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List of amendments of the Constitution of India - Wikipedia
Amendments to the Indian Constitution are made according to the needs of the time but the Constitution has remained intact and its basic premises have not changed. Judiciary plays an important role in protecting the Constitution and also in interpreting the Constitution

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whenever required.

List of Important Amendments to Indian Constitution - Free ...

Amending the Constitution of India is the process of making changes to the nation's fundamental law or supreme law. The procedure of amendment in the constitution is laid down in Part XX of the Constitution of India. This procedure ensures the sanctity of the Constitution of India and keeps a check on arbitrary power of the Parliament of India. However, there is another limitation imposed on the amending power of the constitution of India, which developed during conflicts between the Supreme Cou

Amendment of the Constitution of India - Wikipedia

In which Constitutional Amendment Act, Sikkim was made an associate-State with Indian Union? 35th Amendment Act 1974 43rd Amendment Act 1977 56th Amendment Act 1987 57th Amendment Act 1987

Important Amendments in Indian Constitution - List of ...

Amendments to the Indian Constitution An amendment of the constitution can be initiated only by the introduction of a bill for the purpose in either House of... The bill can be introduced either by a minister or by a private member and does not require prior permission of the...

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The Bill must be ...

Important Amendments to Indian Constitution | Part-10 ...

Eight Amendment Act, 1960 Extended the reservation of seats for the SCs and STs, and special representation for the Anglo-Indians in the Lok Sabha and the state legislative assemblies for a period of ten years (i.e., up to 1970). Ninth Amendment Act, 1960

Complete List of Constitutional Amendments in India - PDF ...

Twenty-Sixth Constitutional Amendment Act, 1971. Insertion of Article 363 A giving effect to the abolishment of Privy purse paid to former rulers of princely states. Forty-Second Constitutional Amendment Act, 1976. Amendment in Preamble by addition of three words- 'Socialist', 'Secular' and 'Integrity'.

Important Amendments in Indian Constitution: Download PDF ...

The Constitution is neither too rigid nor too flexible. As of March 2019, there have been 103 amendments to the Constitution of India since 1950. The latest amendment amended article 15 and 16 of the Constitution of India which provides for a maximum reservation of 10% for economically weaker sections of classes other than the ones mentioned under clause (4) and clause (5) of Article 15.

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Article 368 of Indian Constitution - Amendment of Constitution

The Tenth Amendment of the Constitution of India, officially known as The Constitution (Tenth Amendment) Act, 1961, incorporated Dadra and Nagar Haveli as the seventh Union territory of India, by amending the First Schedule to the Constitution. It also amended clause (1) of article 240 of the Constitution to include therein the Union territory of Dadra and Nagar Haveli in order to enable the ...

Tenth Amendment of the Constitution of India - Wikipedia

Thirty-three amendments to the United States Constitution have been proposed by the United States Congress and sent to the states for ratification since the Constitution was put into operation on March 4, 1789. Twenty-seven of these, having been ratified by the requisite simultaneously and are known collectively as the Bill of Rights. Six amendments adopted by Congress and sent to the states ...

List of amendments to the United States Constitution ...

The major Amendments made in the Constitution by the 42nd Amendment Act are: Preamble The characterization of India as 'Sovereign Democratic Republic' has been changed to 'Sovereign Socialist Secular Democratic Republic'. The words 'Unity of the nation' have been

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changed to 'Unity and integrity of the nation'.

[Prelims Spotlight] Important Amendments in the Indian ...
The Fourteenth Amendment of the Constitution of India, officially known as The Constitution (Fourteenth Amendment) Act, 1962, incorporated Pondicherry (now Puducherry) as the ninth Union territory of India, and also gave Parliament the authority to create by law, Legislatures and Councils of Ministers for the Union territories of Himachal Pradesh, Manipur, Tripura, Goa, Daman and Diu and ...

Fourteenth Amendment of the Constitution of India - Wikipedia
Search in Constitution of India; Amendments; Amendments. THE CONSTITUTION (FIRST AMENDMENT) ACT, 1951 Date on which the Act came into force: 18-6-1951 (Date of Assent) The Constitution (Second Amendment) Act, 1952 Date on which the Act came into force: 1-5-1953 (Date of Assent)

Amendments | National Portal of India

There have been 104 amendments in the Constitution of India up to January 2020. The latest amendment has extended the reservation of seats for SCs and STs in the state assemblies and Lok Sabha. The...

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Important Amendments in the Indian Constitution for UPSC

Part XX of the Constitution of India has only one article that is Article 368 that deals with the amendment of the Constitution. As per this article, Parliament may add, amend or repeal any provision of the constitution as per the procedure laid down for this purpose.

Procedure of Amendment of Indian Constitution - GKToday

The Constitution of India (IAST: Bhṛat̥ya Saṁvidhāna) is the supreme law of India. The document lays down the framework demarcating fundamental political code, structure, procedures, powers, and duties of government institutions and sets out fundamental rights, directive principles, and the duties of citizens. It is the longest written constitution of any country on earth.

Constitution of India - Wikipedia

Article 368 deals with the Amendment of Indian Constitution. It is present in Part XX of the Indian Constitution. It lays down the various provisions related to the Constitution Amendment as well as lists out the procedure to be followed while Amending the Indian Constitution.

Amendment of Indian Constitution - Indian Polity Notes

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Hey Everybody! In this Video, I am discussing some of the Major and Important Constitutional Amendments of the Indian Constitution. In total I have covered t...

The constitution of India is the lengthiest constitution in the world. Though mainly derived from government of India act, 1935, it has adopted articles from constitutions of a number of countries -USA, CANADA, ENGLANDEvery Political Scientist, Lawyer, Student preparing for various competitive exam and even every responsible citizen of the land must be aware of various parts and article. People of other countries, who wish to compare their constitution with the constitution of India must also read it.

Sixteen Stormy Days tells the story of the first amendment of the

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Constitution of India, passed in June 1951 in the face of tremendous opposition within and without the Parliament, and the subject of some of Independent India's fiercest parliamentary debates. It was a pivotal moment in Indian constitutional and political history. The first amendment broke new ground to curb the freedom of speech—public order, the interests of the security of the state and relations with foreign states; enabled caste-based reservations in education by restricting freedom against discrimination; circumscribed the right to property; validated zamindari abolition; and, finally, created a special schedule where laws could be placed to make them immune to judicial challenge even if they violated fundamental rights. How did fundamental rights—the heart and soul of the Constitution—so ceremoniously and pointedly given in 1950, become the lacunae in the same Constitution and the cause of grave difficulties by 1951? What led to the leading framers of the Constitution turning on their own creation within fifteen months, and to the Government of India and the Congress party taking the extraordinary step of radically amending the Constitution they had piloted in 1950? Who got up to defend the newly granted fundamental rights when the moment came, and how did this climactic battle unfold? And, finally, what were the consequences? Were there lacunae in the Constitution, as Jawaharlal Nehru believed, or was man (and the government) 'vile', as B.R. Ambedkar had asserted

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before the constituent assembly? These are the questions this book seeks to explore, and within them lies the story it seeks to tell.

The Indian Constitution is one of the world's longest and most important political texts. Its birth, over six decades ago, signalled the arrival of the first major post-colonial constitution and the world's largest and arguably most daring democratic experiment. Apart from greater domestic focus on the Constitution and the institutional role of the Supreme Court within India's democratic framework, recent years have also witnessed enormous comparative interest in India's constitutional experiment. The Oxford Handbook of the Indian Constitution is a wide-ranging, analytical reflection on the major themes and debates that surround India's Constitution. The Handbook provides a comprehensive account of the developments and doctrinal features of India's Constitution, as well as articulating frameworks and methodological approaches through which studies of Indian constitutionalism, and constitutionalism more generally, might proceed. Its contributions range from rigorous, legal studies of provisions within the text to reflections upon historical trends and social practices. As such the Handbook is an essential reference point

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not merely for Indian and comparative constitutional scholars, but for students of Indian democracy more generally.

Conscious of the fact that our Constitution was the product of socio-economic forces operating at the time of its enactment, the founding fathers bestowed upon the Parliament the powers under the article 368 of the Constitution to amend it with a view to bringing it in tune with the changing needs and aspirations of the people. Since we adopted the Constitution in 1950, this amending process has been working like a safety valve and has helped in reconciling with the requisites for peace and progress. This publication is a well-documented study on the nature, scope and operation of amending process of the Constitution of India. It contains a brief legislative history and a synopsis of each of the Constitution Amendment Act enacted till August 1994. A brief legislative history of the amending Bills which were either lapsed or withdrawn or removed or negatived after their introduction also forms part of the study. The texts of these Acts and Bills have been reproduced in full in the annexures give statements showing the provisions of the Constitution amended by various Amendment Acts and the number of the Constitution Amendment Bills, as introduced vis-a-vis the number of the Constitution Amendment Acts as passed and status of Bills if removed, lapsed,

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withdrawn or negatived. It is hoped that the study would be useful not only for Parliamentarians but for all those interested in constitutional studies.

A well-known comprehensive text on India's constitution with a holistic approach. A revised and updated edition providing a cumulative account of the changing scene of politics with the fifteenth general elections of 2014 bringing about the decimation of the congress party and the triumph of BJP. Coverage of the new legislation regulating procedure for recommending new appointments to the Supreme Court of India

The Indian Parliament has amended the Indian Constitution ninety-seven times since its ratification in 1950. Fundamental Rights in India were amended frequently, specifically the right to private property, which was deleted in 1978 through the Forty- Fourth Amendment. These amendments gradually removed the constitutional constraints placed by the founding fathers on democratic decision-making. In this dissertation, I analyze the role of the ideology and interests of political entrepreneurs in forming and amending constitutional rules in postcolonial India. I also examine the robustness of the amendment process and its vulnerability to political and ideological capture by

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interest groups in the post-constitutional setting in India. In the first essay, I argue that frequent constitutional amendments are a consequence of the incompatibility between socialism and constitutionalism in India. I provide evidence from constitutional amendments and Supreme Court cases to show that the Constitution was amended to execute the objectives and targets of the Five-Year Plans. In the second essay, I examine the role of ideology and interests of the Constituent Assembly, consequently creating a weak procedure for amending property rights. I find that the socialist ideology of the founding fathers, and their fear of markets and private predation, reduced the voting requirements for amending property rights. In the third essay, I examine the consequent political opportunism and constitutional rent seeking due to a weak amendment procedure; and explain the creation, expansion and recent dormancy of the Ninth Schedule of the Constitution. Using the 282 laws in the Ninth Schedule, I show that a combination of weak procedural rules and strong substantive rights, led to rent seeking at a constitutional level, despite the institution of independent judicial review.

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