

Blunders in Indian Constitution

WE can all understand that our Indian constitution, which is the most voluminous in the whole world, written by some of the most revered respected people of our land at that time. We have no intentions to blame these people here in this article.

But we still have to change some 50 or more times so far but all the drawbacks are not corrected or even mentioned may be pointed out few times but nothing is done so far to correct these and time has come to make grass root efforts by the Public of India.

- In democracy majority rules that was intention of constitution but so far only minority vote getter ruled for 59Yrs rather than serving. So majority is always dissatisfied, hence unhappy with the Government. There should had been run off election method built in.
- Article 370, two prime ministers in one country and autonomy to one state only.
- Guarantee of job, housing to public servants when most of public have no homes.
- Mixing Administration, judiciary and Legislation at top
- Many commissions report are not implemented except pay commissions
- Pay increase in the hands of Administration not by public referendum
- Law making in the hands of public servants without any direct input from Public.
- Lack of check and balance, accountability at any level
- Constitution is amended some 50+ times but most of them are not implemented specially Panchayat Raj one as it will reduce the power of Dist. Magistrates and increase power of Village panchyats.
- Lack of easy recall mechanism to elected and appointed public office holders
- Planning should be initiated by public opinion and for public only, public feel neglected in decision-making process for rules, which will effect them in future.
- Police should be under local control as this is local issue
- Duplicity by municipal, state and central Govt. work should be avoided.
- Lack of public referendum on various issues
- Elected officials should be limited to make rules and all administration is to do follow these to letters and its intentions. In case of difference courts should be ruling for its correctness will be final and expectable to all provided judiciary is free from adm.
- Local bodies should be allowed to raise money for local requirements by issuing bonds supported by public or local taxes (sharing the taxes method is not working very well.
- Problem is public is not united, legislative elected people are united for want of closeness to administration, public servants break the rules on direction of legislative people and suggest to make new rules to favor few. To much overlap and interference at every level of administration. President has no choice of what he can do or not do, but every thing is done in president name, he can refuse only three times but had to agree. Result is Hindu code bill Muslim law and Christian laws in secular India.

This list is not exhaustive but a start in right direction.

If we will not speak now under the RTI 2005 when we will do that. And administration and bureaucracy will repel this act soon and are trying to undermine our freedom.

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