THE CONSTITUTION (THIRTIETH AMENDMENT) ACT, 1972

THE CONSTITUTION (THIRTIETH AMENDMENT) ACT, 1972

Statement of Objects and Reasons appended the Constitution to (Thirtieth Amendment) Bill. 1972 which was enacted as the Constitution (Thirtieth Amendment) Act, 1973

STATEMENT OF OBJECTS AND REASONS

This Bill seeks to give effect to the recommendations of the Law India Commission of in its Forty-fourth and Forty-fifth **Reports** on Civil **Appeals** the Supreme Court certificate of fitness. At to on present an appeal lies to the Supreme Court, inter alia. a certificate given by a High Court that the amount or the value of the subject-matter of dispute is less not than twenty thousand rupees or order that the judgment, decree or final involves, directly or claim question of indirectly, some or respecting the like property The valuation cannot be the rational yardstick for a right appeal. An important question of law can arise even in suits of small of results in value and the test valuation cases without going merit Supreme Court. The Law up to the Commission recommended that clauses article 133(1) of and (b) of the Constitution should be omitted (a) and that an appeal should lie to the Supreme Court only if the High Court certifies that the case involves a substantial question law general importance and that in the opinion of the High Court the said question needs to be decided by the Supreme Court. The amendment curtail the of the article accordingly would number of appeals which filed the Supreme the in Court merely on valuation test being satisfied. Bill seeks without any merit in them. The to achieve this object.

NEW DELHI; H. R. GOKHALE.

The 8th May, 1972.

THE CONSTITUTION (THIRTIETH AMENDMENT) ACT, 1972

[22nd February, 1973.]

An Act further to amend the Constitution of India.

BE it enacted by Parliament the Twenty-third Year of the Republic of India as follows:-

1. Short title and commencement.-(1) This Act may be called the Constitution (Thirtieth Amendment) Act, 1972.

- (2) It shall come into force on such date_665 as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Amendment of article 133.-In article 133 of the Constitution, for clause (1), the following clause shall be substituted, namely:-
- shall "(1)appeal lie to the Supreme Court from any judgment, decree or final order in a civil proceeding of a High Court in the territory of India if the High Court certifies-
- (a) that the case involves a substantial question of law of general importance; and
- (b) that in the opinion of the High Court the said question needs to be decided by the Supreme Court.".
- 3. Special provision as to pending proceedings, etc.-(1) Nothing in this Act shall affect-
- (a) any appeal under sub-clause (a) or sub-clause (b) or sub-clause
- (c) of clause (1) of article which 133 of the Constitution immediately before the commencement of this pending before the Supreme Act was Court; or
- (b) any appeal preferred on or after the commencement of this Act against any judgement, decree or final order in a civil proceeding a High Court by virtue of a certificate given by the High Court before the commencement of this Act under sub-clause (a) or sub-clause (b) sub-clause (c) of clause (1) of article 133.
- and every such appeal may be heard and disposed of or, as the case may be, entertained, heard and disposed of by the Supreme Court as if this Act had not been passed.
- (2) Subject to the provisions of sub-section (1),no appeal shall lie Supreme Court under clause (1) of article 133 of the to the judgment, decree arising out of Constitution from any or final order suit or other civil proceeding which was instituted or commenced in of before the commencement this Act unless any such appeal satisfies the provisions of that clause as amended by this Act.