Minor	Ad-hoc Committee on the Supreme Court	S. Varadachari
Committee	Committee on Chief Commissioners' Provinces	B. Pattabhi Sitaramayya
	Expert Committee on the Financial Provisions of the	Nalini Ranjan Sarkar
	Union Constitution	
	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. Varadachari

### 2.1 Drafting Committee

- On August 29, 1947, set up to prepare a draft of the new Constitution.
- > Seven-member committee with
  - ✓ Dr B.R. Ambedkar Chairman
  - ✓ N. Gopalaswamy Ayyangar
  - ✓ Alladi Krishnaswamy Ayyar
  - ✓ Dr K.M. Munshi
  - ✓ Syed Mohammad Saadullah
  - ✓ N.M. Rau
  - ✓ T.T. Krishnamachari
- First draft published in February 1948
- Second draft published in October 1948.
- > S.N. Mukherjee Chief Draftsman of the Constitution
- > Prem Behari Narain Raizada Calligrapher
  - ✓ 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.

✓ Made by the 58<sup>th</sup> Constitutional Amendment Act of 1987 which inserted a new Article 394-A in the last part of the constitution.

### 2.2 Enactment of the Constitution

- > Dr B.R. Ambedkar introduced the final draft on Nov 4, 1948, for first reading.
- Second reading started on November 15, 1948,
- Third reading started on November 14, 1949.
- Draft was passed on November 26, 1949
   (Constitution Day).
- Constitution as adopted on November 26,
   1949, contained
  - ✓ Preamble
  - √ 395 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.

# **2** CHAPTER

# Salient Features of Indian Constitution

The Indian Constitution, a cornerstone of our democracy, is a dynamic document that has evolved over time to meet the changing needs of the nation. It serves as a blueprint for governance, ensuring the protection of fundamental rights, the separation of powers, and the rule of law.

# I. <u>Features of the Indian</u> Constitution

### 1.1 Lengthiest Written Constitution

- Originally (1949), had a Preamble, 395 Articles (divided into 22 Parts) and 8 Schedules.
  - ✓ Presently (2024), it consists of a Preamble, 25 Parts, 448 Articles and 12 Schedules. (There have been 106 Constitutional Amendments till date.)

# 1.2 <u>Features Borrowed from Several</u> <u>Sources and Constitutions in the</u> 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
		Center
	>	Vesting of Residuary Powers
		with the Parliament
	>	Appointment of state
		Governors by the Centre
	>	Advisory jurisdiction of
		the SC
Ireland	$\wedge$	Directive Principles of the
		State Policy (Ireland
		copied from Spain)
	>	Nomination of members
		to Rajya Sabha
	>	Method of election of the
		President
Japan	>	Procedure Established by
$\mathcal{I}$		law (Article 21)
USSR/Russia	>	Fundamental Duties
		Ideal of Justice (Social,
		Economic and Political) in
		the Preamble
Britain /	$\wedge$	Parliamentary
United		Government
Kingdom	>	Rule of Law
	>	Legislative procedure
	>	Single Citizenship
	>	Cabinet system
	>	Prerogative writs
	>	Parliamentary privileges
	<b>A</b>	Bicameralism

USA	> Fundamental Rights
	> Independence of judiciary
	> Judicial Review
	> Impeachment of the
	President
	> Removal of SC and HC
	Judges
	> Post of vice-President
	> President as Executive
	Head
	> Preamble
Germany	> Suspension of
(Weimar)	Fundamental Rights
	during emergency
South Africa	> Procedure for Amendment
	in the Indian Constitution
	(Article 368)
	> Election of members of
	Rajya Sabha
France	> Republic (Elected Head)
	> Ideals of Liberty, Equality
	and Fraternity in the
	Preamble
Government	> 50-60% of the present
of India Act,	constitution has been
1935	borrowed from here.
	> Federal Structure
	> Judiciary
	l l
	> Public Service Commission
	<ul><li>Public Service Commission</li><li>Emergency Provisions</li></ul>

### 1.3 Other Salient Features

Feature	Description
	Some parts amendable by
	ordinary laws, others by a
Rigidity and	
Flexibility	two-thirds majority and
	ratification by half of
	states.
Secular State	No official state religion in
	India.
	Based on British model;
Parliamentary	Executive accountable to
System	legislature; President is
ogseem	nominal head, PM is real
	executive.
Single	Union-provided single
Single	citizenship recognized
Citizenship	across all states.
	Political equality through
Universal	"One Person, One Vote" for
Adult	all citizens 18+ (voting age
Franchise	reduced by 61st
h the t	Amendment).
Independent,	Hierarchical judiciary with
Integrated	SC as apex, enforcing both
Judiciary	central and state laws.
	Rights enforceable by law;
Fundamental	DPSPs guide governance;
Rights,	Duties are moral
Duties, DPSPs	obligations (added by
	42nd Amendment).
Federation	Indestructible Union,
with Strong	destructible states; unitary
Center	in emergencies.

	1		
Parliamentary	Independent judiciary with		
Sovereignty &	judicial review; Parliament		
Judicial	can amend the		
Supremacy	Constitution.		
Independent Bodies	Bodies like ECI, CAG, UPSC, and SPSC ensure unbiased governance.		
Emergency Provisions	Safeguards for unity, integrity, sovereignty, and security.		

	73rd & 74th Amendments
Three-tier	established local
Government	governance in Part IX and
	IX-A.
	Added as a fundamental
Co-operatives	aspect of governance by
	the 97th Amendment Act.

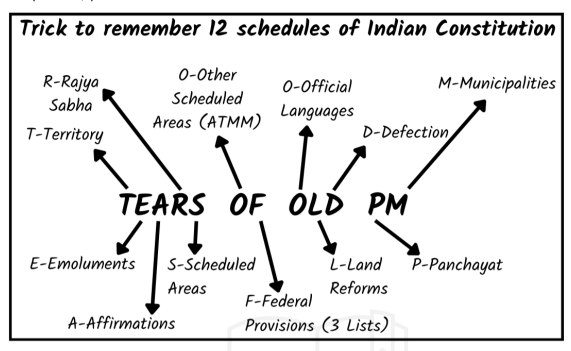
### 2. Parts of the Indian Constitution

Parts	Subject Matter	Articles Covered
1	The Union and its territory	1 to 4
11	Citizenship	5 to 11
111	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	52 to 78
	Chapter II – Parliament	79 to 122
	Chapter III - Legislative Powers of President	123
	Chapter IV - The Union Judiciary	124 to 147
	Chapter V - CAG of India	148 to 151
VI	The State Governments	152 to 237
	Chapter 1 - General	152
	Chapter II - The Executive	153 to 167
	Chapter III - The State Legislature	168 to 212
	Chapter IV - Legislative Powers of Governor	213
	Chapter V - The High Courts	214 to 232
	Chapter VI - Subordinate Courts	233 to 237
<del>VII</del>	The States in the Part B of the First Schedule (Repealed	<del>238 (Deleted)</del>
	by 7th Constitutional Amendment Act)	
VIII	The Union Territories	239 to 242

IX	The Panchayats	243 to 243(0)
IX-A	The Municipalities	243(P) to 243(ZG)
IX-B	The Co-operative Societies	243(ZH) to 243(ZT)
X	The Scheduled and Tribal Areas	244 to 244(A)
XI	Relations between the Union and the States	245 to 263
	Chapter 1 - Legislative Relations	245 to 255
	Chapter II - Administrative Relations	256 to 263
XII	Finance, Property, Contracts and Suits	264 to 300-A
	Chapter I - Finance	264 to 291
	Chapter II - Borrowing	292 to 293
	Chapter III - Property, Contracts, Rights, Liabilities,	294 to 300
	Obligations and Suits	
	Chapter IV - Right to Property	300-A
XIII	Trade, Commerce and Intercourse within the Territory	301 to 307
	of India	
XIV	Services under the Union and the States	308 to 323
	Chapter 1 - Services	308 to 314
	Chapter II - Public Service Commissions	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(A)
XVII	Official Language	343 to 351(A)
	Chapter 1 - Language of the Union	343 to 344
	Chapter II - Regional Languages	345 to 347
	Chapter III-Language of the Supreme Court, High	348 to 349
	Courts, and so on	
	Chapter IV-Special Directives	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

### 3. Schedules of the Indian Constitution

The Schedules of the Constitution are lists in the Indian Constitution that categorize and detail government policies, powers and administration across various domains.



Numbers	Subject Matter				
First Schedule	1. Names of the States and their territorial jurisdiction.				
First Schedule	2. Names of the Union Territories and their extent.				
0	Provisions relating to the emoluments, allowances, privileges and so on of:  1. President of India 2. Governors of States				
Second Schedule	<ol> <li>Speaker and the Deputy Speaker of the Lok Sabha</li> <li>Chairman and the Deputy Chairman of the Rajya Sabha</li> <li>Speaker and the Deputy Speaker of the State Legislative Assembly</li> <li>Chairman and the Deputy Chairman of the State Legislative Council</li> </ol>				
	<ul><li>7. Judges of the Supreme Court</li><li>8. Judges of the High Courts</li><li>9. Comptroller and Auditor-General of India</li></ul>				
Forms of Oaths or Affirmations for:					
Third Schedule	<ol> <li>Union ministers</li> <li>Candidates for Election to the Parliament</li> <li>Members of Parliament</li> </ol>	<ul> <li>6. Comptroller and Auditor-General of India</li> <li>7. State ministers</li> <li>8. Candidates for Election to the</li> </ul>			
	<ul><li>4. Judges of the Supreme Court</li><li>5. Judges of the High Courts</li></ul>	State Legislature  9. Members of the State Legislature			

Fourth Schedule	Allocation of seats in the Rajya Sabha to the States and the Union Territories.
Fifth Schedule	Provisions relating to the administration and control of Scheduled Areas and
FILM Schedule	Scheduled Tribes.
Sixth Schedule	Provisions relating to the administration of tribal areas in the states of Assam,
Sixth Schedule	Meghalaya, Tripura and Mizoram.
	Division of powers between the Union and the States in terms of List I (Union
	List), List II (State List) and List III (Concurrent List).
Seventh Schedule	> Union List contains 100 subjects (originally 97)
	> State List contains 61 subjects (originally 66)
	> Concurrent List contains 52 subjects (originally 47)

> Concurrent List contains 52 subjects (originally 47)				
Union List	State List	Concurrent List	Residuary Powers	
Union legislation alone can make laws on these matters.  Defense Atomic Energy Foreign Affairs War & Peace Banking Railways Post & Telegraph Airways Ports Foreign Trade Currency & Coinage	laws on  ☑ Agriculture ☑ Police ☑ Prison ☑ Local Government ☑ Public Health ☑ Land ☑ Liquor ☑ Trade & Commerce ☑ Livestock & Animal ☑ Husbandry	Both Union & State can make laws on these matters  Education  Transfer of Property other than Agricultural land  Forests  Trade Unions  Adulteration,  Adoption & Succession	✓ Article 248  ✓ Include all matters not mentioned in any of the lists  ✓ Union legislature alone has the power to legislate on such matters  ✓ This includes power to levy residuary taxes	
	Languages recognized by the 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 by the 71st Amendment Act, 1992;  Bodo, Dongri, Maithili and Santhali by the 92nd Amendment Act, 2003.			
Ninth Schedule	Acts and Regulations of the state legislatures dealing with land reforms and abolition of the zamindari system and of the Parliament dealing with other matters.			

	<ul> <li>Added by the 1st AA (1951) to protect the laws included in it from judicial scrutiny on the ground of violation of Fundamental Rights.</li> <li>However, in 2007, the Supreme Court ruled that the laws included in this schedule after April 24, 1973, are now open to Judicial Review.</li> </ul>		
Tenth Schedule	Provisions relating to disqualification of the members of Parliament and St Legislatures on the ground of defection.  > Added by the 52nd Amendment Act of 1985, also known as Anti-defect Law.		
Eleventh Schedule	Specifies the powers, authority and responsibilities of Panchayats. It has 29 matters.  > Added by the 73rd Amendment Act of 1992.		
Twelfth Schedule	Specifies the powers, authority and responsibilities of Municipalities. It has 18 matters.  > Added by the 74th Amendment Act of 1992.		

# 3 CHAPTER

# Constitutional Amendments and Basic Structure Doctrine

Constitutional amendments are a mechanism through which the Constitution of India can be modified or altered. This process ensures that the document remains relevant and adaptable to the evolving needs and aspirations of the nation. Amendments can be initiated by either house of the Parliament (Rajya Sabha or Lok Sabha), and require a specific majority to be passed.

### 1. Constitutional Provisions

- > Article 368 in Part XX of the Indian Constitution
- > Source: Constitution of South Africa

Article	Provision		
368	Power of Parliament to amend the		
	Constitution	and	procedure
	therefor		

### 2. Types of Amendments

# Types of Amendments

Amendment by Simple Majority

Majority (>50%) of the members present and voting

Amendment by Special Majority

Majority of the total membership of each House and a majority of 2/3rd of the members of each House present and voting Amendments by Special Majority of Parliament and Consent of States

Special majority of Parliament and the consent of at least half of the state legislatures

Amendment Type	pe Subject which can be amended	
Amendments by	> Admission or establishment of new states.	
simple Majority	> Formation of new states and alteration of areas, boundaries or names of	
(Outside the scope	existing states.	
of article 368)	> 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.	
	> 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.	
	> Use of English language in Parliament.	
	Number of puisne judges in the SC.	
	> Conferment of more jurisdiction on the SC.	
	> Use of official language.	
	Citizenship-acquisition and termination.	
	> Elections to Parliament and state legislatures.	
	> Delimitation of constituencies.	
	> Fifth Schedule–administration of Scheduled areas and tribes.	
	Sixth Schedule-administration of tribal areas.	
Amendment by	> Fundamental Rights;	
Special Majority	Directive Principles of State Policy; and	
	> All other provisions which are not covered by the first and third categories	
Amendment by	> Election of the President and its manner.	
Special Majority of	Majority of > Extent of the executive power of the Union and the states.  nt and > SC and HCs.	
Parliament and		
Consent of States	> Distribution of legislative powers b./w the Union and the states.	
	> Goods and Services Tax Council	
	> 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).	