

Twitter Thread by ■■■■■■■■



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@hathyogi31



#Thread on farm Act and all its controversies.

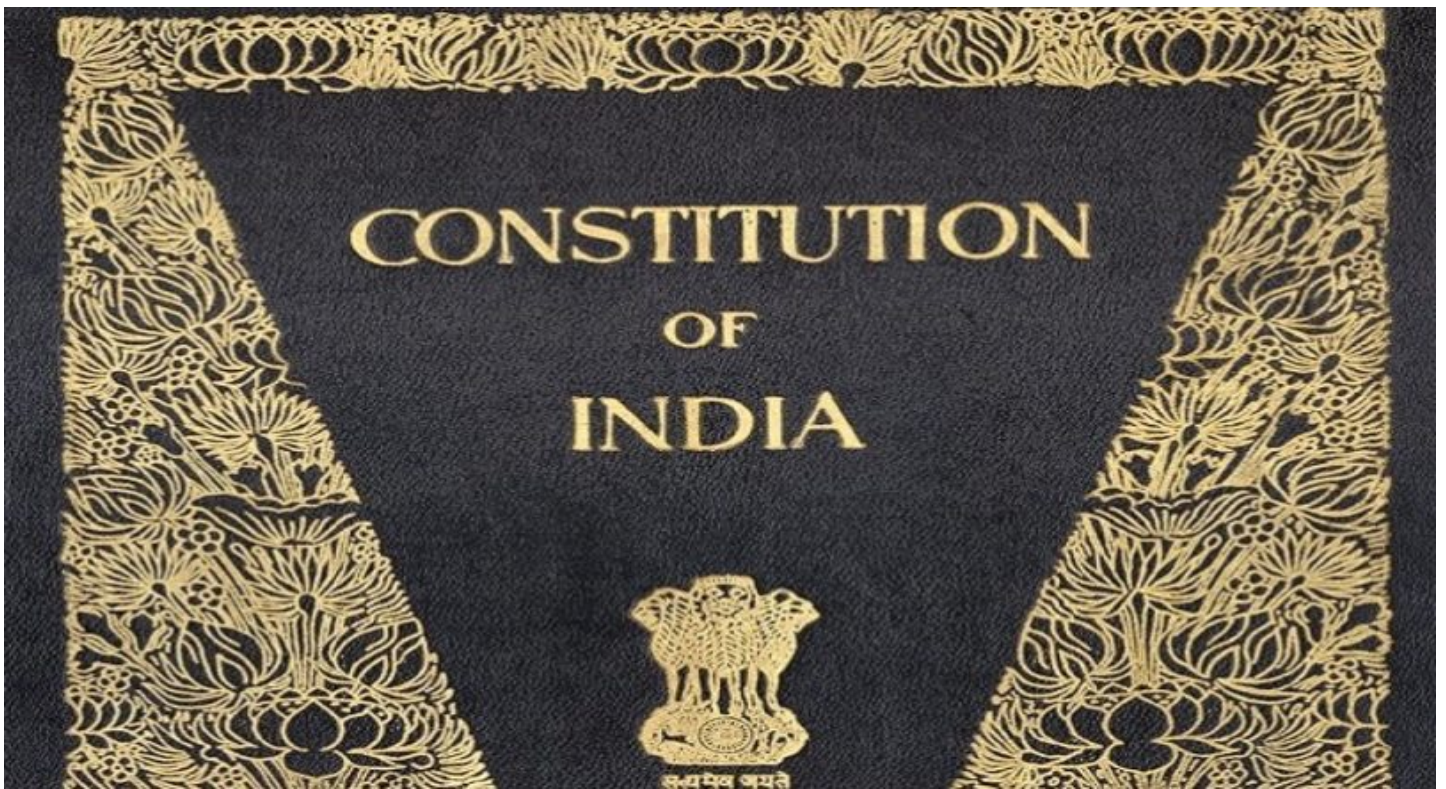
Let us start with the controversies-

Is this act unconstitutional as it is being preached by many political parties?

There are two ways in which a law can be declared unconstitutional: substantive and procedural.



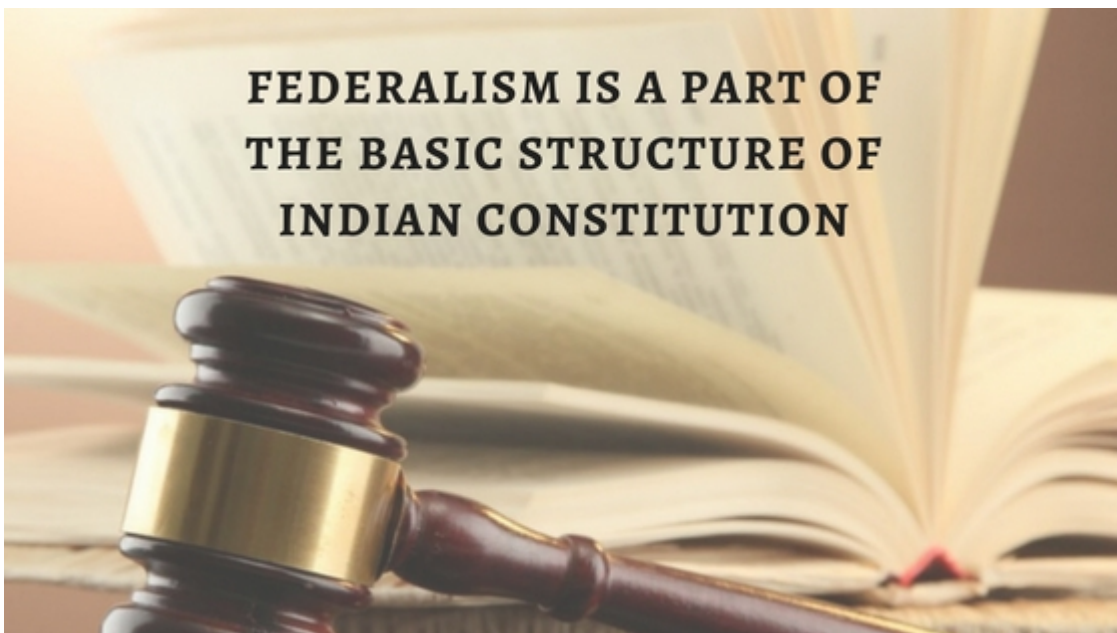
- a. Substantive grounds are where the law itself is unconstitutional, which means the law is against the fundamental rights. Farm act is not about the fundamental rights.
- b. Procedural grounds are where the way in which a law is enforced is unconstitutional.




Now, this give us two points where this law can be challenged-

I. If this act against the Federalism structure of India.

Federalism in India refers to relations between the Centre and the States of the Union of India.



In simple words, there are few sections where only state govt. can make law (state list) & there are few sections where only Centre can make law (union list). However, there are few section where both can make law (concurrent list), refers to the 7th schedule of our constitution.



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
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Seventh Schedule to the Constitution of India

From Wikipedia, the free encyclopedia



This article **needs additional citations for verification**. Please help improve this article by adding citations to reliable sources. Unsourced material may be challenged and removed.
Find sources: "Seventh Schedule to the Constitution of India" – news · newspapers · books · scholar · JSTOR (July 2018) (Learn how and when to remove this template message)


The constitutional provisions in India on the subject of distribution of legislative powers between the Union and the States are defined under several articles; the most important in this regard being specifically under articles 245 & 246 of the Constitution of India. **The Seventh Schedule to the Constitution of India defines and specifies allocation of powers and functions between Union & States. It contains three lists, i.e. 1) Union List, 2) State List and 3) Concurrent List.**^[1]

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- 1 Union List
- 2 State List
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Union List [edit]

Part of a series on the
Constitution of India



सत्यमेव जयते
Preamble

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Before 1954, only state govt. had powers to make law related to agriculture. But, in 1954, Nehru chacha did an amendment which gave powers to centre too to make agriculture related law, refers to the entry on 33 of concurrent list.



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Third Amendment of the Constitution of India

From Wikipedia, the free encyclopedia

The **Third Amendment** of the **Constitution of India**, officially known as **The Constitution (Third Amendment) Act, 1954**, re-enacted entry 33 of the Concurrent List in the Seventh Schedule of the Constitution with relation to include trade and commerce in, and the production, supply and distribution of 4 classes of essential commodities, viz., **foodstuffs**, including edible **oil seeds** and **oils**; cattle fodder, including oilcakes and other concentrates; raw **cotton** whether ginned or unginned, and **cotton seeds**; and raw **jute**.

Contents [hide]

- 1 Text
- 2 Proposal and enactment
- 3 Ratification
- 4 See also
- 5 References

The Constitution (Third Amendment) Act, 1954



Also, in case of a conflict b/w state and centre govt. regarding any law made under concurrent list, the law made by Parliament dominates, (Article 254/1).

I can bet that supreme court will not even waste a second to deny the challenge based on this point.

ii. If it is against the draft procedure of the Act.

Before discussing this, lets know something about ordinance. Legally, an ordinance is the equivalent of an Act; but is not passed by the legislature initially. It is a temporary law till its expiry or till it is repealed or

till it is approved by the legislature (after which it becomes an Act). Article 123 provides power to centre to make ordinance. An ordinance will expire after 6 weeks once both houses of the Parliament are in session.

It is compulsory for a session of Parliament to be held within six months (as per Article 85). Therefore, the maximum validity of an ordinance is 6 months and 6 weeks.

Farm ordinance was introduced on 5th june 2020 and first session of parliament was held b/w 14-sept to 1st oct.

hence it was necessary for the govt. to pass it. In loksabha this ordinance was passed easily and on 20th sept. this ordinance was presented in rajyasabha and was passed on the basis of voice vote, which was the biggest controversy.



Why voice vote?

For individual voting, all member requires to sit at their allotted seats which was not possible due to covid 19 situation and social distancing was mandatory.

Can the process of passing bill, decided by the speaker be challenged in any court?

No, referring to the article 122 which states that, Courts will not inquire into proceedings of Parliament. Hence, one can question on the morality of the procedure but, there is nothing wrong with this act legally.

Article 122 in The Constitution Of India 1949

122. Courts not to inquire into proceedings of Parliament

- (1) The validity of any proceedings in Parliament shall not be called in question on the ground of any alleged irregularity of procedure
 - (2) No officer or member of Parliament in whom powers are vested by or under this Constitution for regulating procedure or the conduct of business, or for maintaining order, in Parliament shall be subject to the jurisdiction of any court in respect of the exercise by him of those powers
- CHAPTER
III LEGISLATIVE POWERS OF THE PRESIDENT

Okay, let's just suppose that the bill had got rejected in the rajyasabha, then this bill would have gone to the joint session and needed to be pass from there.

Loksabha has 543 members and rajyasabha has rajyasabha 242 members. Total members are 785.

So, to pass the bill in the joint session one require to have 393 votes. NDA has 353 members in loksabha only. Hence nothing could have stopped farm bill to become an act.

However, congress is now talking to use Article 254/2 to override the act, which states-

(2) Where a law made by the Legislature of a State with respect to one of the matters enumerated in the Concurrent List contains any provision repugnant to the provisions of an earlier law made by Parliament or an existing law with respect to that matter, then, the law so made by the Legislature of such State shall, if it has been reserved for the consideration of the President and has received his assent, prevail in that State: Provided that nothing in this clause shall prevent Parliament from enacting at any time any law with respect to the same matter including a law adding to, amending, varying or repealing the law so made by the Legislature of the State

Though states could come out with their own Bills to some extent to override the statutes of passed by the Parliament, none of those Bills would be effective unless the President accords his consent to such Bills.

But why there was a need of ordinance and so much hurry?

Modi govt. had promised to double the wedges of farmers till 2022 and for that major reforms are required.

If we see the acts, they are actually a very major reforms in the agriculture sector.

Govt to double farmers' income by 2022 by focusing on 7 sources of income, says Economic Survey

• Last Updated: Jul 04, 2019, 05:24 PM IST

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Synopsis

The Government has set a target of doubling of farmers' income by the year 2022 and constituted the DFI.



The Government has constituted an Empowered Body on January 23, 2019 for monitoring the implementation of the recommendations of the DFI Strategy.

Agencies

PUNE: The Inter-Ministerial Committee to examine issues relating to Doubling of Farmers' Income (DFI) and recommend strategies has identified seven sources of income to double farmers's income by 2022.

The Government has set a target of doubling of farmers' income by the year 2022 and constituted the DFI. "The

Govt. knew that any such reform will create major instability in opposition anyways.

What is the guarantee of the success of farm Act?

Well, Bihar did such reforms in 2006 and according to an article of "the print" itself-



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Opinion

How Bihar recorded growth but Punjab lagged behind and why farm reforms are important

In episode 634 of #CutTheClutter, Shekhar Gupta compares Bihar's growth after agricultural reforms in 2006 to Punjab's growth rate that has been declining.

THEPRINT TEAM 8 December, 2020 2:00 pm IST

"In the last five years, India's agricultural growth has been 2 per cent while that of Bihar has been 7 per cent. Bihar is an example that agriculture does well when reforms are carried out," said by [@ShekharGupta](#)

link of full article-

<https://t.co/TGwKdg9Zr7>