

Parliament (Part-I)

Introduction

- Supreme Legislative Body: The Parliament is the legislative organ of a Union government and the Parliament of India is its supreme legislative body.
 - It occupies a pre-eminent and central position in the Indian democratic political system due to the adoption of the Parliamentary form of Government ('Westminster' model of government).
- First Parliament: The first general elections under the new Constitution of India were held during the year 1951-52 and the first elected Parliament came into existence in April, 1952.
- Constitutional Provisions: Articles 79 to 122 in Part V of the Constitution deal with the
 organisation, composition, duration, officers, procedures, privileges and powers of the Parliament.
- Frame of Reference for Parliament: The framers of the Indian Constitution relied on the British pattern for Parliament rather than the American pattern.
 - The President is not an integral part of the legislature in the USA, however, in India, it is.

Organs of Parliament

- Rajya Sabha (The Council of States):
 - **About**: It is the Upper House (Second Chamber or House of Elders) and it **represents the states and** <u>union territories</u> of the Indian Union.
 - The Rajya Sabha is called the permanent House of the Parliament as it is never fully dissolved.
 - The IV Schedule of the Indian Constitution deals with the allocation of seats in the Rajya Sabha to the states and UTs.
 - Composition: The maximum strength of Rajya Sabha is 250 (out of which 238 members are representatives of the states & UTs (elected indirectly) and 12 are nominated by the President).
 - Current strength of the house is 245, 229 members represent the states, 4 members represent the UTs and 12 are nominated by the president.
 - **Election of Representatives**: The **representatives of states** are elected by the members of state legislative assemblies.
 - The **representatives of each UT** in the Rajya Sabha are indirectly elected by members of an electoral college specially constituted for the purpose.
 - Only three UTs (**Delhi, Puducherry and Jammu & Kashmir**) have representation in Rajya Sabha (others don't have enough population).
 - The members nominated by the President are **those who have special knowledge or practical experience** in art, literature, science and social service.
 - The rationale is to provide eminent persons a place in the house without

going through elections.

- Functions: Rajya Sabha has an important role of reviewing and altering the laws initiated by the Lok Sabha.
 - It can also **initiate legislation** and a bill is required to pass through the Rajya Sabha in order to become a law.
- Power:
 - State Related Matters: The Rajya Sabha provides representation to the States. Therefore, any matter that affects the States must be referred to it for its consent and approval.
 - If the Union Parliament wishes to remove/transfer a matter from the State list, the approval of the Rajya Sabha is necessary.
- Lok Sabha (The House of the People):
 - **About:** It is the **Lower House** (First Chamber or Popular House and it represents the people of India as a whole.
 - Composition: The maximum strength of the Lok Sabha is fixed at 550 out of which 530 members are to be the representatives of the states and 20 of the UTs.
 - The **current strength of Lok Sabha is 543**, out of which 530 members represent the states and 13 represent the UTs.
 - Earlier, the President also nominated two members from the Anglo-Indian community, but by the 95th Amendment Act, 2009, this provision was valid till 2020 only.
 - **Election of Representatives**: The representatives of states are directly elected by the **people** from the territorial constituencies in the states.
 - By the Union Territories (Direct Election to the House of the People) Act,
 1965, the members of Lok Sabha from the UTs are chosen by direct election.
 - Functions: One of the most important functions of the Lok Sabha is to select the
 executive, a group of persons who work together to implement the laws made by the
 Parliament.
 - This executive is often what we have in mind when we use the term government.
 - Powers:
 - Decisions in Joint Sitting: Any ordinary law needs to be passed by both the Houses.
 - However, in case of any difference between the two Houses, the final decision is taken by calling a joint session of both the Houses.
 - Due to a larger strength, the view of the Lok Sabha is likely to prevail in such a meeting.
 - Power in Money Matters: Lok Sabha exercises more powers in money matters. Once the Lok Sabha passes the budget of the government or any other money related law, the Rajya Sabha cannot reject it.
 - The Rajya Sabha can only delay it by 14 days or suggest changes in it, however, the former **may or may not accept these changes**.
 - Power over Council of Ministers: The Lok Sabha controls the Council of Ministers.
 - If the majority of the Lok Sabha members say they have 'no confidence' in the Council of Ministers, all ministers including the Prime Minister, have to quit.
 - The Rajya Sabha does not have this power.

President:

- About: The President of India is not a member of either of the Houses and does not sit in the Parliament to attend its meetings but s/he is an integral part of the Parliament.
 - S/He is the **head of the state** and is the **highest formal authority** in the country.
- **Appointment**: The elected Members of Parliament (MPs) and the elected Members of the Legislative Assemblies (MLAs) elect the President of India.
- Powers:
 - **Assent for Passing a Bill**: A bill passed by both the Houses of Parliament cannot become law without the **President's assent**.
 - Summoning and Prorogation of Houses: He has the power to summon and prorogue both the Houses, dissolve the Lok Sabha and issue ordinances when the Houses are not in session.

Membership of Parliament

- Qualifications:
 - Rajya Sabha: S/He should be a citizen of India and at least 30 years of age.
 - S/He should **make an oath or affirmation** stating that s/he will bear true faith and allegiance to the Constitution of India.
 - According to the **Representation of People Act, 1951**, s/he should be registered as a voter in the State from which s/he is seeking election to the Rajya Sabha.
 - However, in 2003, a provision was made declaring, any Indian citizen can contest the Rajya Sabha elections irrespective of the State in which s/he resides.
 - Lok Sabha: S/He should be not less than 25 years of age.
 - S/He should **declare through an oath or affirmation** that s/he has true faith and allegiance in the Constitution and that a/he will uphold the sovereignty and integrity of India.
 - S/He must possess such other qualifications as may be laid down by the **Parliament** by law and must be **registered as a voter** in any constituency in India
 - Person contesting from the reserved seat should belong to the Scheduled Caste or Scheduled Tribe as the case may be.
- Disqualifications:
 - On Constitutional Grounds:
 - If s/he holds any office of profit under the Union or state government (except that of a minister or any other office exempted by Parliament).
 - If s/he is of unsound mind and stands so declared by a court.
 - If s/he is an undischarged insolvent.
 - If s/he is not (or not anymore) a citizen of India.
 - If s/he is disqualified under any law made by Parliament.
 - On Statutory Grounds (Representation of People Act, 1951):
 - Found guilty of certain election offences/corrupt practices in the elections.
 - Convicted for any offence resulting in imprisonment for two or more years (detention under a preventive detention law is not a disqualification).
 - Has been dismissed from government service for corruption or disloyalty to the
 - Convicted for promoting enmity between different groups or for the offence of

- bribery.
- Punished for preaching and practising social crimes such as untouchability, dowry and sati

Tenure:

- Rajya Sabha: Every member of Rajya Sabha enjoys a safe tenure of six years.
 - One-third of its members retire after every two years. They are **entitled to contest again** for the membership.
- Lok Sabha: The normal term of Lok Sabha is five years. But the President, on the advice
 of the Council of Ministers, may dissolve it before the expiry of five years.
 - In the case of national emergency, its term can be **extended for one year** at a time. But it will not exceed six months after the emergency is over.

Officials:

- **Rajya Sabha:** The Vice-President of India is the ex-officio Chairman of the Rajya Sabha. S/He presides over the meetings of Rajya Sabha.
 - In his absence the Deputy Chairman (elected by its members from amongst themselves) presides over the meeting of the House.
- Lok Sabha: The <u>presiding officer of Lok Sabha</u> is known as Speaker.
 - S/He remains the Speaker even after Lok Sabha is dissolved till the next House elects a new Speaker in her/his place.
 - In the speaker's absence, a Deputy Speaker (elected by the House) presides over the meetings.

Powers/Functions of Parliament

- Legislative Functions: Only Parliament can make laws on the subjects of the Union List.
 Along with the State Legislatures, the Parliament is empowered to make laws on the Concurrent List.
 - In a subject not mentioned in any list, the residuary powers are vested with the Parliament.
- **Financial Functions**: It is the **custodian of the public money**. The Government can neither impose any tax on the public nor spend the money without the approval of the Parliament.
 - The **budget** is approved by the Parliament every year.
- Electoral Functions: It participates in the election of the President of India and also elects the Vice-President.
 - The Lok Sabha elects its Speaker and Deputy Speaker and the Rajya Sabha elects its Deputy Chairman.
- Power of Removal: Certain high functionaries may be removed from office on the initiative of the Parliament.
 - It can remove the President, Judges of the Supreme Court and High Courts through impeachment for violation of the Constitution.
- **Amendment of the Constitution**: Most of the parts of the Constitution can be amended by the Parliament by special majority.
 - Certain provisions can only be amended by the Parliament with the approval of States.
 - The Parliament cannot change the basic structure of the Constitution.
- Power over Executive: Parliament exercises control over the Executive through <u>question-hour</u>, <u>zero hour</u>, calling attention notice, <u>adjournment motion</u> etc.
 - The government always takes these motions very seriously because the government's policies are criticized severely and their likely impact on the electorate whom

the government would have to face ultimately.

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