## THE CONSTITUTION (THIRTY-NINTH AMENDMENT) ACT, 1975

THE CONSTITUTION (THIRTY-NINTH AMENDMENT) ACT, 1975

Statement of Objects and Reasons appended the Constitution to Amendment) Bill. 1975 (Fortieth which was enacted as the Constitution (Thirty-ninth Amendment) Act, 1975

## STATEMENT OF OBJECTS AND REASONS

Article 71 of the Constitution provides that disputes arising out of of Vice-President the election the President or shall be decided by Supreme Court. The same article provides that matters relating the their election shall be regulated by a parliamentary law. So far as Prime Minister and the Speaker are concerned, relating the matters to provisions their election regulated by the Representation are of the of 1951. Under Act the People Act, this the High Court has election petition jurisdiction to try an presented against either of them.

- 2. The President, the Vice-President, the Prime Minister and the offices. The President is Speaker are of high not answerable holders a court of law for anything done, while in office, in the exercise to fortiori his of his powers. A matters relating to election should before a court of law should brought but be entrusted to a forum equally other than a court. The same reasoning applies the of offices of incumbents Vice-President, Prime Minister the and is accordingly proposed provide disputes Speaker. to that relating shall to the election of the President and Vice-President be by a forum determined as may be determined by a parliamentary Similar provision is to case of proposed be made in the the election to either House of Parliament or, as the case may be, to the House of the People of a person holding the office of Prime Minister the Speaker. It is further proposed to render pending proceedings in of such null The respect election under the existing law and void. Bill also provides that the parliamentary law creating a new forum for trial of election relating incumbents matters to the of the high offices abovementioned shall not be called in question in any court.
- 3. Recourse was had in the past to the Ninth Schedule whenever it of found progressive legislation conceived in the interests the that public imperilled by litigation. It become was has necessary to have recourse to this device once again now. Between 1971 and 1973

legislation was enacted for nationalising coking coal and coal mines for conservating these resources in the interests of steel industry. These enactments have been brought before the ground that courts on is of sick unconstitutional. So the textile they are case undertakings which were nationalised in 1974. To prevent smuggling goods and diversion of foreign exchange which affected national Parliament legislation which again has challenged economy enacted been Supreme Court High Courts. These in the and in and other important it and enactments which is considered necessary should special have constitutional protection under article 31B. be the are proposed included Ninth Schedule. relating in the Certain State legislations land reform ceiling agricultural to and on land holdings have already included in the Ninth Schedule. Certain amendments made these legislations also require protection of the provisions of article 31B.

4. The Bill seeks to give effect to the above objects.

NEW DELHI; H. R. GOKHALE.

The 6th August, 1975.

THE CONSTITUTION (THIRTY-NINTH AMENDMENT) ACT, 1975

[10th August, 1975.]

An Act further to amend the Constitution of India.

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

- 1. Short title.-This Act may be called the Constitution Thirty-ninth Amendment) Act, 1975.
- 2. Substitution of new article for article 71.-For article 71 of the Constitution, the following article shall be substituted, namely:-
- "71. Matters relating to or connected with the election of a President Vice-President.-(1) of of this or Subject the provisions Constitution, Parliament may by law regulate any matter relating to with the election of President Vice-President, connected or including the grounds on which such election may be questioned:

Provided that the election of a person as President or Vice-President called in question on the ground of the shall not be existence of any vacancy for whatever reason among the members of the electoral college electing him.

(2) All doubts and disputes arising out of or in connection with the election of a President or Vice-President shall be inquired into and decided by such authority or body and in such be manner may provided for by or under any law referred to in clause (1).

- The validity of any such as is referred to (3) law in clause (1) and the decision of any authority body under such law shall be or called in question in any court.
- (4) If the election person President or Vice-President of a as is declared void under any such law as is referred to in clause (1), done by him in the exercise and performance of the powers and duties the office of President or Vice-President, as the case may before the date of such declaration shall not invalidated or be by reason of that declaration.".
- Amendment of article 329.-In article 329 the 3. of Constitution, "Notwithstanding thing in Constitution", the words any this the words. "Notwithstanding anything figures and letter in this Constitution but subject to the provisions of article 329A" shall be substituted.
- 4. Insertion of new article 329A.-In Part XV of the Constitution, after article 329, the following article shall be inserted, namely:-
- Special provision as to elections Parliament in the case to Prime Minister and Speaker.-(1) Subject the provisions of Chapter to Part V [except sub-clause (e) of clause (1) of article 102], election-
- (a) to either House of Parliament of a person who holds the office of Prime Minister at the time of such election or is appointed as Prime Minister after such election;
- (b) to the House of the People of a person who holds the office of Speaker of that House at the time of such election or who is chosen as the Speaker for that House after such election,
- shall be called in question, except before such authority [not being such authority as is referred to in clause (b) of article 3291 any body and in such manner as may be provided for by or under any law made by Parliament and any such law may provide for all other matters relating to doubts and disputes in relation such election to including the grounds on which such election may be questioned.
- (2) The validity of any such law as is referred to in clause (1) and the decision of any authority or body under such law shall not be called in question in any court.
- Where any person is appointed Prime Minister or, as case office may be, chosen to the of the Speaker of the House the People, while an election petition referred to in clause (b) of article 329 respect of his election to either House of **Parliament** in the case may be, to the House of the People is pending, such or, as

- election petition shall abate upon such person being appointed as Prime Minister or, as the case may be, being chosen to the office of Speaker of the House of the People, but such election mav be called in question under any such law as is referred to in clause (1).
- made by Parliament before the commencement the Constitution (Thirty-ninth Amendment) Act, 1975. in SO far it relates election petitions connected therewith, shall and matters apply or shall be deemed ever to have applied to or in relation to the election to any such person as is referred in clause either to (1) House of Parliament and such election shall be deemed to be void not or ever to have become void on any ground on which such elction could void or has, before such commencement, been declared be declared to be be void under any such law and notwithstanding any order made to before such commencement, declaring such elction be any court, to shall to be valid in all respects void, such election continue and any and any finding on which such order is based shall and shall be deemed always to have been void and of no effect.
- (5) Any appeal or cross appeal against any such order of any court is referred to in clause (4) pending immediately before the (Thirty-ninth commencement of the Constitution Amendment) 1975. Act. the Supreme Court be disposed of in conformity with shall provisions of clause (4).
- (6) The provisions of this article shall have effect notwithstanding anything contained in this Constitution.".
- of the Schedule.-In Ninth Amendment Ninth the Schedule the to Constitution, after entry 86 and before the Explanation, the following entries shall be inserted, namely:-
- Representation the People Act, 1951 43 of "87. The of (Central Act the People (Amendment) Representation of Act, 1974 (Central Act 58 of 1974) and the Election Laws (Amendment) Act, 1975 (Central Act 40 of 1975).
- 88. The Industries (Development and Regulation) Act, 1951 (Central Act 65 of 1951).
- 89. The Requisitioning and Acquisition of Immovable Property Act, 1952 (Central Act 30 of 1952).
- 90. The Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957).
- 91. The Monopolies and Restrictive Trade Practices Act, 1969 (Central Act 54 of 1969).

- 92. The Maintenance of Internal Security Act, 1971 (Central Act 26 of 1971).
- 93. The Coking Coal Mines (Emergency Provisions) Act, 1971 (Central Act 64 of 1971).
- 94. The Coking Coal Mines (Nationalisation) Act, 1972 (Central Act 36 of 1972).
- 95. The General Insurance Business (Nationalisation) Act, 1972 (Central Act 57 of 1972).
- 96. The Indian Copper Corporation (Acquisition of Undertaking) Act, 1972 (Central Act 58 of 1972).
- 97. The Sick Textile Undertakings (Taking Over of Management) Act, 1972 (Central Act 72 of 1972).
- 98. The Coal Mines (Taking Over of Management) Act, 1973 (Central Act 15 of 1973).
- 99. The Coal Mines (Nationalisation) Act, 1973 (Central Act 26 of 1973).
- 100. The Foreign Exchange Regulation Act, 1973 (Central Act 46 of 1973).
- 101. The Alcock Ashdown Company Limited (Acquisition of Undertakings) Act, 1973 (Central Act 56 of 1973).
- 102. The Coal Mines (Conservation and Development) Act, 1974 (Central Act 28 of 1974).
- 103. The Additional Emoluments (Compulsory Deposit) Act, 1974 (Central Act 37 of 1974).
- 104. The Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974 (Central Act 52 of 1974).
- 105. The Sick Textile Undertakings (Nationalisation) Act, 1974 (Central Act 57 of 1974).
- 106. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Amendment) Act, 1964 (Maharashtra Act XVI of 1965).
- 107. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Amendment) Act, 1965 (Maharashtra Act XXXII of 1965.
- 108. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Amendment) Act, 1968 (Maharashtra Act XVI of 1968).
- 109. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Second Amendment) Act, 1968 (Maharashtra Act XXXIII of 1968).
- 110. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Amendment) Act, 1969 (Maharashtra Act XXXVII of 1969).

- 111. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Second Amendment) Act, 1969 (Maharashtra Act XXXVIII of 1969).
- 112. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Amendment) Act, 1970 (Maharashtra Act XXVII of 1970).
- 113. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Amendment) Act, 1972 (Maharashtra Act XIII of 1972).
- 114. The Maharashtra Agricultural Lands (Ceiling on Holdings) (Amendment) Act, 1973 (Maharashtra Act L of 1973).
- 115. The Orissa Land Reforms (Amendment) Act, 1965 (Orissa Act 13 of 1965).
- 116. The Orissa Land Reforms (Amendment) Act, 1966 (Orissa Act 8 of 1967).
- 117. The Orissa Land Reforms (Amendment) Act, 1967 (Orissa Act 13 of 1967).
- 118. The Orissa Land Reforms (Amendment) Act, 1969 (Orissa Act 13 of 1969).
- 119. The Orissa Land Reforms (Amendment) Act, 1970 (Orissa Act 18 of 1970).
- 120. The Uttar Pradesh Imposition of Ceiling on Land Holdings (Amendment) Act, 1972 (Uttar Pradesh Act 18 of 1973).
- 121. The Uttar Pradesh Imposition of Ceiling on Land Holdings (Amendment) Act, 1974 (Uttar Pradesh Act 2 of 1975).
- 122. The Tripura Land Revenue and Land Reforms (Third Amendment Act, 1975 (Tripura Act 3 of 1975).
- 123. The Dadra and Nagar Haveli Land Reforms Regulation, 1971 (3 of 1971).
- 124. The Dadra and Nagar Haveli Land Reforms (Amendment) Regulation, 1973 (5 of 1973).".