

112. The short title of the Constitution "Constitution of India" is mentioned under Article -

- ~~(a) 1~~ ~~(b) 5~~
✓ (c) 393 ✓ (d) 394

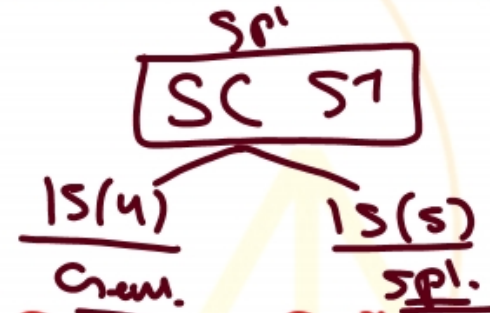
संविधान का संक्षिप्त नाम "भारत का संविधान" दिया गया है

- (a) अनुच्छेद 1 के अन्तर्गत
(b) अनुच्छेद 5 के अन्तर्गत
(c) अनुच्छेद 393 के अन्तर्गत
(d) अनुच्छेद 394 के अन्तर्गत

113. In educational institutions reservation of seats in favour of Scheduled Castes and Scheduled Tribes is governed by-

- (a) Article 15 (4) of the Constitution
- (b) Article 16 (4) of the Constitution
- (c) Article 29 (4) of the Constitution
- (d) Article 14 of the Constitution

✓ 15(5)



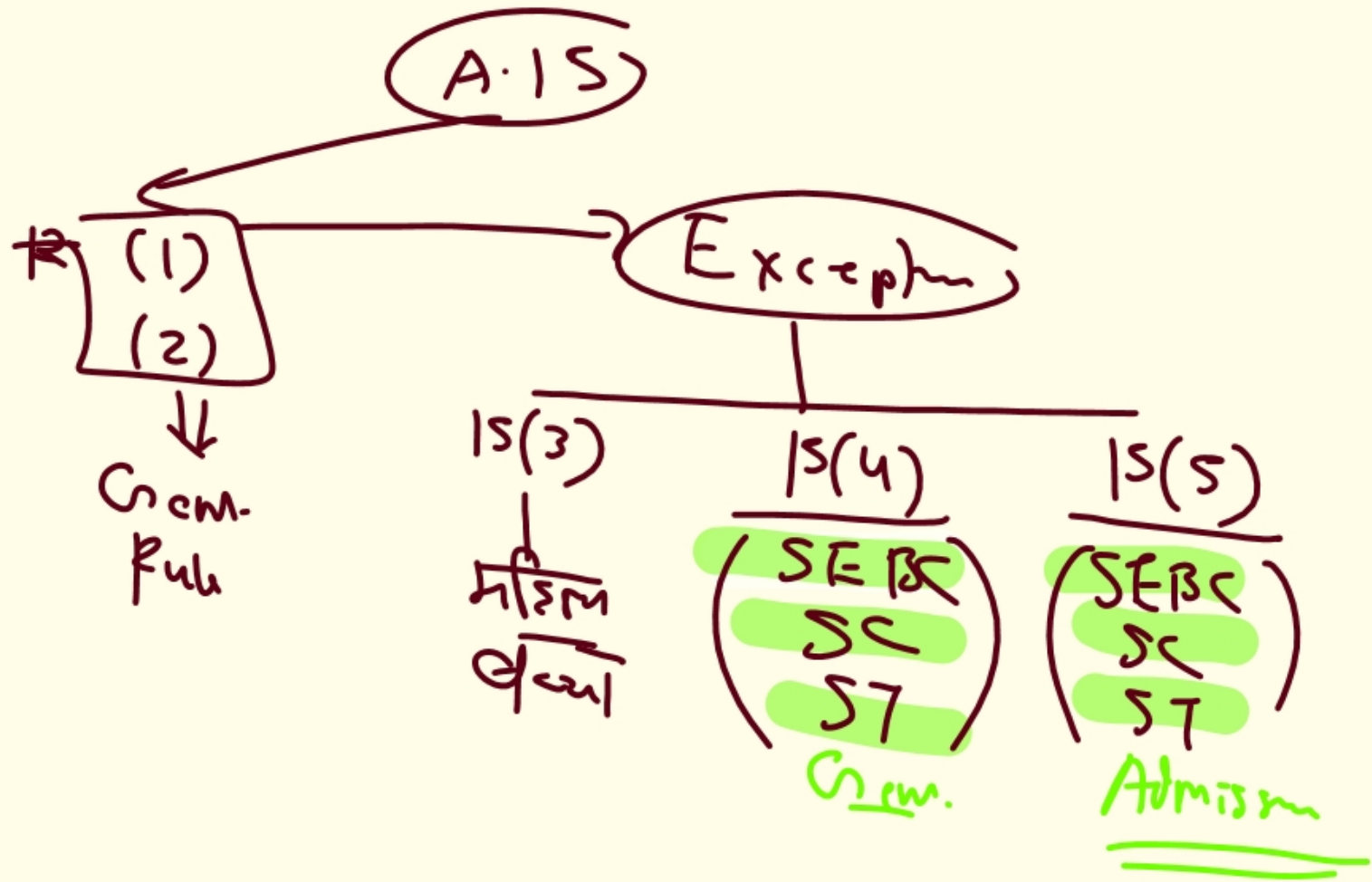
शिक्षण संस्थानों में अनुसूचित जातियों एवं अनुसूचित जन-जातियों 118. सूची-1 को सूची- 2 से सुमेलित कीजिए तथा सुचियों के नीचे दिए के पक्ष में स्थानों का आरक्षण शासित होता हैकूट का प्रयोग कर सही उत्तर चुनिए

- (a) संविधान के अनुच्छेद 15 (4) द्वारा
- (b) संविधान के अनुच्छेद 16 (4) द्वारा
- (c) संविधान के अनुच्छेद 29 (2) द्वारा
- (d) संविधान के अनुच्छेद 14 द्वारा

LINKING LAWS

Doctrine of Cyprus

As nearly as possible



TE

State : SC/ST
Admission : Sp. Prov.

① Govt School

② Pvt ~~EA~~ School

③ Semi-Govt Sch

~~④ Minority Sch~~

111. The constitution was finally signed by the members of the Constituent Assembly on -

26th Nov
24th Jun
26th Jun

- (a) 24 January, 1950
- (b) 26 November, 1949
- (c) 17 October, 1949
- (d) 10 December, 1948

संविधान पर संविधान सभा को सदस्यों का अंतिम रूप से हस्ताक्षर हुआ

- (a) 24 जनवरी 1950 को
- (b) 26 नवम्बर, 1949
- (c) 17 अक्टूबर, 1949
- (d) 10 दिसम्बर, 1948 को

~~Appn~~
Draft
250x

Constituent Assembly

[2Y 11M 18D]

Final
Draft

↓
Admit

11 Session

1st = 26 NOV, 1949

→ 24th Jan, 1950 : 284

✓ 26 - Nov
1949

Adopt → Preamble

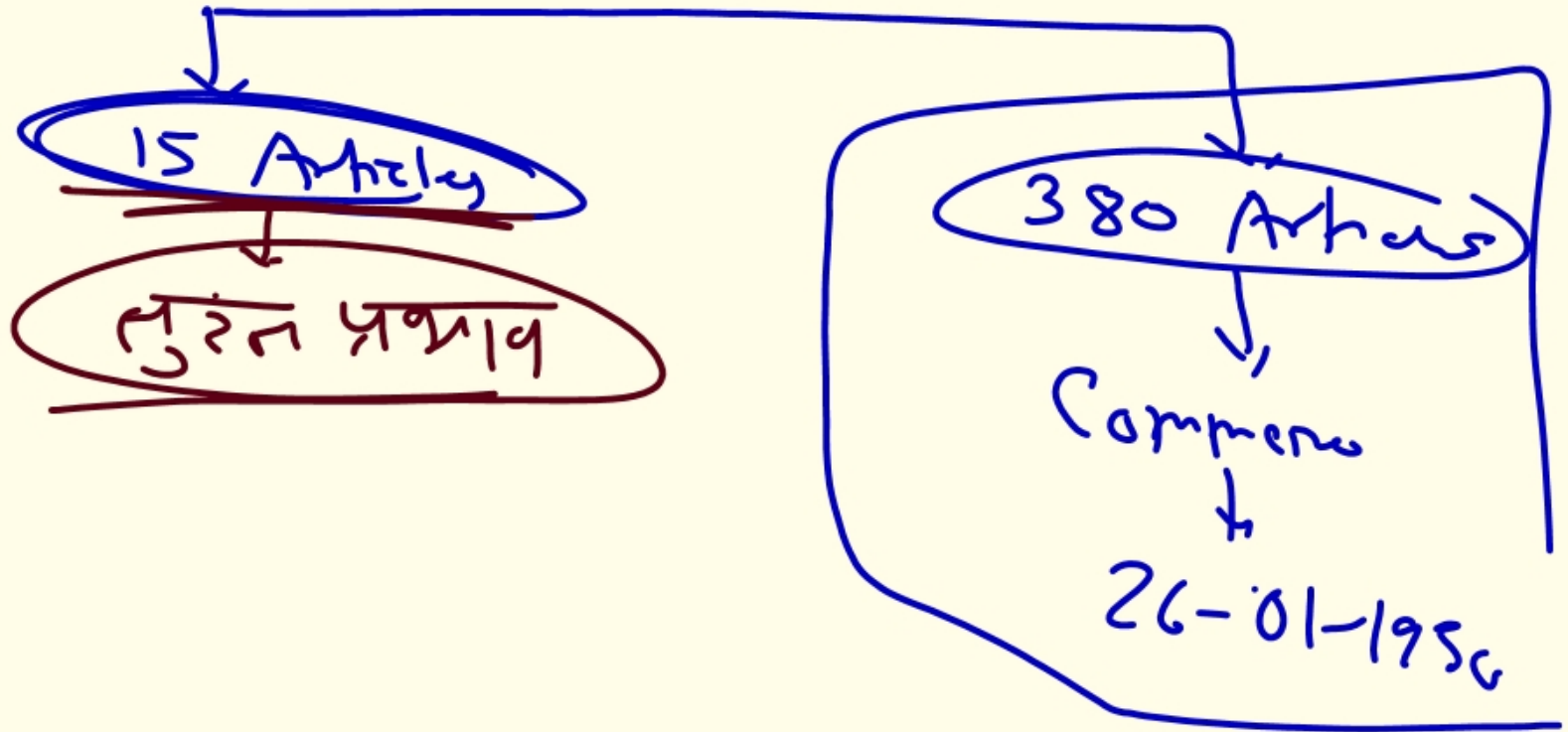
✓ 24 - Jan

✓ 26 - Jan
1950

Commenc

A 393

395 Articles



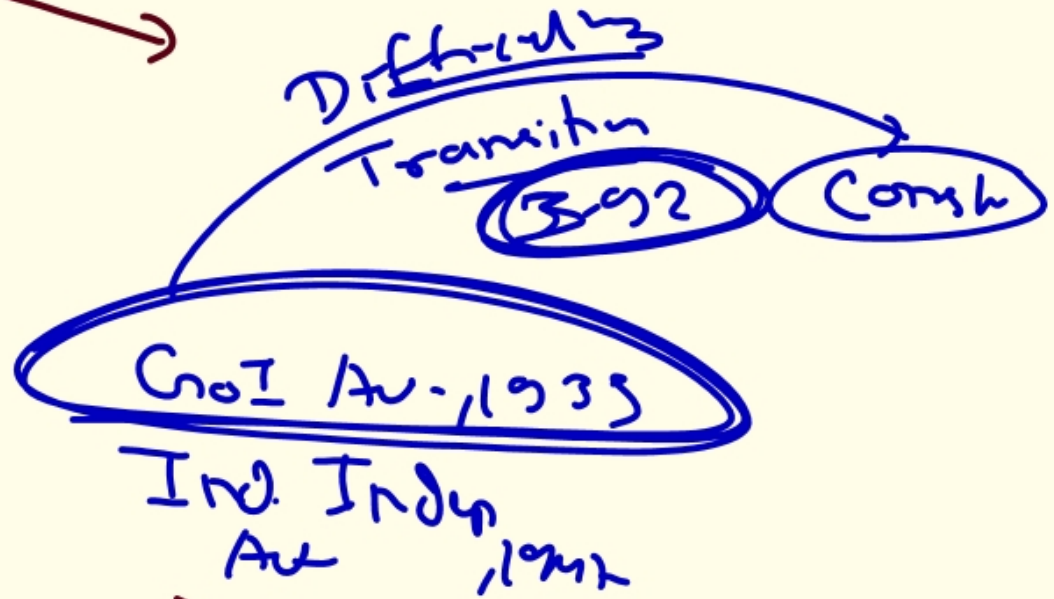


② Citizenship
[5-9]

③ Pr. (60, 392)
auth

④ Electn Comm (324)

⑤ Definit/Inter (366, 367)



⑤

393, 394

379
|
391

X

369

378

392

369
|
392

24A

379
↓
391

1956

7th Amendment

Dilemma

H.W
#1

MAJOR

- Define — Interpretation
- CH — Murder
- Kidnap — Abduct
- Murder — Car Theft | WR — WC.
- Robbery — Demand

Bonus

Q. Which of following Articles has not been effective since 26 Jan, 1950?

A. ~~A 6~~ D. 324

B. A 72 ✓

C. A 60

Preamble

ADP M
394



- ✓ — India
- ✓ — Citizen
- ✓ — India/Citizen

V. I. m

5

Preamble

India

- Sovereign
- Socialist *
- Secular *
- Democratic
- Republic

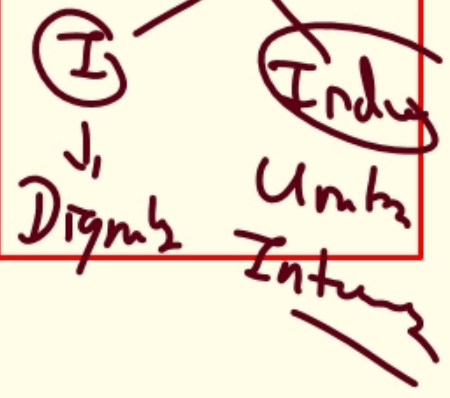
Citizen

- ① Justice
- ② Liberty
- ③ Equality

Individual

Citizen/India

Fraternity (गतिशुक्ति)



114. Which of the following has been described by Justice Gajendragadkar as the "very foundation and corner stone of the democratic way of life ushered in this country by the Constitution"?

(a) Preamble

(b) Fundamental Rights

(c) Fundamental Duties

(d) Directive Principles of State Policy

निम्न में से किसके विषय में न्यायमूर्ति गजेन्द्रगडकर ने कहा है कि "यह हमारे देश में संविधान द्वारा प्रदत्त जीवन के प्रजातांत्रिक स्वरूप का आधार एवं आधार - स्तम्भ है।"?

(a) प्रस्तावना

(b) मूल अधिकार

(c) मूल कर्तव्य

(d) राज्य के नीति-निदेशक तत्व

A.32
Constitution
Revision

H&S

Megha Conde

LINKING LAWS

115. Justice K. S. Puttaswamy (Retd.) V. Union of India (2017) was decided by -

- (a) a Bench of 9 Justices
- (b) a Bench of 7 Justices
- (c) a Bench of 11 Justices
- (d) a Bench of 5 Justices

न्यायमूर्ति के. एस. पुत्तास्वामी (से.नि.) बनाम भारत संघ (2017) निर्णित किया गया-

- (a) नौ न्यायमूर्तियों की पीठ द्वारा
- (b) सात न्यायमूर्तियों की पीठ द्वारा
- (c) ग्यारह न्यायमूर्तियों की पीठ द्वारा
- (d) पाँच न्यायमूर्तियों की पीठ द्वारा

LSBT

Right to Privacy

2009	DHC : 377 : <u>Decriminalised</u>
2013	अरुण कुमार vs भारत सरकार - Reason
2014	<u>NALSA v UOI</u> : <u>Guidelines</u>
2017	<u>J. Puttaswamy</u> : (RTP → FR) : <u>9 Articles</u>
2018	नरेंद्र सिंह vs भारत सरकार : 377 : <u>PARTIAL</u>
<u>2019</u>	<u>अरुण कुमार</u> ; IG [<u>Broder includes</u> <u>Transwomen</u>]

LINKING LAWS



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
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AIDS TO INTERPRETATION OF STATUTES

While interpreting any statute judges refer various aids. These aids to statutory interpretation are divided into internal aids and external aids. These are sometimes referred to as intrinsic aids and extrinsic aids to interpretation.

Internal Aids in Interpretation of Statutes-

Internal aids are those contained in the statute itself and consist of the:

1. Long Title ✓
2. Preamble ✓
3. Heading ✓
4. Marginal Notes ✓
5. Definitions ✓
6. Illustrations ✓
7. Proviso ✓
8. Explanations ✓
9. Schedules ✓
10. Punctuation ✓
11. Non Obstante Clause ✓

Q. Preamble

↳ All Acts

?

Q. Preamble और Long Title

कौन कौन से हैं ?

Answer

7 PM
HV# 2

24/



9/5/24

In 2012, a retired High Court Justice **K.S. Puttaswamy** filed a petition within the Supreme Court that challenged the constitutionality of the **Aadhaar card** in view that it violates the right to privacy. On 11th August 2015, a **Bench of 3 judges** comprising of Justices Chelameswar, Bobde and C. Nagappan exceeded an **order** that a **Bench of suitable power** needs to look at the **correctness** of the decisions in **M P Sharma v Satish Chandra, District Magistrate, Delhi, 1954** (eight Judge Bench) and **Kharak Singh v State of Uttar Pradesh, 1964** (6 Judge Bench). In precise, it ordered that the Court need to determine that whether or not we've got an essential right to privacy or not.

8/5/24



WRIT PETITION (CIVIL) NO. 1056 OF 2017

AND

CONTEMPT PETITION (CIVIL) NO. 34 OF 2018

IN

WRIT PETITION (CIVIL) NO. 1014 OF 2017

J U D G M E N T

A.K. SIKRI, J.

(For Chief Justice, himself and A.M. Khanwilkar, J.)

Introduction and Preliminaries:

It is better to be unique than the best. Because, being the best makes you the number one, but being unique makes you the only one.

2) 'Unique makes you the only one' is the central message of

IT'S BETTER
TO BE
UNIQUE THAN
THE BEST
BECAUSE BEING
THE BEST
MAKES YOU
THE NUMBER
ONE, BUT
BEING UNIQUE
MAKES YOU
THE ONLY
ONE.

- UNKNOWN

