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EXTRAORDINARY
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#### Abstract

MINTSTRY OF LAW Now Delhi, the 18th July, 1951 The following Act of Parliament received the assent of the President on the 17th July, 1951 and is hereby published for general information:-

THE REPRESENTATION OF THE PEOPLE AOT, 1951 No. XLIII of 1951 An Act to provide for the sonduct of elections to the Houses of Parliament and to the House or Houses of the Legislature of each State, the qualifications and disqualification for membership of those Houses, the corrupt and illegal practicos and other offences at or in connection with such elections and tho decision of doubts and disputes arising out of or in connection with such elections.


[17th July, 1851]
Bu it enacted by Parliament as follows:-

> PART J
> Preliminary

1. Short title.-This Act may be called the Representation of the People 1et, 1951.
2. Interpretation-(1) In this Act, unless the context otherwise requires,-
(a) exch of the expressions defined in scetion 2 or sub-section (1) of section 27 of the Jepresentation of the People Act, 1950 (XTIII of 1950 ), but not defined in this Act. shatl have the same meaning es in that Act;
(b) "ageproprate uuthor ty" mans, in relation to an election to the Honse of the People or the Council of States or to a primary election, the Central Government, and in rolation to an election to the Legislative Assembly or the Lcgislative Council of a State, the State Government;
(233)
(c) 'corrupt practioe' means any of the practices specified ir ${ }^{n+i o n}$ 129 or section 124 ;
(d) "election" means an election to fill a meat or meate in elther Houm of Parliament or in the House or either House of the Legislature of a State other than the State of Jammu and Kashmir and include日 a primary election;
(e) "elector", in relation to a constituency, means a person whose name is for the time being entered in the electoral roll of that constituenoy,
(f) "illegal practice" means any of the practices specified in section 125;
(g) "prescrabed" meuns prescribed by rules made under this Act;
(h) 'primary election' means an election for the purpose of constituting or reconstituting an electoral college under section 27 A of the Representation of the People Act, 1950 (XLIII of 1870) for a scheduled Part C State or for the purpose of filling any oasual vacanog in the seat of a member of such electoral college;
(i) "Schoduled Castes" and "Scheduled Tribes"' in relation to a Part C State, mean respectively the castes specified in the Sixth Schedule and the tribes specified in the Seventh Schedulo to the Representation of the People Act, 1950 (XLIII of 1950) in relation to lhat State,
(i) "schedulod Part C" State" means any Part C State or group of such States for the time being specified in the first column of the Fifth Schedule to the Representation of the People Act, 1950 (XLIII of 1950);
(k) "sign" in relution to a person who is unable to write his name means authenticate in such manner as may be prescribed;
(l) "Iribunal" meane a tribunal appointed by the Election Gommission under section 80 .
(2) For the purposes of this Act, a Council of States constituency, a Parlinmentary constitucnoy, an $\Lambda$ sscmbly constituency, a Cnuncil constituenoy, a local authorities' constituency, a graduates' constituency and a teachers' constituency shall each be treated as a constituensy of a different class
(8) Any requirement under this Act that a notification, order, rule, declaration, notice or list issued or made by any authority shall be published in the Offioin: Gazette, shall unless otherwise expresely provided in this Aot, be construed as a requirement that the notification, order, rule, declaration, notice or list shall-
(a) where it is issued or made by the Central Government, be published in the Gazette of India;
(b) where it is issued or made by a State Government, be published in the Official Gazette of the State; and
(c) where it is issued or made by any other authority, be publishad in the Gazette of India if it relates to an election to, or membership of, either House of Parliament or to a primary election, and in the Official Gazette of the State if it relates to an election to, or membership of, the House or either House of the Legislature of a State.
(4) Where, under any of the provisions of this Act, anything is to be presoribed, different provisions may be made for different cases or classes of casos
(5) Any reference in this Act to a law which is not in force in a Part 13 Btate shall, in relation to that Etate, be construed as a reference to the corresponding law, if any, in force in that State.
(6) Any reference in this Act to a Bigh Court or to the Judge of a High Court shall, in relation to a Part C State having a Court of the Judicial Commissioner, bs construed as a reference to the said Court of the Judicial Commissioner or to the Judicial Commissioner or any Additional Judicial Commissioner, as the case may be.
(7) Any reference in this Act to the Legislative Council of a State shall be construed as not including a reference to the Coorg Legislative Council.

PART II

## QUALIFICATIONG AND DIBQUALIFICATIONS FOR MEMBERSHIP

 Chapter 1Qualifications for membership of Parliament.
3. Qualifications for membership of the Oouncil of States.-(1) A person shall not be qualified to be chosen as a representative of any Part A or Part B State (other than the State of Jarnmu and Kashmir) in the Council of States unless he is an elector for a Parliamentary constituency in that State.
(2) A persou shall not be qualified to be chosen as a representative of the States of Ajmer and Coorg or of the States of Manipur and Tripura in the Council of States unless he is an elector for any Parliamentary constituency in the State in which the election of such representative is to be held.
(8) Savo as otherwise provided in sub-section (2), a person shall not be qualified to ba chosen as a representative of any F'art C State or group of such States in the Council of States unleas he is an elector for a Parliamentary constituency in that State or in any of the States in that group, as the case may bg.
4. Qualiflcations for membership of the House of the People.-A person shall not be qualified to be chosen to fill a seat in the House of the People, other than a seat allotted to the State of Jammu and Kashmir or to the Anda. man and Nicobar Islands, unless-
(a) in the case of a soat reserved for the Scheduled Castes in any State, he is a momber of any of the Scheduled Castes, whether of that State or of any other State, and is arl elector for any Parliamentary constituency;
(b) in the case of a seat reserved for the Scheduled Tribes in any State (other than those in the autonomous districte of Assam), he is a mamber of any of the Schoduled Tribes, whether of that State or of any ofher Etate (exeluding the tribal areas of Asqam), and is an elector for any Parliamentary constituency;
(c) in the case of a seat reserved for the Scheduled Tribes in the auto nomous districts of Assam, he is a member of any of those Scheduled Tribes and is an elector for the Parliamentary constituency in which such sent is reservid or for any other Parliamentary constituency comprising any such autonomous district; and
(d) in the case of any other seat, he is an elector for any Parliamentary constituency.

## Chapter II

## Qualifications for membership of State Legislatures

8. Qualifications for membership of a Leglsiative Assembly.-A person shall not bo qualified 10 be chosen to fill a seat in the Legiglative Assembly of a State unlesa-
(a) in the case of a seat reserved for the Scheduled Castes or for the Echeduled Tribes of that State, he is a member of any of those castes cr of
those tribes, as the case may be, and is an elector for any Assembly constiluency in that State;
(b) in the case of a seat reserved for an autonomous district of Assam, other than a seat the constituency for which comprises the cantonment and municipality of Shillong, he is a member of a Scheduled Tribe of that district and is ar elector for the Assembly oonstituency in which such seat or any other seat is reserved for that district; and
(c) in the case of any other seat, he is an elector for any Assembly constituency in that State.
9. Qualifcations for membershlp of a Legislative Oouncll-(1) A person shall not be qualified to be chosen to fill a seat in the Legislative Council of a State to be filled by election unless he is an elector for any Assembly constituency in that State.
(2) A person shall not be qualified to be chosen to fill a seat in the Legislative Council of a State to be filled by nomination by the Governor or the Rajpramukh, as the case may be, unless he is ordinarily resident in the 8 tate.

## Ceapter ill

## Disqualifications

## 7. Disquallfications for memberghlp of Parllament or of a State Legislature.-

 A person shall be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Leegislative Council of a State-(a) if, whether before or after the cummencement of the Constitution, he has been convioted, or has, in proceedings for questioning the validity cr regularity of an election, been found to have been guilty, of any offence or corrupt or illegal practice which has been declared by section 139 or section 140 to bo an offence or practice entailing disqualification for membership of Parliament and of tho Legislature of every State, unless such period has elapsed as has been provided in that behalf in the said section 189 or section 140 , as the case may be;
(b) if, whether before or after the commencement of the Constitution, he has been convicted by a court in India of any offence and sentenced to transportation or to imprisonmont for not less than two ycars, unlese a period of five years, or such less period as the Election Commission may allow in any particular case, has elapsed since his reloase;
( $r$ ) if, having been nominated as a candidate for Parliament or the Legislature of any State or having acted as an election agont of any person so nominated, he has failed to lodge a return of election expenses within the time and in the manner required by or under this Act, unless five years have elapsed from the date by which the return ought to have boes lodged or the Election Commission has removed the disqualification;
(d) if, whether by himself or by any person or body of persons in trust for him or for his benefit or on his account, he has any sharo or interest in a contract for the supply of goods to, or for the execution of any workg or the performance of any services undortaken by, the appropriato Government;
(e) if he is a director or managing agent of, or holds any oltice of profit under, any corporation in which the appropriate Government has any share or finencial interest;
(f) if, having held any office under the Government of India or the Government of any State or under the Crown in India or under the Government of an Indian State, he has, whather before or after the comnencement of the Constitution, been dismissed for corruption or disloyalty to the State, unless a perod of five years bas elapsed since his dismiseal.

## 8. Sarings.-(1) Notwithstanding anything in section 7-

(a) a disqualification under clause (a) ct rlause (b) of that section shall not, in the case of a person who bocomes so disqualified by virtua of a conviction or a conviction and a sentence and is at the date of the disqualification a member of Parliament or of the Legislature of a State, take effect until three months have elapsed from the date of such disqualifloation, or if within these three months an appeal or petition for revision is brought in respect of the conviction or the sentence, until that appeal or petition is disposed of;
(b) a disqualification under clause (c) of that section shall not take effect until the expiration of two months from tho date by which the return of election expenses ought to have been lodged or of such longar periorl as the Election Commission may in any particular case allow;
(c) a disqualification under olause (d) of that section shall not, where the share or interest in the contract devolves on a person by inheritanoe or succession or as a legatee, executor or administrator, take effect until the expiration of six monthe after it has so devolved on him or of such longer period as the Election Comnission may in any particular case allow;
(d) a person shall not bo disqualified under clauso (d) of that soction by reason of his having a share or interest in a contract entered into between a public company of which he is a shareholder but is neither a director holding an office of profit under the company nor a managing agent and the appropriate Government;
(e) a person shall not be disqualified under clauso (e) of that section by roeson of his be'ng a director unless the office of such director is declared by Parliament by law to so disqualify its holder;
$(f)$ a disqualification under clause (e) of that section shall not, in the case of a director, take effect whore the law making any such declaratiun as is referred to in clause (e) of this section in respect of tho office of such director has come into force fifter the director has been chosen a mem ber of Parliament or of the Legiclature of a State, as tho case may ba, until the expiration of six months after the date on which such low comes into force or of such longor period as the Election Commission may in any particular case allow;
(g) a disqualification under clause ( $f$ ) of that section may, in the case of eny of the candidates for the first elections under this Act, be romoved $\mathrm{b}_{\mathrm{y}}$ the Election Commission for reasons to be rccorded by it in writing.
(2) Nothing in clause (d) of section 7 shall extend to a contract entered into between a co-operative socipty and the appropriste Government
9. Interpretation, etc.-(1) In this chapter-
(a) "appropriate Government" means in relation to any disqualifcation for bcing chosen as or for boing a member of either House of Parliament, the Contral Government, and in relation to any disqualification for being chosen as or for being a member of the Lcgislative Assembly or Legislative Council of a State, the State Government;
(b) "public company" means a public company as defined in section 2 of the Indian Companies Act, 1918 (VII of 1918).
(2) For the avoidance of doubt it is hereby declared that whers any such contrect as is referred to in clanse ( $d$ ) of section 7 has been entered into by or on behalf of a Hindu undivided family and the appropriate Government, every member of that family shall become subject to the disqualification mentioned in the said clause; but where the contract has been entered into by a member of a Hindu undivided family carrying on a separate business in course of such business, any other member of the said family having no share or intereste in that business shall not become subject to such disqualifoation.
(8) If any question is raised as to whether a person who, having held any offioe referred to in clause ( $f$ ) of section 7, has been dismissed is disqualified undor that clause for being chosen as a mamber of either House of Parliament or of the Legislative Assembly or Leg'slative Council of a State, the production of a certificate issued in the prescribed manner by the Election Commissior to the effcet that such person has not been dismissed for corruption or disloyalty to the State shenl bo conclusive proof that he is not disqualified under that clause.

## Chapteri IV

## Qualificalton and disqualification for membership of eleotoral colleges

10. Qualification for membership of electoral colleges for certain Part 0 States.-A person shall not be gualified to be chosen as a member of an electorak college for any scheduled Part C State, unless he is an elector for any Comincil of States constituency in that State.
11. Disqualification for membership of electorad colleges for certain Part o States.-A person shall be disqualified for being chosen as a memoer of an electoral college for any scheduled Part $C$ State if he is for the time being disqualified for being chosen as a member of either House of Parliament under any of the provisions of article 102.

## PART III <br> Notifioation of General Filectiong <br> Chap'ter I <br> Parliament

## The Council of States

12. Notification for election to the Council of Stateg.-(1) For the purpose of constituting the Council of States under the Constitution in due time, the President shall,--
(a) after the namos of the elected members of the Legislative Assemblies of Part A States and Part B States other than the State of Jammu and Kashmir first constituted under the Constitution have been notified under section 67, call upon the elected mombers of each such Assembly, by a nolification in the Gazette of India, to elect members in asoorlnnce with the provisions of this Act and of the rules and orders made thereunder before such date as may be appointed in th's behalf by the Election Commission and specified in such notification, and
(b) after the names of the members of the electoral colleges for the scheduled Part C States first constituted under Part IV- $\Lambda$ of the Representation of the People Act, 1950 (XLIIII of 1950), have been notifled under section 67, by another notification call upon the members of the electoral college for each Part C State or group of such States concerned to elect a member or members in acsordance with the provisions of this Act and of the rules and orders made thereunder before such date $\boldsymbol{a}_{6}$ may be appointed in this behalf by the Election Commission and specified in such notification.
(2) For the purpose of filling the seate of members retiring on the expiration of their respective terms of office in every second year after the constitution of the Council of States, the President shall,-
(a) by a notification in the Gazette of India, call upon the elected Kembers of the Legislative Assembly of each of the States referred to in sub-section (1) concerned to elect members in accordavee with the provisions of this Act and of the rules and ordere mado thereunder before such date as may be appointed in this behalf by the Flection Commiasion and specitied in such notification, and
(b) by another notification call upon the members of the electorak college for each of the lart C States and group of such States concerned and also the eleoted members of the Coorg Legislative Council, if necessary, to elect a member or members in accordanco with the provisions of this Act and of the rules and orders made theremonder bctore such date as may be appointed in this behalf by the Alection Commission and specifled in suoh notification:
Provided that the notificutions under this sub-section shall be issued on such dates, not being more than four months prior to the dute on which the term of office of the retiring members would expire under section 154 , as may be recommended in this behalf by the Flection Commission.
13. Notification for constitution of electoral colleges for certain Part 0 States.- F'or the purpose of the first constitution and of each subsequent reconstitution of tho elactoral college for each scheduled l'art O Stato under Part IV A of the Representation of the Pcople Ast, 1950 (XIAlĭ of 1980), the President shall by one or more notifications in the Guzette of India call upon all Council of States constituencies concerned to eloct members in accordance with the provisions of this $\Lambda c t$, and of the rules and orders made thereunder before such date or dates as moy be uppointed in this behalf by the Election Commis. sion and specified in the notification or notifications:

Provided that every such notafication calling upon the Councll of States consintuencies in any Part ('State or group of such States shall be issued, as far as may be, at the same time when a notification calling upon the Parlismentary constituencies in such State or group of States to elect a member or members for the purpose of constituting the House of the People in due time or on the expiration of the duration of that House or on ite dissolution, as the case may be, is issued.

## The House of the People

14. General elections to the House of the People.-(1) A general election shall be held for the purpose of constituting the House of the People under the Constitution in due time.
( $厶$ ) A gencral election shall also be held on the expiration of the duration of the House of the People or on its dissolution in order that a new House of the People may be constituted.
15. Notifloation for election to the House of the People.-For the purpose of constituting the House of the People under the Constitution in due lime or on the expiration of the duration of the House of the People or on its dissolution, the President shall, by one or more notifications published in the Gazette of India on such date or dates as may be recommended by the Election Commission call upon all the Parliamentary constituencies to elect merabers in accordance with the provisions of this Act and of the rules and orders made thereunder before such date or dates as may be appointed in this bebalf by the Election Commiseion and specified in the notification or notifications:

Provided that for the purpose of constituting the House of the People on the expiration of its duration, no such notification shall be issued at any time earlier
than four months prior to the date on which the duration of the House of the People would expire in the ordinary course of events.

Citaprarir It
State Legislatures

## The State Legislative Assemblies

16. General elections to Legislative Assemblies.-(1) A goneral election ahall be held for the purpose of constituting the Legralative Asscinbly of each State under the Uonstitution in due time.
(2) A generud election shall alao be held on the expiration of the duration of an Assombly or on its dissolution in order that a now Assembly may be nonustituted.
17. Notiflication for election to State Legislative Assemblies.-For the purpose of constituting the Legislative Assembly of a State under the Constitution in due time or on the expiration of the duration of an Assembly or on its dissolution, the Governor or Reppramukh, as the case may be, of the Staie shall, by one or more notifications published in the Official Gazette on such date or dates as may be recommended by the Election Commission, call upon all the Assembly constituencies to alect rucmbers in accordance with the provisions of this Act and of the rules and orders made therounder bofora such date or dates as may be appointed in this behalf by the Election Commission and specified in the notitication or notifications:

Provided that for the purpose of constituting the Legislative Assembly of a State on the expiration of its duration, no such notification shall be iesued at any time earlier tban four months prior to the date on which the duration of the Legiglative $\Lambda_{\mathrm{s}} \mathrm{c} \mathrm{cmbly}$ of the State would expire in the ordinary courso of eventa.

## The State Legrslative Uouncils

18. Notiflcation for election to State Leglalative Oounclls.-(1) For the purpose of constituting the Lagislative Council of a State under the Congtitution in due time, the Govermor or Rajpramukh of the State, as the case may be, shall-
(a) by a notification in the Official Gazette call upon every local authoritics' constituency, cvery graduates' constituency and every teachers" constituency to elect in accordunce with the provisions of this Act and of the cules and orders made thereunder a member or members hefore such date as may be appointed in this behalf by the Election Commission and specified in such notification, and
(b) ufter the names of the rnembers of the Legislative Assembly of the State first constituted under the Constitution have been notifled under section 67, call upon such members, by another notification in the Official Gazette, to elect members in accordance with the provisions of this Act and of the rules and orders made thereunder bofore such date as may be appointed in this behalf by the Election Commission and specified in such notification.
(2) For the purpose of filling the seats of members retiring on the expiration of their respective terms of office in every second year after the constitution of the Legislative Council of a State, the Governor or Rajpramukh, wis the case may the, shall-
(a) by a notification in the Official Gazette call upon every local authorities' constituency, every graduates' constituency and every teachers' constituency concerned to elect in accordance with the provisions of this Act and of the rules and orders made thereunder a member or members before such date as may be appointed in
'this behalf by the Flection Commission and specified in such notification, and
(b) by another notification in the Official Gazette call upon the members of the Legislative Assembly of the State to clect members in accordance with the provisions of this Act and of the rules and orders made thereunder before such date as may be appoioted in this behalf by the Election Commission and specified in such notification:
Provided that the notiflcations under this sub-section shall be issued on such dates, not being more than four monthe prior to the date on which the term of office of the rotiring members would expre under section 150 , as may be necommended in this behalf by the Election Commission.

## PART IV <br> Administrative Machinery for the Conduct of Eleotions

19. Deflnition.-In this Part and in Part V, unless the context otherwise requires, "constituency" means a Council of States constituoncy or a Parliamentary constituency or an Assembly constituency or a Council constituency
20. Returning Offleer for aach conatituency.-For each conatituency there shall be a lieturning Offiecr who shall be such officer of Govarnment as the Election Commission may, in consultation with the Government of the State in which the constiluency is situated, designate or nominate

Provided that nothing in this section shall prevent the Eleation Commission from designating or nominating the same person to be the Returning Officer for more than one constituency.
21. Returning Offleers at other elections.-Tho Returning Oficer for an election (other than a primary olection) to fill a seat or seats in the Council of States or for an election by the members of the Legislative Assembly of a 8tate to fill a seat or seats in tho Legislative Council of the State shall be such officer of Government as the Election Commission may, in consultation with the Goverument of that State, designate or nominate.
22. Assistant Returning Offlcers. - (1) The Eloction Comrmission may appoint one or more persons to assist any Returning Oficer in the performance of his functions.

Erovided that overy such person shall be an officer of Govornment.
(2) Every Assistant Returning Officer shall, subject to the control of the Returning Offcer, be competent to perform all or any of the functions of the Retarning Officer.

Provided that no Assistant Returning Officer shall perform any of the functions of the Refurning Officer which relate to the acecptance of a nomination paper or to the scrutiny of nominations or to the connting of votes unless the Returning Officer is unavoidably prevented from performing the said function
23. Retuining officer to include Assistant Returning offlcers performing the functions $O_{i}$ the Returning Officer. TReferences in this Act to the Returning Officer shall, unless the context otherwise requires, be doemed to include an Assistant Returuing Officer performing any function which he is authorised to perform under sub-section (2) of section 22
24. General duty of the Returning Officer.-It shall be the gerneral duty of the Returning Ofticer at any election to do all such acts and things as may be necessary for effectually conducting the election in the manner provided by this Act and rules or orders made thereunder.
25. Provision of polling stations for constituencles.-The Returning Officer for each constituency shall, with the previous approval of the Election Commission, provide a sufficient number of polling stations for such constituency, and shall publish, in such manner as the Election Commission may direct, a list showing the polling stations so provided and the polling areas for which they have respectively boen provided.
26. Appointment of presiding offlcers for polling stations.-(1) The Returning Offocr shall appoint a presiding officer for each polling station and such polling offlcer or officers as he thinks necessary, but he shall not appoint any person who has been employed by or on behalt of, or has been otherwise working for, a candidate in or about the election:

Provided that if a polling officer is absent from the polling station, the presiding ofticer maty uppoint any person who is present at the polling station other than a person who has been employed by or on behalf of, or has been otherwise working for, a candidate in or about the election, to be the polling offcer during the absence of the former officer, and inform the Returning Officer accordingly.
(2) A polling officer shall, if so dreeted $b$ y the presiding officer, perform alf or any of the functions of a presiding officer under this Act or any rules or orders made thereunder.
(3) If the presiding officer, owing to illness or other unavoidable cause, is obliged to absent himself from the polling station, his functions shall be performed by such polling ofiter as has been previously authorised by the Returning Officer to perform such functions diring any such absence.
(4) References in this Act to the presiding officer shall, unless the context otherwise requires, be deemod to include any person performing any function which he is authorised to perform under sub-section (2) or sub-section (3), as the case may be.
27. General duty of the prestding offleer -It shail be tho general duty of the presiding officer at a polling station to keep order thereat and to see that the poll is fairly taken.
28. Duttes of a polling offlcer.-It shall be the duty of the polling officers at a polling station to ussist the presiding offcer for such station in the performance of his functions.
29. Special provisions in the case of certaln elections.-(1) The Peturning Officer for an election (other than a primary election) to fill a seat or seats in the Council of States or for an election by tho members of the Legislative Assembly of a State to fill a seat or seats in the Legislative Council of the State shall, with the previous approval of the Flection Commission, fix the place at which the poll will be taken for such eleotion and shall notify the place so fixed in such manner ss the Election Commission may direct.
(2) The Returning Officer shall preside over such election at the place so fixed and shall appoint such polling officer or officers to assist him as he thinhs necessary but he shall not appoint any person who has been employed by or on behalf of, or has been otherwise working for, a candidate in or about the election.

## PART V <br> Condotr of Fleotions <br> Chapter I <br> Nomination of candidates

30. Appointment of dates for nominations, etc.-As soon as the notification calling upon a constituency to elect a momber or members is issued under this Act, the appropriate autbority in the case where such notification has been issued under the provisiona of Part IIX or of this part, and the Election Commisaion
in the case where such notification has been issued under the provisions of Part IX, shall, by notification in the Official Gazette, appoint-
(a) the last date for making nominations, which shall be a date not later than the fourteenth day after the date of publication of the firstmentioned notification nor earlier than the eighth day after the date of publication of the notification under this section;
(b) the dale for the scrutiny of nominations, which shall be a date not later than the seventh day after the last date for making nominations;
(c) the last date for the withdrawal of candidatures, which shall be the third day alter the date for the scrutiny of nominations; and
(d) the date or dates on which a poll shall, if necessary, be taken which or the first of which shall be a date not earlier than the thirtieth. day after the last date for the withdrawal of cundidatures.
31. Public notice of election.--On the issue of a notification under section 80, the Returning Officer for the constituency shall give public notice of the intended election in such form and manner as may be prescribed, inviting nominations of candidates for such election and specifying the place at which the nominationpapers are to be delivered.
32. Nomination of candidates for election.-Any person may bo nominated as a candidate for election to fill a seat in any constituency if he is qualified to be chosen to fill that seat under the provisions of the Constitution and this Act.
33. Presentation of nomination paper and requirements for a valld nomina-tion.-(1) On or before the date appointed under clause (a) of section 30 cach candidate shall, either in person or by his proposer or seconder, between the hours of eleven o'clock in the forcnoon and three o'clock in the afternoon deliver to the Returning Officer at the place specified in this behalf in the notice issued under section 31 a nomination paper compleled in the prescribed form and subscribed by the candidate himself as assenting to the nomination and by two persons referred to in sub-section (2) as proposer and seconder.
(2) Any person whose name is registered in the electoral roll of the constituency and who is not subject to any disqualification mentioned in section 16 . of the Representation of the Pcople Act, 1950 (XLIII of 1950) may subscribe as proposer or seconder as many nomination papers as there are vacancies to be filled but no more:

Provided that if the name of a person is entered more than once in the electoral roll of a constituency or is included in the electoral roll of two or moreconsiituencies of the same class, such person shall not be entitled to subscribe as proposer or seconder more than one nomination paper for each vacancy to be filled in that constituency, or in not more thar one of such constituencies of the same class.
(3) Every nomination paper delivered under sub-section (1) shall be acoom panied by a declaration in writing subscribed by the candidate that the candidate has appointed as his election agent for the election either himself or another parson who is not disqualified under this Act for the appointment and who shall be named in the declaration, and by auch other declarations, if any, as may be prescribed; and no candidate shall be deemed to be duly nominated unless such dec'aration is, or all such declarations are, delivered along with the nomination paper:

Provided that in a constituency where any seat is reserved for the Scheduled Castes or for the Schedu'ed Tribes, no candidate sball be deemed to be qualified to be chosen to fill that seat unless his nomination paper is accompanied by a
declaration verified in the prescribed manner that the candidate is a member of the Scheduled Castes or of the Schedulod Tribes for which the seat has been so reaerved and the declaration specifies the particular caste or tribe of which the candidate is a member and also the aroa in relation to which such caste or tribe dis one of the Scheduled Castes or Scheduled Tribes, as the case may be:

Provided further that in a constituency where any seat is reserved for an sutonomous district of Assam other than the constituency comprising the cantonment and municipality of Shillong, no candidate shall be deemed to be duy nominated for the seat so reserved unless the nomination paper is accompnnied by a declaration verified in the prescribed manner that the candidate is a member of any of the Scheduled Tribes of that district and the declaration spenifles the particula: tribe of which the candidate is a member:

Provided also that where nny person having held any office referred to in clause $(f)$ of section 7 has been dismissed and the poriod of five years from the .dato of such dismissal has not expired or the disquelification, if any, under that clause has not been removed by the Election Commission under clause ( $g$ ) of sub-section (1) of section 8 , such person shall not be deemed to be duly nominated as a candidate unlese his nomination paper is accompanied by a oertifi cato issued in the prescribed manner by the Election Commission to the effect that he has not been dismissed for corruption or disloyalty to the State.
(4) Any nomination paper which is not received before ibree o'clock in the afternoon on the last date appointed under clause (a) of section 80 shall be rejected.
(5) On the presentation of a nomination paper, the Returning Officer shall satisfy himself that the names and electoral roll numbers of the candidate and his proposer and seconder as entered in the nomination paper are the same as those entered in the electoral rolls:

## Frovided that the Returaing Officer may-

(a) permit any clerical error in the nomination paper in regard to the said names or jumbers to ba corrected in order to bring them into conformity with tho corresponding entries in the electoral rolls; and
(b) where necessary, direct that any clerical or printing arror in the said entries shall be overlooked
(6) If at tho time of the presentation of the nomination paper the Returning Offlcer finds that the name of the candidate is not registered in the electoral roll of the constituensy for which he is the Returning Officer, he shall for the purposes of subsection (5) require the person presenting the nomizntion papcr to produce eillicy a copy of the electoral roll in which the name of the candidate is inchuded or a certified copy of the relevant eutries in such roll.
(7) Nothing in this section shall prevent any candidate from being nominated by more than one nomination papor for election in the aume constituency.
34. Deposits.-(1) $\Lambda$ cundidato shall not be dcemed to be duly nominated unless he deposity or causes to be deposited in the case of an eleation to Palliament (other than a primary election) a sum of five hundrod rupees, in the case of an election to the Logislature of a State a gum of two hundred and fifty rupuse, and in the case of a primary eloction a sum of fifty rupees:

Provided thats-
(a) where the candidate is a member of any of the Scheduled Castes or the Scheduled Tribes, the amount to be deposited by him or on his behalf shall be two hundred and fifty rupees in the case of an election to Parliament (other than a primary election), and one
hundred and twenty-five rupees in the case of an election to the Legislature of a State;
(b) where a candidate has been nominated by more than one nomination paper for election in the same constituency, not more than one deposit shall be required of him under this sub-section.
(2) Any sum required to be deposited under sub-section (1) shall not be deemed to have been doposited under that sub-section unless at the time of delivery of the nomination paper under sub-section (1) of section 33 the candidate has either deposited or causod to be deposited that sum with the Returning Oficer in cash or enclosed with the nomination paper a receipt showing that the said sum has beer, deposited by him or on his behalf in the Reserve Bank of India or in a Government Treasury.
35. Notice of nominations and the tlme and place for their scrutiny.--The Returning Officer shall, on receiving the nomination paper under sub-section (1) of section 83 , inform the person or persons delivering the same of the date, twie and place fixed for the scrutiny of nominations and shall enter on the aomination paper its sorial number, and shall sign thereon a certificate stating the date on which and the hour at which the nomination naper has been delivered to him; and shall, as soon as may be thorcafter, cause to be affixed in some consplcuous place in his office a notice of the nomination containing deaoriptions similar to those contained in the nomination paper, both of the candidate and of the persons who have subscribed the nomination paper as proposer and seconder.
36. Scruting of nominations.-(1) On the date fixed for the sarutiny of nominations under section 80 , the candidates, their election agents, one proposer and one seconder of each candidate, and one other porson duly authorised in writing by each candidate, but no other person, may attend at such time and place as the Returning Officer may appoint; and the Returning Officer shall give them all reasonable facilities for examining the nomination pepers of all candidates which have been delirered within the time and in the manner laid down in section 83.
(2) The Returning Officor shall then examine the nomination papers and ahall decide all objections which may be made to any nomination, and may, either on such objection or on his own motion, after such summery inquiry, If any, as he think necessary, refuse any nomination on any of the following grounds:-
(a) that the condidnte ia unt qualifiod to he chosen to fill the seat under the Constitution or this Act; or
(h) that the candidate is disqualified for haing rhogen in fill the sent under the Constitution or this Act; or
(c) that a proposer or seconder is disqualified from subscribing a nomination paper under sub-section (2) of section 33; or
(d) that there has heen any failure to comply with any of the provisions of section 33 or section 34 ; or
(e) that the signature of the candidate or any proposer or seconder is not genuine or has been obtained by fraud.
(B) Nothing contained in clause (c), clause (d) or clause (e) of sub-section (2) shall be deemed to authorise the refusal of the nomination of any candidate on the ground of any irregularity in respect of a nomination paper, if the candidate has been duly nominated by means of another nomination papor in respect of which no irregularity has been committod.
(4) The Returning Officer shall not reject any nomination paper on the ground of any technical defect which is not of a substantial character.
(б) The Returning Officer shall hold the scrutiny on the date appointed in this behalf under clause (b) of section 80 and shall not allow any adjournment of the proceedings except when such proceedings are interrupted or obstructed ty riot or open violence or by causee beyond his control:

Provided that in case an objettion is made the candidate converned may be allowed time to rebut it not later than the next day but one following the date fixed for scrutiny, and the Returning Officer shall record his decision on the date to which the proceedings have been adjourned.
(B) The Returning Officer shall endorse on each nomination paper his deciaion accepting or rejecting the same and, if the nomination paper is rejected, shall record in writing a brief statement of his reasons for such rejection.
(7) For the purposes of this section-
(a) the I roduction of any cortified copy of an entry made is the electoral roll of any constituency shall be conclusive evidence of the right of any elector named in that entry to stand for election or to subscribe a nomination paper, as the case may be, unless it is proved that the candidate is disqualified under the Constitution or this Aot, or that the proposex or seconder, as the case may be, is disqualified under sub-section (2) of section 33 ;
(b) where a person has subscribed, whether as proposer or seconder, a larger number of nomination papers than there are vacancies to be filled, those of the papers so subscribed which have been first received, up to the number of vacancies to be filled, shall be deemed to be valid.
37. Withdrawal of candidature.--(1) Any candidate may withdraw his candidature by a notice in writing which sball contain such particulars as may be pressribed and shall be subscribed by him and delivered before three o'ulock in the afternoon on the day fixed under clause (c) of section 30 to the JReturning Officar either by such candidate in person or by his proposer, seconder or election agent who has been authorised in this behalf in writing by auch candidate:

Provided that if that day is a public hollday within the meaning of section 25 of the Negotiable Instruments Act, 1881 (XXVI of 1881) or bas boen notifled by the Etate Government as a day to be observed as a holiday in Government offlese in the State, the notice of withdrawal of candidature shall be considered as having been delivered in due time if it is delivered before three o'olock in the afternoon on the next succeeding day which is neither such a public holiday nor a day so notified.
(2) No person who has given a notice of withdrawal of his candidature under sub-section (1) shall be allowed to cancel the notive.
(3) The Returning Officer shall, on receiving a notice of withdrawal under gub-section (1), as soon as may be thereafter, cause a notice of the withdrawal to be affixed in some conspicuous place in his office.
38. Publication of nominations.--The Returning Offiser shall, immediately after the expiry of the period within which cendidatures may be withdrawn under sub-section (1) of sestion 87, prepare and publish a list of valid norninations in auch manner as may be prescribed.
39. Nomination of candidates at other elections.-(1) Any person way be nominated as a candidate for election to fll a seat in the Council of States to be filled by election by the elected members of the Legislative Assembly of a State or by the members of the electoral colloge for a Part C State or group of such State, or by the elected members of the Coorg Legislative Councll, or a seat in the Legislative Council of a State to be filled by election by the members of the

Legislative Assembly of that State, if he $i_{s}$ qualified to be chosen to fill that seat tinder the Constitution and this Act.
(2) As soon as the notification calling upon the elected merabars or the members of tha Icgislative Assembly of a State or the members of the electoral college for a Part C State or group of such States or the alented members of the Coorg Legicladive Council to elect a member or members is jesued under this Act, the appropriate authority on the cuse where such notification has been issued under section 12 or section 18, and the Election Commission in the case where such notification has been issuad under section 147 or section 151, shall, by wotification in the Official Gazette, appont for such election-
(a) the last date for making nominations which shall be a date not later than the fourteenth day after the date of publication of the first mentioned notification, nor earlier than the fifth day after the date of publication of the notification under this sub-section;
(b) the date for the scrutiny of nominations which shall be a date not later than the seventh day after the last date for making nominations;
(c) the last date for the withdrewal of candidatures which shall be the third day after the date for the sarutiny of nominations; and
(d) the date on which a poll shall, if necessary, be taken which shall be a date not earlier than the seventh day after the last date for the withdrawal of candidatures.
(8) On the issue of a notification under sub-section (2), the Returning Officar for the election shall give public notice of the intended election in auch form and manner as may be prescribed inviting nominations of candidates for such election and specifying the place at which the nomination papers are to be delivered.
(4) The provisions of sub-sections (1), (3), (4), (5) and (7) of section 33 and fections 34 to 88 shall apply in relation to nominations of candidates, deposita to be made on such nominations and withdrawal of candidatures at any such election as they apply in relation to nominations of candidates, deposits to be made on such nominations and withdrawal of candidatures at elections in any constituency other than a Council of States constituency:

Provided that any person who is ontitled to vote at any such election as is referred to in sub-section (1) shall be qualified to subseribe as proposer or scoonder as many nomination papers ut that olection as there are vacancies to be filled but no more:

Provided further that et the time of the presentation of the nomination paper, the Returaing Officer may require the person prosenting the same to produce either a copy of tho clectorul roll in which the name of the candidate is included or a certified copy of the rclevant catries in such roll:
l'rovided also that any references in the said provisions-
(a) to the clectoral roll of the constituency shall, unless the oontext otherwise requires, be construed, in the case of an election by tho olected members or by the members of the Legislative Assombly of a State, as references to the list of elocted members or to the list of members, as the case may be, of that Assembly maintained under sub-section (1) of section 152, and in the case of an election by the members of the cloctoral college for a Part C State or group of such States or by the elected members of the Coorg Legislative Council, as references to the list of members a) rush electoral college or to the list of elected nembers of the

Coorg Legislative Council, as the case may be, maintained umder sub-section (2) of that section;
(b) to section 30 , to section 31 and to sub-section (2) of section 33 shall bo construed as references to sub-section (2) of this section, to sub-section (8) of this section and to the first proviso to this gabsection respectively.

## Chapter II

## Candidates and their agente

40. Appointment of election agents.-(1) Every person norminaborl aв 4 candidate at an election shall before the delivery of his nomination puper undar sub-section (1) of soction 83 or under that sub-section read with sub-section (4) of section 39, as the case may be, appoint in writing either hinself or some one other person to be his election agent.
(2) When a candidate appoints somo person other than bimself to be hid election agent he shall obtain in writing the acceptence by such person of the office of such election agent.
41. Disqualification tor being an election agent.-No person shall be appointed an election agent who is disqualified from being an election agent. under section 145 .
42. Revocation of the appointment, or death, of an election agent.-(I) Any revocation of the appointment of an election agent, whether he be the candidate himself or not, shall be signed by the candidate, and shall operate from the date on which it is lodged with the Returning Officer.
(2) In the event of such a revocation or of the death of an election agent, whether that event occurs before or during the election, or after the election but bofore a return of the candidate's election expenses has been lodged in accordance with the rrovisions of section 76, the candidate shall appoint forthwith either himself or some other person to be his election agent in the menner provided in section 40, and shall give notice in writing of the appointment to the Returning Officer.
43. Effect of default in appolntment of election agent under section 42.-(1) If the appointment of an election agent is revoked without a new appointment being made, the candidate himself shall be deemed to have been appointed or re-appointod, as the case may be, his elcotion agent.
(2) If the election agent (not being the candidate himself) dios and a new appointment is not made on tho day of the death or on the following duy, the oandidate shall be deemed to have appointed himself his election agent ns from the time of the death.
44. Duty of the election agent to keep accounts.- Fivery election agent aball, for oach election for which he is appointed election agent, keep separate and regular books of account, and shall enter therein such particulars of expenditure in connection with the election as may be prescribed.
45. Other functions of the election agents.-Everg election ngent shall perform such other functions in connection with each election for which he is appointed election agent as are required to be performed by or under this Act by such agent.
46. Appointment of polling agents.-A candidate who has been duly mominated under this Act and who has not withdanwin his candidature in the mamer and within the time specified in sub-section (1) of section 37, or in that sub-section read with sub-section (4) of section 39, as the case may be, or his cleotion agent may, rit loast three days bofore the commencement of the poll, appoint in the prescribed manner such number of agents and relief agents as may be preseribed to act as pollinis agents of such candidate at each polling station provided under
section 25 or ut thy place fixed under sub-section (1) of section 29 for the poll, and uhen any sush appointinent is made, notice of the sppointment shall be given in the prescribed manner to such officer as may bo prescribed.
47. Appointment of counting agents.-Any such candidate as is mentioned in section 46 or his election agent may, before the commencament of the counting of votes, appoint in the prescribed manner one agent and no more to be present as his counting agent at tho counting of votes, and when any such appointment is made, notico of the appointrnent shall be given in the prescribed manner to the Returning Officer.
48. Revocat'on of the appointment, or death, of a polling agent or counting agent.-(1) Any revocation of the appointment of a polling agent elball be signed by the candidate or his election agent and shall operate from the date on which it is lodged with such officer as may be prescribed, and in the event of such a rovocation or of the death of a polling agent before the close of the poll, the candidate or his election agent may appoint in the prescribed monner another polling agont at any time before the poll is closed and shall forthwith give notice of such appointment in the prescribed manner to such officer as may be prescribed.
(2) Any revocation of the appointment of a counting agent shall be signed by tho candidate or his election agent and shall operate from the date on which it is lodged with the Returning Officer, and in the event of such a revocation or of the death of a counting agent before the commencement of the counting of votes, the condidate or his election agent may appoint in the prescribed manner another counting agent at any timo before the counting of votes is commenced and shall forthwith give notice of such appointment in the prescribed manner to the Returning Officer.
49. Functions of polling agents and counting agents.-(1) A polling agent may perform such functions in connection with the poll as are authorised by or under this Act to be performed by a polling agent.
(2) A counting agent may perform such functions in connection with the counting of votes as are authorised by or under this Act to be performed by a counting agent.
50. Attendance of a candidate or his election agent at polling atations, and performance by him of the functions of a polling agent or counting agent.-(1) At evory election where a poll is taken, each candidate at such election and his eloction agent shall have a right to be present at any polling station provided under section 25 for the taking of the poll or at the place fixed under sub-section (1) of section 29 for the poll.
(2) $\Delta$ candidate or his election agent may himself do any act or thing which any polling agent or the counting agent of such candidate, if appointed, would have been authorised by or under this Act to do, or may assist any polling agent or tbe counting agent of such candidate in doing any such act or thing.
51. Non-atteudance of polling or counting agents.-Whers any act or thing is required or authorised by or under this Act to be done in the presence of the polling or counting agents, the non-attendence of any such agent or agents at the time and place appointed for the purpose shall not, if the act or thing: is otherwise duly done, invalidate the act or thing done.

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## General procedure at elections

52. Death cf candidate bofore poll.-If a candidate who has been duly nominated under this Act dies after the date fixed for the sorutiny of nominations and a report of his death is received by the Returning Officer before the commencement of the poll, the Returning Officer shall, upon being satisfied of the 248 Gt of I
fact of the death of the candidate, countermand the poll and report the fact to the Election Commission and also to the appropriste authority and all proceedings with reference to the election shall be commenced anew in all respects as if for a new election:

Provided that no further nomination shall be necessary in the case of $a$ oandidate whose nomination was valid at the time of the countermanding of the poll:

Provided further that no person who has under sub-section (1) of section 97 given a notice of withdrawal of his candidature before the countermanding of the poll shall be ineligible for being nominated as a cendidate for the election after such countermanding.
53. Procedure in contested and uncontested elections.-(1) If the number of candidates who were duly nominated and who have not withdrawn their candidatures, in the manner and within the time specified in sub-section (1) of soction 37, or in that sub-section read with sub-section (4) of section 29, as the case may be, exceeds the number of seats to be filled, the Rcturning Offcer shall forthwith publish in such form and manner as may be prescribed a list containing the names in alphabetical order and addresses of candidates as piven in the nomination papers, together with such other particulars as may be prescribed, and a poll shall be taken.
(2) If the number of such candidates is equal to the number of seats to be filled, the Returning Officer shall forthwith declare all such candidates to be duly elected to fill those seats.
(8) If the number of such candidates is less than the number of seate to be filled, the Returning Officer shall forthwith declare all such candidates to be elected and the appropriate authority shall, by notification in the Official Gazetter call upon the constituengy or the elected nembers or the members of the State Legislative Ascembly or the members of the electorsl college connerned or the elected members of the Coorg Legislative Council, as the case may be, to elect a person or persons to fill the remaining seat or seats before such date as may be appointed in this behalf by the Election Commission and specified in the notification:

Provided that where the constituency or the elected members or the members of the State Legislative Assembly or the members of the electoral college or the elected members of the Coorg Legislative Council having already been called upon under this sub-section, has or have failed to elect a person or the requisite number of persons, as the case may be, to fll the vacancy or vacancies, the appropriate authority shall not be bound to call again upon the constitueney, or such members to elect a person or persons until such date as the Election Commission may apecify in this behalf.

B4. Spealal procedure at elections in constituencies where seate are reserved for Scheduled Oastes or Scheduled Tribes.- (1) The provisions of this section shall apply in relation to any election in a constituency where the seats to be flled include one or more soats rescrved for the Scheduled Castes or for the Scheduled Tribes (heroiqufter referred to as "reserved seats').
(2) If the number of candidates qualified to be chosen to fill the reserved seats is equal to the number of such seats, all those candidates shall be forthwith declared to be eleoted to fill the reserved seate, and the procedure laid down in section 58 shall be followed for filling the remaining seat or soats.
(3) If the number of candidates qualified to be chosen to fill the reserved seats exceeds the number of such seats, but the total number of candidates is equal to the total number of seats to be filled, the Returning Officer shall first select by lot, to be drawn by him in such manner as he may determino, the candidatas to be declared elected to the reserved seats out of the candidates qualified to
be ologen to fill those soats and then declare the candidates so selected to be duly elected to fill the reservod seats and thereafter declare the remaining candidates to be duly olected to fill the remaining seats.
(4) If the number of candidates qualified to be chosen to fll the reserved seats exceeds the number of such seats, and the total number of candidates also exceeds the total number of seate to be filled, the procedure laid down in subsection (1) of section 53 shall be followed; and after the poll has been taken, the Returning Officer shall first declere those who, being qualified to be chosen to fill the reserved seats, have sceured the largest number of votes, to be duly elceted to fill the roserved seats, and then declare such of the remaining candidates as have secured the largest number of votes to be duly elected to fill the remaining seata.

Illustration.-At an election in a constituency to fill four seats of which two are reserved there are six candidates $A, B, C, D, E$ and $F$, and they secure votee in descending order, A securing the largest number. B, C and D are qualified to be chosen to fill the reservod seats, while $A, E$ and $F$ are not so qualified. The Returning Officer will first declare $B$ and $C$ duly elected to fill the two reserved seats, and then doclare A and D (not A and E ) to fill tho remaining two seats.
(5) If tho number of cundidates qualified to be chosen to fll the reserved seats is less than the number of such seats.-
(a) all those candidates shall be forthwith declared to be duly elected tofill ceserved seats;
(b) the procedure laid down in section 53 shall bo followed for filling the seuts other than tho reserved seats; and
(c) the appropriate authority shall, by notification in the Official Gazetter call upon the constituency to elect a person or persons to fill the remaining reserved seat or seats before such date as may be appointed in this behalf by the Election Commission and specified in the notitication:
Yrovided that where a constituency having been already so called upon has failed to elect a person or the requisite number of persons to fill the rescrved seat or seats, the appropriate authority shall not bo bound to call again upon the constituency to elect a person or persons to fill the vacancy or vacancies until such date as the Election Commission may specify in this behalf.
(6) In this section, reforences to candidates shall be coustrued as rofercnces to candidates who were duly nominated and who have not withdrawn their candidatures in the manner and within the time specified in sub-section (1) of section 87.
55. Eligibility of members of Scheduled Oastes or Scheduled Tribes to hold seats not reserved for those castes or tribes.-For the avoidance of doubt it is hereby declared that a mernber of the Scheduled Castes or of the Scheduled Tribes shall not be disqualifiet to hold a seat not reserved for members of thosf castes or tribes, if he is otherwise qualifed to hold such seats under the Constitution and this Act.

## Chapter IV

## The Poll

68. Pixing time for poll.-The appropriate authority shall fix the hours during which the poll will be talen; and the hours so fixed shall be publishert in such manner as may be prescribed:

Provided that the total period allotted on ary one day for polling at an election in a constituency shall not be less than eight hours.
67. Adjournment of poll in emergencles.-(1) If at an elention tho prooeedings at any polling atation propided under section 25 or at the place fixed under sub-section (1) of section 29 for the poll are interrupted or obstructed by any riot or open violence, or if at an election it is not possible to take the poll at any polling atation or such place on account of any natural calamity, or any other sufficient cause, the presiding officer for such polling station or the Returning Officer presiding over such place, as the case may be, shall announce an adjournment of the poll to a date to be notified later, and where the poll is so adjourned by a presiding officer, he shall forthwith inform the Returning Ufficer concerned.
(2) Whenever a poll is adjourned under sub-section (1), the Returning Officer shall immediately report the circurnstances to the appropriate authority and the Election Commission, and shall, as soon as may be, with the previous approval of the Election Commission, appoint the day on which the poll shall recommence, and fly the polling station or place at which, and the hours during which, the poll will be taken, and shall not count the votes cast at such election until such adjoumed poll shall have been completed.
(3) In every such caso as aforesaid, the Returning Officer shall notify in nuch manner as the Election Commission may direct the date, place and hours of polling fixed under sub-section (2).
58. Fresh poll in the case of destruction etc. of ballot boxes.-(1) If at any election any ballot box or boxes is or are unlawfully taken out of the custody of the Returning (ifficer or of any presiding officer, or is or are in any way tampered with, or is or are either accidentally or intentionally destroyed or lost, the election to which such ballot hox or boxes relate shall be void, but only in respect of tho polling at the polling station or atations provided under section 25 or the placo fixed under sub-section (1) of section 29 for the poll, as the case may be, at which such ballot box or boxes was or were used and no further.
(2) Whenever the polling at any polling atation or stations or at the place fixed for the poll shall become void under sub-section (1), the Returning Officer shall, as soon as pructicable after the act or event causing such voidance has come to his knowledge, report the matter to the appropriate authority and to tho Election Commission and shall, with the previous approval of the Election Comraission, appoint a day for the taking of a fresh poll in such or every such polling station or in such place fixed for the poll and fix the hours during which the poll will be taken, and shall not count the votes cast at such election until much fresh poll shail have been completed.
(8) In every such case as aforesaid the Returning Officer shall take a treab poll in such or every such pol'ing station or in such place fixed for the poll as aforesaid on the day so appointed by him, and shall notify the day so appointed and the hours of polling so flxed by him in such manner as the Election Commission may direct, and the provisions of this Act and of any rules or orders made thereunder shall apply to every such fresh poll as they apply to the original poll.
69. Manner of voting at elections.-At every election where a poll is taken votes shall be given by ballot in such manner as may bo prescribed, and no votes ahall be received by proxy.
60. Special procedure for voting by certaln classes of persons,-Without prejudioe to the generality of the provisions contained in section 69, provision may be made by rulea made under this Act for enabling-
(a) any of the following persons to give his vote by postal ballot, and
not in any other manner, at an election in a constituency where a poll is taken, namely:-
(i) a member of the Armed Forces of the Union to whom the provisions of sub-section (B) of sectIon 20 of the Representation of the People Act, 192n (XLIII of 1950), apply;
(ii) a person holding any office in India declared by the President to be an office to which the provisions of sub-section (4) oi that scetion apply;
(iii) a porson who is employed under the Government of India in a post outside India;
(iv) the wife of any such person as is referred to in sub-clauses (i), (ii) and (iii) to whom the provisions of sub-section (8) of the said soction 20 apply;
(b) any person subjected to preventive detention under any law for thes time being in force to give his vote by postal ballot, and not in any other manner, at an election in a constituency where a poll is taken, subject to the fulfilment of such requiremente as may be specified in those rules.
61. Special procedure for preventing personation of electors.-Provision may also be made by rules made under this Act for the marking with indelible ink of the thumb or any other finger of every elector who applies for a ballot papar or ballot papers for the purpose of voting at a polling station before delivery of such paper or papers to hime and for prohibiting the delivery of any ballot paper to any porson for roting at a polling station if at the time such person applies for such paper he has already such a mark on his thumb or any other Bnger so as to prevent personation of electors.
82. Right to vote.-(1) No person who is not, and except as expressly providud by this Act, every person who is, for the time being entered in the electoral roll of any constituency shall be entitled to vote in that constituency.
(2) No person shall vole at an election in any constituenoy if he is subject to any of the disqualifications reforred to in section 16 of the Representation of the People Act, 1950 (XLIII of 1950).
(ठ) No person shall vote at a general election in more than one consbituenoy of the same class, and if a person votes in more than one such constituency, bis votes in all such constituencies shall be void.
(4) No person shall at any election vote in the same constitupnisy more than once, notwithstanding that his namo may have been regiatered in the electoral roll for that conslituency more than once, and if be doem" so vote, all his votes in that constituency shall be void.
(5) No person shall vote at any election if he is confned in a pertson, whether under a sentence of imprisonment or transportation or otherwise, or is in the lawful custody of the police:

Prosided that nothing in this sub-section shall apply to a porson subjected to preventive detontion under any law for the time being in force.
63. Method of voting.-(1) In plural member constituencies other than Council conatituencies every elector shall have as many votes as there are members to be olected, but no elector ahall give more than one vote to any one candidate.
(2) If an electur gives morc than one vote to any one candidate in contravention of the provisions of sub-section (1), then, at the time of counting of votes not more than one of the votes given by him to such candidate shall be taken info account and all the other votes given by him to such candidate shall be rejected as roid.

## Cilapter $V$ <br> Counting of votes

64. Oounting of votes.-At every clection where a poll is taken, votes shall be counted by, or under the supervision of, the Returning Officer, and each candidate, his election agent and his counting agent, shall have a right to be present at the time of counting.
65. Equality of votes.-If, after the counting of the votos is completed, an equality of rotes is found to exist between nny candidates, and the addition of one vote will entitle any of those candidates to be declared elected, the Returning Officer shall forthwith decide between those candidates by lot, and proceed as it the candidate on whom the lot falls had received an additional pote.

8B. Declaration of results.-When the counting of the votes has been com pleted, the Roturning Officer shall forthwith declare the result of the election in the manner provided by this Act or tho rules made thereunder.
67. Report of the result.-As soon as may be after the result of an election has been declared, the Returning Officer shall report the result to the appropriate authority and the Election Commiscion and in the case of an election to a House of Parliament or of the Legislature of a Siato also to the Secretary of that ILouse, and the appropriate authority shall cause to be published in the Official Gazette the declarations containing the namos of the olected candidates.

## Cifapter VI <br> Multiple elections

68. Vacation of seats when elected to both Houses of Parliament.-(1) Any person who is chosen a momber of both the 而ouse of the Pcople and the Council of States and who has not taken his seat in either House may, by notice in writing signed by him and delivered to the Secretary to the Flection Commisaion within ten days from the date of publication in the Gazette of India of the declarations that ho has been so chosen or, if such publications have been made on different dates, within ten days from the later of such dates, intimate in which of the Houses he wishes to scrve, and thereupon, his seat in the House in which he does not wish to serve shall become vacant.
(2) In default of such intimation within the aforcsuid period, his seat in the Council of Statos shall, at the expiration of that period, become vacant.
(8) Any intimation given undur sub-section (1) shall he final and irrevocable.
69. Vacation of seats by persong already members of one House on election to other House of Parliament.-(1) If a person who is already a member of the House of the People and has taken his seat in such Houso is choson a member of the Council of States, his anat in the House of the Poople shall, on the publication in the Gazette of India of the declaration that he has been so ohosen, become vacant.
(2) If a person who in already a member of the Council of States and has taken his seat in such Council is chosen a momber of the House of the People, his seat in the Council of States shall, on the publication in the Gazette of India of the declaration that he has been so chosen, become vacant.
70. Election to more than one seat in elther House of Parliament or in the House cr either House of the Leglslature of a State.- If a person is elected to more thon one seat in either House of Parliament or in the House or either House of the Legislature of a State, then, unless within the presoribed time be resigns all but one of the seats, all the seats shall become vacant.

## Chaptrir. VII

## Publication of election results and nominations

71. Publication of results of elections to the Council of States and of names of persons nominated by the President.-(1) After the elections held in pursuance of the notifications issued undor sub-section (1) of section 12 , there sball be notified by the appropriate authority in the Official Gazette the names of the mombers elected by the elected members of the Legislative Assemblics of the States and by the members of the electoral colleges for the various Part $O$ States and group of such States at the said elections together with the names of tha persons nominated by the President to the Council under sub-clause (a) of clause (1) of artiole 80 or under any other provisions.
(2) After the elections held in any year in pursuance of the notifications issued under sub-section* $(2)$ of section 12 , thore shall be notified by the appropriate authority in the Official Gazette the names of the mombers elceted by the elected members of the Legislative Assemblies of the States and by the members of the electoral colleges for the various Part C States and group of such Statas including the elooted members of the Coorg Togislative Council at the said elections together with the names of any persons nominated by the Prosident to the Council undor sub-clause (a) of clause (1) of article 80 or under any other provisions.
(3) Tho notification of names under sub-section (1) or sub-section (2) shall be in addition to the publication of the declarations undor section 67 and shall be made as soon as may be after the last of the dates fixed for the completion of the elections under sub-section (1) or, as the case may be, subusention (2), of section 12, and after the publication of the notification or notifteations containing the names of persons nominated by the President to the Council under sub-clauso (a) of clause (1) of article 80 or under any other provisions.
72. Publication of results of primary elections for the constitution or reconstitution of eleotoral colleges for certain Part O States,- $A$ fter the elections beld in pursuance of the notification or notifications issued under section 18 for the first constitution or any subsequent reconstitution of the electoral college for a scheduled lart C State, thero shall be nolificd by tho arpropricte euthority in tho Official Gazette, as soon as may be aiter the date or the last of the dates fixed for the completion of the said elections, the names of the members elected for the various Council of States constituoncies at the said elections and such notification shall be in addition to the publication of the declarations under section 67.
73. Publication of results of general elections to the House of the People and of names of peraons nominated by the President.-After the elcetions held in pursuance of the notification or notifications issued under section 15 for the constitution of the House of the People in due time or on the expiration of its duration or on its dissolution, there shall bo notificd by tho appropriato authority in the Official Gazette, as soon as may be aiter the date or the last of the dates fixed for the completion of the said elections, the names of the members electod for the various Parliamontary constitumeies at the said eleotions together with the names of persons, if any, nominuted by the President to that House under article 331 or under any other provisions, and such notification shall bo in addition to the publication of the declarations under section 67.
74. Publication of results of general elections to the State Leg1-" Assemblies and of names of persons nominated to auch Assemblles.-After $t$ eleations held in pursuance of the notification or notifications issued un scction 17 for the constitution of the Levislative Assembly of a state in time or on the expiration of its duration or on its dissolution, there $\mathrm{a}^{\prime}$ notifed by the appropriate authority in the Official Gazette, as soon o.
after the date or the last of the dates fixed for the completion of the said elections, the names of the membars elected for the various Assembly constituenciss ut the said elections together with the names of persons, if any, nominated by the Governor or Rajpramukh, as the case may be, of the State under article 333 or under any other provisions and such notification shall be in addition to the publication of the declarations under section 67.
75. Publication of results of elections to the State Legislative Oouncile and of names of persons nominated to such Oouncils.-(1) After the elections held in pursuance ot the notifioations issued under sub-section (1) of section 18, there shall be notified by the appropriate authority in the Official Gazette the names of the members elected for the various Council constituencies and by the members of the Legislative Assembly of the State at the said elections together with the names of the persons nominated by the Governor or Rajpramulh, as the case may be, of the State under sub-clause (e) of clause (8) of article 171.
(2) Alter the elections held in any year in pursuance of the notifications issued under sub-section (2) of section 18 , there shall be notified by the appropriate quthority in the Official Grazette the names of the members elected for the various Council constituoncios and by the members of the Legislative Assembly of tho State at the said elections together with the names of any persons nominated by the Governor or Rajpramukh, as the case may bo, under sub-clause (e) of clause (3) of article 171.
(B) Tho notification of names under sub-section (1) or sub-section (2) shall be in addition to the publication of the declarations under section 67 and shall be made as soon as may be after the last of the dates fixed for the completion of the elections under sub-section (1) or, as the case may be, sub-section (2) of section 18, and after the publication of the notification containing the names of persons nominated by the Covernor or Rajpramukh, as the case may be, under sub-clause ( $e$ ) of clause ( $B$ ) of article 171.

## Ceapter VIII

## Eleotion expenses

76. Return of election expenses.-(1) Within the prescribed time after every election there shall be lodged with the Returning Officer in respect of each person who has been nominated as a candidate, a return of the election expenses of that person signed by him and his election agent.
(2) Every such return shall be in such form and shall contain such particulars as may be prescribed, and shall be accompanied by declarations in the prescribed form by the candidate and his election agent made on oath or solemn afflrmation before a magistrate.
(b) Notwithstanding anything in this section, where owing to absence from India a candidate is unable to sign the return of election expenses and to make the required declaration, the return shall be signed and lodged by the election agent only and shall be accompanied by a declaration by the election agent only, and the candidate shall, within fourteen days after his return to India, cause to be lodged with the Returning Officer a declaration made on oath or solemn affirmation before a magistrate in such form as may be prescribed.
77. Maximum election expensea, etc. The maximum scales of election es at elections and the numbers and descriptions of persons who may be p+ ployed for payment in connection with elections shall be such as may be cribed.
78. Application of this Ohapter to certain elections.-Except so far as may be
'3ed, this Chapter shall not apply to an election (other than a primary to fill a seat or seats in the Council of States or to an election by the
members of the Legislative Assembly of a State to fill a seat or seats in the Legislative Council of that State.

PART VI
Disputes regarding kleotions
Chaptiar I
Interpretation
79. Defintions.-III this Part and in Parta VII and VIII, unleas the context otherwise requires, -
(a) "agent" includes an election agent, a polling agent and a counting egent and any person who, on the trial of an election petition or of an offence with respect to any election, is held to have aoted as an agent in connection with the election with the knowledge or congent of the candidate;
(b) "cendidate" means a person who has been or claims to have been duly nominated as a candidate at any election, and any such person shall be deemed to have been a candidate as from the time when, with the election in prospect, he began to hold himself out as a prospective candidate;
(o) "oosts" means all coste, charges and expenses of, or incidental for a trial of an election petition;
(d) "electoral right" means the right of a person to stand or not to stand as, or to withdraw from being, a candidate, or to vote or refrain from voting at on election;
(e) "pleader" means any person entitled to appear and plead for another in a civil court and includes an advocate, a vakil and an attorney of a High Court;
(f) "returned candidate"' means a cardidate whose name has been published under section 67 as duly elected.

Cifapter II
Presentation of election petitions to Election Commission
80. Election petitions.-No elcction shall be called in question except by an election petition presented in accordance with the provisions of this Part.
81. Presentation of petitions.-(1) An election petition calling in question any election may be presented on one or more of the grounds speaified in subsections (1) and (2) of section 100 and section 101 to the Election Commission by any candidate at such elcetion or any elector in such form and within such time but not earlier than the date of publication of the name or names of the returned candidate or candidates at such eloction under soction 67 , as may be prescribed.

Explanation.-In this sub-section, "elector" means a person who was entitled to vote at the election to which the election petition relates, whether he has voted at such election or not.
(2) An election petition shall be deemed to have been presented to the Election Commission-
(a) when it is delivered to the Secretary to the Commission or to such other officer as may be appointed by the Election Commiasion in this behalf-
(i) by the person making the petition, or
(ii) by a person authorised in writing in this behalf by the person making the petition; or
(b) when it is sont by registered post and is delivered to the Secratary to the Commission or the officer so appointed.
82. Parties to the petition. - - A petitioner shall join as respondents to his petition all the candidates who were duly nominated at the election other than himself if he was no nominated.
88. Oontents of petition.-(1) An election petition shall contain a conolse statement of the material faots on which the petitioner relies and shall be signed by tho petitioner and verifiod in the manner laid down in the Code of Civil Procedure, 1908 (Act V of 1908) for the verification of pleadings.
(2) The petition shall be accompanied by a list signed and verified in like manner setting forth full particulars of any corrupt or illegal practioe whioh the petitioner alleges, including as full a statement as possible as to the names of the parties alleged to have committed such corrupt or illegal practice and the date and place of the commission of each such practice.
(8) The Tribunal may, upon such terms as to costs and otherwise as it may direct at any time, allow the particulars included in the said list to be amended or order such further and bottor particulars in regard to any matter referred to therein to be furnished as may in itg opinion be necessary for the purpose of ensuring a fair and offectual trial of the petition.
84. Relief that may be clalmed by the petitioner.-A petitioner may claim any one of the following declarations:
(a) that the election of the returned candidate is void;
(b) that the eloction of the returned candidate is void and that he himself or any other candidate has been duly elected;
(c) that the election is wholly void.
85. Petition when to be dismtseed, -If the provisions of section 81 , section 88 or section 117 are not complied with, tho Flection Commission shall dismiss the petition:

Provided that if a person making the petition satisfies the Election Commission that sufficient cause existed for his failure to present the petition within the period prescribed therefor, the Election Commission may in its discretion condone such failure.

## Cinapter III <br> Trial of election petitions

86. Appointment of Election Tribunal.- (1) If the petition is not dismissed under section 85, the Election Commission slagll appoint an Election Tribunal for the trial of the petition.
(2) For the purpose of eonstituting such Tribunals the Election Commission shall obtain from the High Court of cach State (other than Jammu and Eashmir)-
(a) a list of persons who are or have been district judges in the State and who aro in the opinion of the High Court fit to be appointed at members of the Election Tribunals, and
(b) a list of advocates of that High Court who have been in practice for a period of not less than ten years and who are in the opinion of the High Court fit to bo appointed as such members,
and shall maintain the lists by making such alterations therein as the High Court may from time to time direct.
(8) Every Tribunal appointed under sub-section (1) shall consist of-
(a) a Chairman who sball be either a person who is or has been a judge of a High Court, or a person selected by the Election Commission
from the list maintained by it under clause (a) of sub-section (2); and
(b) two other members of wham one shall be sclected by the Jelection Commission from the list maintained under clause (a) of subsection (2) and the other shall be selected by it from the list maintained under clause (b) of that sub-section:

Provided that where the petition for the trial of which a Tribunal is to be appointed is in respect of an election to the Legislative Assembly or the Legislative Council of a State, no porson who belongs to the judicial service of anothar Stato shall be selected for appointment as a member of the Tribunal ercept with the consent of the Government of the other State:

Provided further that nothing in this sub-section shall be deemed to prevent the appointment of a Chairman of the Teibunal bofore that of the other members.
(4) If during the course of the trial, any member of a Tribunal is tor any reason unable to perform his functions or has to relinquish his memborship, the Election Commission shall appoint another member in accordance with the provisions of sub-section (3), and upon his joining the Tribunal the trial shall be continued as if he had been on the Tribunal from the commencement of the trial:

Trovided that tho Tribunal may, if it thinks fit, recall and re-examine any of the witneases already examined.
(5) References to the Tribunal in this lart shall, as respects any matter to be done before the commencement of the trial, be deemed to be references to the Chairman of the Tribunal.
(B) In this section, the expressions "district judge" and "judicial service" have the same meanings as in article 286.
87. Conneoted fotitions to be referred to same Tribunal.- Where more petitions than one are presented in respect of the same election, the Election Commission shall refer all of them to the same 'Irbunal, which may, in its discretion, try them separately or in one or more groups.
88. Place of trial. The trial shall be held at such p'ace as the Election Commission may appoint:

Provided that a Tribunal nay, in its discretion, sit for any part of the trial at any other place in the State in which the election to which the petition relates has taken place.
89. Attendance of law officers,-(1) The Tribunal may, in the case of an election petition in relation to a primary glection or to nn election to fill a seat In either House of Parliament, require the Attorney-General of India or the Advocate-Cteneral of tho State in which the alection has taken place or some person acting under the instructions of the Attorney-General or auch AdvocateGeneral, and in the case of an election petition in relation to an election to fill a seat in the House or either House of the Tegislature of a State, require the Advocate-General of the State in which the election has taken place or some person acting under his instructions, to attend at the trial.
(2) The Attorney-Gencrul or the Advocate-General or the person acting under the instructions of the Attorney-Goneral or the Advocate-Genoral, as the oase may be, shall, when so requircd, attend at the trial and shall take such part therejn as the Tribunal may direct.
90. Procedure before the Tribunal.-(1) The Tribunal shall, as soon as may be, cause a copy of the petition togrthel with a copy of the list of priculars referred to in sub-scction (2) of section 88 to be served on cach respondent fyd
to be published in the Offinil Garette, and at any time within fourteen days after such publication, any other candidate shall, subject to tho provisions of section 119, be entitled to be joined as a respondent.
(2) Subject to the provisions of this Act and of any rules made thereunder, every election petition shall be tried by the Tribunal, as nearly as may be, in accordance with the procedure applicable under the Code of Civil Procedure, 1908 (Act V of 1908), to the trial of suits:

Provided that it shall be sufficient for the Tribunal to make a memorandum of the substance of the evidence of any witness examined by the Tribunal and it shall not be neccessary for the Tribumal to take down the evidence of any witness in writine ai lemgth unless the Tribunal 18, on the application of any party or otherwise, satisfied that there is any special reason for so doing:

Provided further that the Tribunal shall have the discretion to refuse for reasons to be recorded in writing to examine any witness or witnesses if it is of the opinion that their evidence is not material for the decision of the petition or that the party tendering such witness or witnesses is doing so on frivolous ground or with a view to delay the proceedings.
(8) Tho provisions of the Indian Eridence Act, 1872 (I of 1872), shall, subject to the provisions of this Act, be deemed to apply in all respects to the trial of an election petition.
(4) Notwithstanding anything contained in section 85, the Tribunal may dismiss an election petition which does not comply with the provisions of section 81, section 88 or section 117 .
91. Appearance before Tribunal.-Any appearance, application or act before the Tribunal may be made or done by the party in person or by a pleader duly appointed to act on his behalf:

Provided that it shall be open to the Tribunal to direct any party to appear In person whencver the Tribunal considors it necessary.
02. Powers of the Tribunal.--The Tribunal shall have the powers which are vested in a court under the Code of Civil Procedure, 1908 (Act V of 1908), when trying a suit in respect of the following matters :-
(a) discovery and inspection;
(b) enforcing the attendance of witnesses, and requiring the deposit of their expenses;
(c) compelling the production of documents;
(d) examining witneases on oath;
(e) Eranting adjournments;
(f) reception of evidence taken on affidavit; and
( $g$ ) issuing commissions for the examination of witnesses,
and may summon and cxamine suo motu any person whose evidence appars Go it to be material; and shall be deemed to be a civil court within the meaning of sections 480 and 482 of the Code of Criminal Procedure, 1898 (Act $V$ of 1898).

Explanation.-For the purpose of enforcing the attendance of witnesses $\boldsymbol{I}_{\boldsymbol{I}}$ the local limits of the jurisdiction of the Tribunal shall be the limits of the State in which the election was held.
98. Documentary evidence.-Notwithstanding anything in any enactment to the contrary, no document shall be inadmissible in evidence at the trial. of an olection petition on the ground that it is not duly stamped or registered.
94. Secrecy of voting not to be infringed.-No witneas or other person shall be required to state for whom he has voted at an election.
95. Answering of criminating questions and cortiffate of indemnity.-(1) No witnose shall be excused from answering any question as to any matter relevant to a matter in issue in the trial of an election petition upon the ground that the answer to such question may criminate or may tend to criminate him, or that to may expese or may tend to expose him to any penalty or forfeiture.

Provided that-
(a) a witness who answers truly all questions which he is required to unswer shall be entitled to receive a certificate of indemnity from tbe Tribunal; and
(b) an answer given by a witness to a question put by or before the Tribunal shall net, except in the case of any criminal proceeding for perjury in respect of the evidence, be admissible in evidence ngainst him in any civil or criminal procueding.
(2) When a certifcate of indemnity has beon granted to any witness, it may be pleaded by him in any court and shall be a full and complete defence to or upon any charge under Chapter IX-A of tho Indian Penal Code (Act XLV of 1860) or Part VTI of this Act arising out of the matter to which such certificate relates, but it shall not be decmed to relieve him from any disqualification in connection with an clection imposed by this Act or any other law.
96. Expenses of witnesses.-The roasonable expenses incurred by any person in attonding to give avidence may be allowed by the Tribunal to suoh person, and shall, unless the 'lribunal otherwise directs, be deemed to be part of the costs.
97. Recrlminaton when seat clalmed.-(1) When in an election petition a declaration that any candidate other than the returned candidate has been duly elected is claimed, the roturned candidate or any other party may givo ovidence to prove that the election of such candidate would have been void if he had been the returned candidate and a petition had been presented calling in question his eleotion:

Provided that the returned candidate or such other party as aforesaid shall not be entitled to give such evidence unless he has, within fourteen days from the date of the publication of the election petition under section 90 , given notice to the Tribunal of his intention to do so ard has also given the security and the further securily referred to in soctions 117 and 118 respectivaly.
(2) Every notice referred to in sub-section (1) shall be cocompanied by the atatement and liat of particulara required by section 83 in the onse of an election petition and shall be signed and verified in like manner.
98. Declaion of the Tribunal.-At the conclusion of the trial of an election petition the Tribunal shall make an order-
(a) dismissing the election petition; or
(b) declaring the election of the returned candidate to be void; or
(c) declaring the election of the rcturned candidate to be void and the petitioner or any other candidate to have been duly elected; or
(d) declaring the election to be wholly void.
99. Other ordera to be made by the Tribunal-(1) At the time of making an order under section 98 tho Tribunal shall also make an order-
(a) where any charge is made in the petition of any corrupt or illegal practice having been committed at the election, recording-
(i) a finding whether any corrupt or illegal practice has or has not been proved to have been committed by, or with the connivance of, any candidate or his agent at the election, and the nature of that corrupt or illegal practice; and
( $\mathfrak{n}$ ) the names of all persons, if any, who have been proved at the trial to have been guilty of any corrupt or illegal practice and the nature of that practice, together with any such recommendations as the Tribunal may think proper to make for the exemption of any persons from any disqualifications which they may beve incurred in this connection under sections 141 to 143 ; and
(b) fixing the total amount of costs payable, and specifying the persons by and to whom costs shall be peid:
l'rovided that no person shall be named in the order under sub-clause (ii) of clause (a) unless-
(a) ho hiss been given notice to appear before the Tribumal and to show cause why be should not be so named; and
(b) if he appears in pursuance of the notice, ho has been given an oppurtunity of eross examining any witness who has already been examnined by the Tribunal and has given evidence against him, of culling evidence in his defence and of being heard.
(2) Any order as to costs under clause (b) of sub-section (1) may include a direction for the payment of costs to the law officer attending the trial in pursuance of any requisition of the Tribunal under scction 89.
100. Grounds for declaring election to be vold.-(1) If the Tribunal is of opinion-
(a) that the election has not been a free election by reason that the corrupt practico of bribery or of undue influence has extensively prevailed at the election; or
(b) that the election has not becn a froo election by reason that coercion or intimidation has been exercised or resorted to by any particular community, group or section on another community, group or section, to vote or not to vote in any particular way et the election; or
(c) that the result of tho election has been materially affected by the improper acceptance or rejection of any nomination,
the Tribunal shall declare the election to be wholly void.
Explanation. - In clause (b) of this sub-section, the expression "ooercion or intimidntion' means any interference or attempt to interfere by whatever meane with the free exercise of the right to vote or refrain from voting at an elaction, and includes a social or econornic boycott of members of a community, group or section, or threat of such boycott, with intent to interfere with the free exercise of such right by those members.
(2) Subject to the provisions of sub-section (8), if the Tribunal is of opinion-
(a) that the election of a returned candidate has been procured or induced, or the result of the election has been materially affected, by any corrupt or illegal practice; or
(b) that any corrupt practice specified in section 128 has been committed by a returned candidate or his agent or by any other person with the connivance of a returned candidate or his agent; or
(o) that the result of the election has been materially affected by the improper reception or refusal of a vote or by the reception of any vote which is void, or by any non-compliance with the provisions of the Constitution or of this Act or of any rules or orders made under this Act or of any other Act or rules relating to the pleculor, or by any mistake in the use of any prescribed form,
the Tribunal shall declare the election of the returned candidate to be void.
(8) lf in the opinion of the Tribunal, a returned candidate has been guilty by an agent, other than his election agent, of eny corrupt practice specified in gection 123, but the Tribunal is satisfied-
(a) that no such corrupt practice was committed at the election by the candidate or his election agent and every such corrunt practice was committed contrary to the orders, and without the sanction or conuivance, of the candidate or his election agent;
(b) that all such corrupt practices were of a trivial and limited claracter or took the form of customary hospitality which did not affect the result of the election;
(c) that the candidate and his election agent took all reasonable meana for preventing the commission of corrupt or illegal pructices at the election; and
(d) that in all other respects the election was free from any corrupt or illegal practice on the part of the candidate or any of his agenta,
then the Tribunal mey decide that the election of the returned candidate is not void.
101. Grounds for whtch a candidate other than the returned candldate may be declared to have been elected. -If any person who has lodged a petition has, in addition to calling in question the election of the returned cendidate, olaimed a declaration that he himself or any other candidate has been duly elected and the Tribunal is of opinion-
(a) that in fact the petitioner or such other candidate reoeived a majority of the valid votes; or
(b) that but for the votes obtained by the returned candidate by corrupt or illegal practices the petitioner or such other candidate would have obtained a majority of the valid votes,
the Tribunal shall after declaring the election of the returned candidate to be void declare the petitioner or such other candidate, as the case may be, to have been duly olected.
102. Procedure in case of an equality of votes.-If during the trial of an election petition it appears that there is an equality of votes between any candidates at the election and that the addition of a vote would entitle any of those candidates to be declared elected, then-
(a) any decision made by the Returning Offlcer under the provisions of this Act shall, in so far as it determines the question between those candidates, be effective also for the purposes of the petition; and
(b) in so far as that question is not determined by such a decision, the Tribunal shall decide between them by lot and proceed as if the one on whom the lot then falls had received an additionsl vote.
108. Oommunication of orders to the Flection Commisaion and the trangmission of the records of the case. The Tribunal shall, after announcing the orders mady under sections 98 and 90, send a copy thereof to the Election Commission and the records of the case to the district judge of the district within which the place of trial appointed under section 88 is situate, or If such place is in a presidency-town, to the chief judge of the court of small causes having jurisdiction there, as the case may be.
104. Dlfference of opinion among the members of the Tribunal.-If during the trial of an election petition there is a difference of opinion among the members of the Tribunal on any matter or if at the conclusion of such triak there is a difference of opinion among them on any question regarding the
orders to be made under section 98 or sestion 99 , the opinion of the majority shall prevall, and the orders of the Tribunal sha! be expressed in terms of the views of the wajority.
105. Ordera of the Tribunal to be final and conclusive.--Every order of the Tribunnl made under this Act shall be final and conclusive.
106. Tranamisalon of order to the appropriate authonty etc. and its publication.-As soon as may be after the roceipt of any order made by the Tribunal under section 98 or section 99, the Election Commission shall forward copies of the order to the appropriate authority and, in the case where such order relates to an election (other than a primary election) to a House of Parliament or to an election to the Eluse or a House of the Legislature of a State, also to the Spoaker or Chairman, as the case may be, of the House concerned, and shall cause the order to be published in the Gazette of India and in the Official Gazette of the State concerned.
107. Orders to take effect only on publication.-An order of the Tribunal under section 98 or section 99 shall not take effect until it is published in the Gazette of India under section 100.

## Chapter IV

## Withdrawal and abatement of election petitions

108. Withdrawal of petitions before appointment of Tribunal.-An election petition may be withdrawn only by leave of the Election Commission if an appliontion for its withdrawal is made bofore any Tribunal has been appointed for the trial of such petition.
109. Withdrawal of petitions after appolntment of Tribunal.-(1) Where an application for withdrawal of an election petition is made after a Tribunal has been appointed for the trial of such petition, the election petition may be withdrawn only by leave of the Tribunal.
(2) Where an application for withdrawal is made undor sub-section (1), notice thereof fixing a date for the hoaring of the application shall be given to all other parties to the petition and shall be published in the Official Gazette.
110. Procedure for withdrawal of petitions before the Rection Dommission or the Tribunal.-(1) If there are more petitioners than one, no application to withdraw an election petition shall be made except with the consent of all the petitioners.
(2) No application for withdrawal shall be granted if in the opinion of the Election Cormmission or of the Tribunal, as the case may be, such application has been induced by any bargain or consideration which ought not to be fullowed
(B) If the application is granted-
(a) the petitioner shall, where the application has been made to the Tribunal, be ordered to pay the coste of the respondents theretofore incurred or such portion thereof as the Tribunal may think fit;
(b) notice of the withdrawal shall be published in the Official Gazette by the Election Commission or by the Tribunal, as the case may be;
(o) a person who might himself have been a petitioner may, within fourteen days of such publication, apply to be substituted as petitioner in place of the party withdrawing, and upon compliance with the conditions of section 117 as to security, shall be ontitled to be so aubstituted and to continue the proceedings upon such terms as the Tribunal may think fit.
111. Report of withdrawal by the Tribunal to the Rleotion Oommigalon.Whers an application for withdrawal is grunted by the Tribunal and no person has been substituted as petitioner under clause (c) of sub-section (3) of section 110, in place of the party withdrawing, the I'ribunal shall roport the fact to the Election Commission.
112. Abatement of election petitions.-An election petition shall abate valy on the death of a sole petitioner or of the survivor of several petitioners.
113. Abatement of petition before appointment of Tribunal.-If an election petition abates under section 112 before a Tribunal has been appointed for the tral of the petition, notice of the abatement shall bo published in the Official Guzette by the Election Commission.
114. Abatement of petition after appointment of Tribunal.-Where an election petition abstes under section 112 after a Tribunal has been appointed for the trial of tho petition, notice of the abatement shall be published in the Official Gazette by the Tribunal.
115. Substitution on death of petitloner.-After a notice of the abatement of an election petition is published under section 118 or section 114, any person who might himself have been a petationer may, whthin fourteen days of such publication, apply to be substituted as petitioner and upon compliance with the conditions ct section $i 17$ as to etcurity shall be entith+d to be so substituted and to continue the proceeding upor such terms as the Thibunal may thinls fit.
116. Abatement or aubstitution on death of reepondent.--If before the cot clusion of the trisl of an election petation, the sole respondent $d$ es or gives notice that he docs not intend to oppose the petition or uny of the respondents dies or gives suoh notice and there is no other respondent who is opposing the petition, the Tribunal shall cause notice of such event to bo published in the Offcial Gazette, and thereupon any person who might have been a petitioner may, within fourdeen days of such publication, apply to be substituted in place of such respondent to oppose the petition, and shall be entitled to continue the proceedings upon such terms as the Tribunal may think fit.

## Chapter V

Costs and security for costs
117. Depogit of security.-The petitioner shall onclose with the potition a Government Treasury receipt showing that a deposit of one thousand rupees has been made by him either in a Government Treasury or in the Reserve Bank of India in favour of the Secretary to the Election Commission as security for the costs of the petition.
118. Further securlty for costs.-During the course of the trial of an election petition the Tribunal may at any time call upon the petitioner to give such further seourity for costs as it may direct, and may, if he fails to do so, dismias the petition.
119. Security for costa from a respondent.-No person shall be entitled to be joinsd as a respondent under sub-section (1) of section 90 unless he has given such security for costs as the Tribunal may direct.
190. Ocata.-(1) Costs inoluding pleaders' fees shall be in the disoretion of the Tribunal.
(2) The Tribunal may allow interest on costa at a rate not exceeding three per cont. per annum, and such interest shall be added to the costs.
121. Payment of costs out of aecurity deposita and return of such depositas. (1) If in any order as to costs uader the provisipns of this Part there ja a direction for payment of costs by any party to any person, such costs shall, if 248 G of I
they have not been already paid, be paid in full, or so far as possible, out of the security deposit and the further secusity deposit, if any, made by such party under this Part, on an application made in writing in that behalf within a periud of six monthe from the publication of such order under section 100 to the Election Comrnission by the person in whose favour the costa have been awarded.
(2) If there is any balance left of any of the said security deposits after payment under sub-section (1) of the costa referred to in that sub-section, such balance, or where no costs have been awarded or no application as aforesaid has been made within the said period of six months, the whole of the said security deposits, may on an application made in that behulf in writing to the Election Commission by the person by whom the deposits bave been made, or if such person dies after making such deposite, by the legal represontative of such person, be returned to the said person or to his legal representative, as the case may be.
122. Execution of orders as to coste. - Any order as to conts under the provisions of this P'art may be produced belore tho principal civil court of original jurisdiction within the local limita of whose jurisdiction any person directed by, such ordor to pay any aum of money has a place of residence or business, or where such place is within a presidency-town, before the court of small causes having jurisdiction there, and such court shall execute the order or cause the same to be executed in the same manner and by the same procedure as if it were a decree for the payment of money made by itself in a suit:

Provided that where any such costs or any portion thereof may be reoovered by an application made under sub-section (1) of section 121, no application shall lie under this section within a period of six months from the date of publication of such order under section 106 unless it is for the recovery of the balance of any costs which has been left unrealised after an application has bees: made under that sub-section owing to the insufficiency of the amount of the security deposits referred to in that sub-seotion.

## PART VLI

## Corrupt and Illegal Practices and Eleotoral Offenceb <br> Chaptimi 1 <br> Ccrrupt practices

128. Major corrupt practices. -The following shall be deemed to be corrupt proctices for the purposes of this Act:-
(1) Bribery, that is to say, any gift, offer or promise by a candidate or his ageut, or by any other person with the connivance of a candidate or his agent, of any gratiflcation to any person whomsoever, with the object, directly or indirectly. of inducing-
(a) a person to stand or not to stand as, or to withdraw from being, a candidate at an election; or
(b) an elector to vote or refrain from voting at an eleotion, or as a reward to-
(i) a parson for having so stood or not atood, or for having withdrawa bis candidature; or
(ii) an elector for having voted or refrained from voting.

Explanation.-For the purposes of this clause the term "gratification' is not restrjoted to pecuniary gralifications or gratifications estimable in money, and it includes all forms of entertainment and all forma of employment for
reward; but it does not include the payment of any expenses bona fide incurred at, or for the purpose of, any election and duly cntered in the return of election expenses referred to in section 76.
(2) Undue influence, that is to sey, any direct or indirect interference or attempt to interfere on the part of a candidate or his agent, or of any other person with the connivance of the candidate or his agent, with the free exercise of any electoral right:

Provided that-
(a) without prejudice to the generality of the provisions of this clause any such porson as is referred to therein who-
(i) threateras any candidate, or any elector, or any person in whom a candidute or an clector is interested, with injury of any kind including social ostracism and excommunication or expulsion from any caste or community; or
(ii) induces or altempts to induce a candidnte or an elector to believe that he, or any person in whom he is interested, will become or will be rendered an object of divine displeasure or spiritaal ecnsure,
shall be deemed to intoffere with the free exercise of the electoral righl of such camiduto or elcctor within the meaning of this clause;
(b) a declaration of pabla policy, or a promise of public antion, or the mere exercise of a legal right without intent to interfere with an electoral right, shall not bo deomed to be interference within the meaning of this clause.
(3) The procuring or abetting or attempting to procure by a candidate or his agent, or by any other person with the connivanco of a candidate or his agent, the application by a person for a ballot paper in the name of any other person, whethor living of dead, or in a fictitious name, or by a person for a ballot paper in his own name when, by reason of the fact that he has already voted in the ame or some other constituency, he is not entitled to vote.
(4) The removal of a ballot paper from the polling station during polling hours by a candidate or his agent, or by any other person with the connivance of a cendidate or his agent,
(5) The publication by a candidate or his agent, or by any other person with the connivance of the candidate or his agent, of any atatement of fact which is false, and which he either believes to be false or does not believe to be true, in relation to the personal character or conduct of any candidate, or in relation to the candidature or withdrawal of any candidate, being a statement reasonably celculated to prejudice the prospects of that candidate's election.
(6) The hiring or procuring, whether on payment or otherwise, of any vehicle or veesel by a candidate or his agent or by any other person with the connivance of a candjdate or his agent for the conveyance of any elector (other than the candidate himself, the members of bis family or his agent) to or from any polling station provided under section 25 or a place fixed under sub-section (1) of section 29 for the poll:

Provided that the hiring of a vehicle or vessel by an elector or by reveral electors at tbeir joint costs for the purpose of conveying him or them to or from any such polling station or place fixed for the poll shall not be deemed to be a corrupt practice under this clituse if the vehiole or vessel so hired is a vehicle or vessel not propelled by mechanical power:

Provided further that the use of any public transport vehiole or vessel or any tramcar or railway carriage by any elector at his own cost for the purpose
of going to or coming from any such polling station or place fixed for the poll shall not be deemed to be a corrupt practice under this clause.

Explanation.-In this clause, the expression "vehicle" means any vehicle ased or capable of being used for the purpose of rond transport, whether propelled by mechanical power or otherwise, and whether used for drawing other wahicles or otherwise.
(7) The incurring or authorising by a candidato or his agent of expenditure, or the employment of any person by a candidate or his agent, in contravention of this Act or of any rule made thereunder.
(8) The obtaining or procuring or abetting or attempting to obtain or procure by a candidate or his agent or, by any other person with the connivance of a candidate or his agent, any assistance for the furtherance of the prospects of the candidate's eloction from ary ferson, serving undor the Government of India or the Government of any State other than the giving of vote by such person.

Explanation.--For the purposes of this clause-
(a) a porson serving under the Government of Indifi shall not include any person who has been declared by the Central Government tobe a person to whom the provisions of this clatuse shall not apply;
(b) a porson serving under the Goverument of any Stato shall include a Fatwari, chaukidar, datedir, zaildar, shanbagh, karnam, talati, talari, patil, village munsuf, villago headman or noy other village officor, 5 y whatever name he is called, employed in that State. Whether the office he holds is a whole-time office or not, but shall not inglude any petson (other than any such village officar as aforesaid) who han been declared by the State Government to be a person to whom the provisions of this clause shall not apply.
124. Minor corrupt practices.-The following ahall also be deemed to be corrupt practices for tle purposes of this Act:-
(1) Any act specified in clauses (1) to (8) of section 123, when done by a person who it not a candidate or his agent or a person acting with the conniv. ance of a candidate or his agent.
(2) The application by a person at an election for a ballot paper in the name of any other person, whether living or dead, or in a fictitious name, or for a ballot paper in his own name when, by reason of the fact that he has already voted In the same or some other constituency, he is not entitled to vote.
(8) The receipt of, or agreement to receive, any gratification whether as e motive or a reward-
(a) by a person for standing or not standing as, or for withdrawing from being, a candidate; or
(b) by any person whomsoever for himself or any other person for voting or refraining from voting, or for inducing or attempting to induce any elsetor to vote or refrain from voting, or any candidate to withdrew his candidature.
Explanation.-For the purposes of this clause the term "gratification" has the same meaning as it has for the purposes of clause (1) of gection 128.
(4) The making of any return of election expenses which is false in any mate rial particular, or the making of a declaration verifying any auch retura.
(5) The aystematio appeal to vote or refrain from voting on grounds of caste, race, community or religion or the use of, or appeal to, religious and national symbols, such as, the national flag and the national emblem, for the furtherance of the prospecta of a condidata'a election.

## Cfapter II

## Illegal practioes

125. Tllegal practices.-The following shall be deumed to be illegal practices tor the purposee of this Act:-
(1) The incurring or authorisation by any posion other than a candidate or his agent of expenses on acrount of holding thy public meeting, or upon any advertisement, circular or publication, or in any other way whatsocver, for the purpose of promoting or proeuring the clection of the candidate, upless he is authorised in writing so to do by the candidate.

Explanation.-Any such expenses as aforesaid incurred or authorised by any institution or organisation for the furtherance of the prospects of the election of a candidate supported by such institution or organisation shall not be desmed to be expenses incurred or authorised within the meaning of this clause.
(2) The hiring, using or letting, as a committee room or for the purpose of any meeting to which electors are admitted, of ayy building, room or other place Where intovicating liquor is sold to the public
(8) The issuing of any circular, placard or poster having a reference to the election which does not bear on ing face the vame and address of the printier and publisher thereof.

## Cil 1 pter IIt

## Electoral offences

126. Prohibition of public meatings on the electlon day.-(1) No person shall convene, hold or attend any public mouting within any constituoncy on the date or dates on which a poll is taken for an election in that constituency.
(2) Any person who contravenes the provisions of sulb-snction (1) shall be punishable with fine which may oxtend to two humdred and fifty rupees.
127. Disturbances at election meetings.-(1) Any person who at a publio meeting to which this section applies nets, or incites others to act, in a disorderly manner for the purpose of preventing the transaction of the businesa for which the mecting was called together, shall bo punishable with flne whiph may extend to two hundred and filty rupecs,
(2) This section applies to any public meeting of a political character held In any constituency between the date of the issue of a notificition under this Act calling upon the constituency to clect a member or members and the date on which euch eljotion is held.
(8) If any police officer roasonably suspects any person of committing an offence under sub-section (1), he may, if requested so to do by the chairman of the meoting, require that person to declare to him immediately his name and address and, if that person refuses or fails so to declare his name and address, or if the police officer rensonably suspects him of giving a false name or address, the police officer may arrest him without warrant.
128. Matntenance of secrecy of voting.-(1) Every officer, clerk, agent or other person who performe any duty in connection with the recording or counting of votus at an blection ahall maintain, nud aid in maintaining, the secrecy of the voting and shall not (except for some purpose authorised by or under any law) communicate to any person any information caloulated to violate such nearecy.
(2) Any person who contravences the provisions of sub-section (1) shatl be pumishable with imprisonment for a term which may extend to three monthe or with fine or with both.
129. Offlers, etc. at elections not to act for candiastes or to influence voting.-(1) No person who is a lieturning Officer, or an Assistant Returning Officer, or a presiding or polling officer at an election, or an officer or clerk appointed by the Returning Officer or the presiding officer to perform any duty In connection with an election shall in the conduct or the management of the electiou do any act (other than the giving of vote) for the furthorance of the prospects of the election of a candidato.
(2) No such person as aforesaid, and no member of a police force, shall endegyour--
(a) to persunde any person to give his vote at an election, or
(b) to dissuado any person from giving his vote at an election, or
(c) to influence the voting of any person at an election in any manner.
(8) Any person who contravenes the provisions of sub-section (1) or subsection (2) shall be punishable with imprisonment which may extend to six months or with fine or with both.
130. Prohlbition of canvasging in or near polling stations.-(1) No porson shall, on the date or dates on which a poll is takon at any polling station, commit any of the following acts within the polling station or in any publio or privats place within a distance of ono hundrod yards of the polling station, namely:-
(a) canvassing for votos; or
(b) soliciting the vote of any elector; or
(c) persuading any elector not to vote for any particular candidate; or
(d) persuading any elector not to vote at the election; or
(e) exhibiting any notice or sign (other than an official notice) relating to the election.
(2) Any person who contravenes the provisions of sub-rection (1) shall be punishable with flne which may extend to two hundred and fifty rupees.
(8) An offence punishable under this rection shall be cognizable.
131. Penalty for disorderly conduct in or near polling stations.-(1) No person shall, on the date or dates on which a poll is taken at any polling station,-
(a) use or operate within or at the entrance of the polling station, or in any public or private place in the neighbourhood thereof, any apparatus for amplifying or reproducing the human voice, such as a megaphone or a loud speaker, or
(b) shout, or otherwise act in a disorderly manner, within or at the entrance of the polling station or in any public or priyate place in the neighbourhood thereof,
so as to cause annoyance to any person visiting the polling station for the poll, or so as to interfere with the work of the officers and other persons on duty at the polling station.
(2) Any person who contravenes, or wilfully sids or abets the contravention of, the provisions of sub-section (1) shall be punishable with imprisonment which may extend to three months or with fine or with both.
(8) If the presiding officer of a polling station has reason to believe that any person is committing or has committed au offence punishable under this section, he mey direot any police officer to arrest such person, and thersupon the police offleer shall arrest him.
(4) Any police officer may take such steps, and use such force, as may be reasonably necessary for preventing uny contrnvention of the provisions of sub. section (1), and may seize any apparatus used for such contravention.
132. Fenalty for misconduct at the polling station.-(1) Any person who during the hours flxed for the poll at any polling station inisconducta himself or fails to obey the lawful directions of the presiding officer may be removed from the polling atation by the presiding officer or by any police officer on duty or by any person authorised in this behalf by such presiding officer.
(2) The powors conferred by sub-section (1) shall not be exercised so as to prevent any elector who is otherwise entitled to vote at a polling station from having an opportunity of voting at that station.
(3) If any person who has been so removed from a polling station re-enters the polling station without the permission of the presiding officer, he shall be punishable wilh imprisonment for a lerm which may extent to three months or with fine or with both.
(4) An offonce punishab) $l_{\text {e }}$ mader sub-scetion (i) shall be cognizable.
133. Penalty for illegal hiring or procuring of conveyances at elections.-nlt any person is guilty of uny such corrupt practice as is specified in olause (6) of section 123 ut or in connection with an election, he shall be punishable with fine which may extond to two hundred and fifty rupees.
134. Breaches of official duty in connection with elections.-(1) If any person to whom this goction applies is without reasonable cause guilty of any aon or omission in breach of his official duty, he shall be punishable with fine which may extend to five hundred rupees.
(2) No suit or other legal proceedinys shall lie against any such person for damages in respect of any such act or omission as aforesaid.
(3) The persons to whom this section applies are the Electoral Registration Officers, Returning Officers, Assistant Returning Officers, presiding officers, polling officers and any other jerson appointed to perform any duty in connection with the preparation of an electoral roll, the receipt of nominations or withdrawal of candidalures, or tho recording or counting of voles at an olection; and the expression "officiol duty", shall for the purposes of this sect'on be construed accordingly, but shall not include duties imposed otherwise than by or under this Act or by or under the Represantation of the People Act, 1950 (XLIII of 1050).
135. Removal of ballot papers from polling atation to be an offence,-(l) Any person who at any election fraudulently takes, or attempta to take, a ballot paper out of a polling station, or wilfully aids or abets the doing of any such act, shall be punishable with imprisonment for a term which may extend to one year or with fine which may extend to five hundred rupees or with both.
(2) If the presiding officer of a polling atation has reuson to believe that any person is committing or has committed an offence punishable under sub-section (1), such officer may, betore such person leaves the polling statiom, arrest or direaf a police officer to arrest such person and may search such por on or cause him to be searched by a police officer:

Provided that when it is necessary to cause a woman to be searched, the search shall be made by another woman with strict regard to decenoy.
(8) Any ballot paper tound upon the person arrested on search shall be made over for safe custody to a police officer by the presiding officer, or when the search is made by a police officer, shall be kept by such officer in sofe custody.

[^0]136. Other offences and penaltiea therefor.-(1) A person shall be guiltory of an electoral offernce if at any election he-
(a) fraudulently defacas or fraudulently destroys any nomination paper; or
(b) fraudulently defacea, destroys or ramowea awy list, notice or other document affixed by or under the authority of a Returning Offleer; or
(c) fraudulently defaces or fraudulently destroys rany ballot paper or the official mark on any ballat paper or any declaration of identity or official envelope used in connection with voting by postal ballot; or
(d) without due authority supplice any ballot paper to any person; or
(e) fraudulently puts into any ballot box anything other than the ballot paper wheh ho is muthorised by law to put in; or
(f) without due authority destioys, takos, opens or otherwise interferes with any ballot box or ballot papers then in use for the purposen of the clection, or
(g) fraudulently or without due authority, as the ease may be, attempts to do any of the foregoing aots or wilfully aids or abete the dolng of any such acte.
(2) Any person gualty of an electoral offence under this section shall-
(a) if he is a Returning Officer or an Assistant Returning Officer or a presiding officer at a polling station or any other officer or clerk emplosed on official duty in connection with the eloction, be punichable with imprisonment for a term which may extend to two gears or with fine or with both;
(b) if he is any other person, bo pumisbable with imprisomment for a term which may extend to six months or wilh fine or with both
(3) For the purposes of this section, 4 person shall be deemed to be on offiemal duty if bis daty is to take pari in the conduct of an election or part of an electiou ancluding the counting of voites, or to be acsponsible aftor an election for the hand ballot papers and other documents in councction with such oleotion, but the exprossion "officinl duty" shall not include any duty imposed othernise than by or under this Act or by or under the Representation of the People Act, 1950 (X1.1II of 1950).
(4) An offence punishable under clause (b) of sub-section (2) shall to cognizable.
137. Prosecution regarding certain offences.-(1) If the lelection Commission or a Regional Commissioncr appointed undor clauso (4) of article 324 or the Chief Electoral Officer of the State has reason to bolieve that any offenca punishable under section 129, or under section 184 or under olause (a) of subsection (2) of section 196 has beon committed in reference to any elcction within a State, it shall be the duty of the Elcction Commission, the Regional Commissioner or the Chief Electoral Officer, as the case may be, to causo such inquiries to be mado and such prosecutions to be instituled as the circumstances of the case may appear to it or him to require.
(2) No court shall fake cognizance of any offence punishable under section 120 or under section 134 or under clause ( $a$ ) of sub-section (2) of section 188 unless there is a complaint made by order of, or under authority from, the Election Commission or a Regional Commissioner appointed under clause (4) of arblele 324 or the Chief Electoral Officer of the State concerned.
188. Amendment of Act V of 1898.- In the Code of Criminal Procedure, 1898-
(a) In seotion 190, after the word and figures "section 127", the worde; ligures and letter "and section 171-F", so fur as it relates to the offence of personation' shall be inserted;
(b) in Sdhedule II-
(1) in the entry relating to section 171-1' of the Indian Penal Code (Act XLV of 1860 ) from the paragraph in column 2, the words "and personation" phall be ormitted;
(ii) after the paragraph in column 2 of the said entry as so amended. the following parngraph shall be inserted, namely:-
"lersonation at an election.";
(iii) in column 3. opposite the partgraph inserted by sub-chans (ii), the following parag'aph sholl be miserted, namely:"Alay arrest without warrant.";
(av) in columes $4,5,6,7$ and $\mathcal{H}$, opposite the parngtaph inserted by sub-clanse (it), the word "T)rto" shall be maserted;
$(v)$ in the entry relating to section 171-G of the Indian Penal Code is column 3. for the word "Ditto" the worda "shall not arrest withont warrant" shall be substituted.

PART VIII
Digqualificationa
Cuapleri I
Disqualaficatzons for membershar,
139. Offences entalling disqualification.-(1) The following offences skall entail disqualification for membership of Purliament and of the Legislature of every State, namely:-
(a) cffences punishable with imprisonment under rection 171E or section $171 l^{\circ}$ of the Indian Penal Code (Act XLAV of 1880), and
(b) offences puni hable under nection 185 or clauge (a) of sub-section (2) of section 186 of this Act.
(2) The period of such disqualification shall be six yenrs from the date of the conviction for the offence.
140. Oorrupt and illegal practices entailing disqualification.-(1) The following corrupt or illegal pructices relating to elections shall entail disqualification for membership of Parliament and of the Logislature of overy State, namely:-
(a) corrupt practices specified in section 123 or section 124, nad
(b) itlegal prontices speecficd in section 125.
(2) The perind of anch dieguntification shat be siv yenre in the anse of a corrupe practice, and four veurs in the casc of an illogat practice, counting from the date on which the finding of the Election Tribunal as to such practice talen effect under this Act.

## Chapter II

Disqualifications for voting
141. Disqualification arising out of conviction and corrupt practices.-If any person after the commencement of this Act--
(a) is convicted of an offence punishable with imprisonment under seotion 171E or section 171F of the Irdian Penal Code (Act XLV of 1880), or of
an offence punishable under section 135 or clause (a) of sub-section (2) of section 186 of this Aot, or
(b) is, upon the trial of an election petition under Part VI, found guilty of any corrupt practice,
he shall, for a period of sus years from tha date of the conviction or from the dote on which such finding takes effect, be discpualified for voting at any slection.
142. Disqualification arising out of illegal practices.-If, in relation to any election, any person is, upon the trial of an election petition under Part VI, found guilty of any illegal practice, he shall be disqualified for voting at any election for a period of four years from the date on which such finding talses effeot.
143. Disqualification arising out of fadiure to lodge return of election erpensas. - If default is made in making the return of the election oxpenses of any person who has been nominated as a candidate at an election to which the provisions of ('lapter VIII of Part V apply, or if such a return is found, either upon tho trial of an election petition under Part VI or by any court in a judicial procceding, to be false in any material particular, tho candidate and his electios agent shall bo disqualified for voting at any election for a period of five yeurs from the date by which the return was required to be lodged.
144. Removal of disqualifications.-Any disqualification under this Chapter may be removed by the Election Commisaion for reasons to be recorded by it in writiog.

## Ohapter III

## Other disqualifications

145. Disqualiflcation for being an election agent.-Any person who is for the time being disqualified under the foregoing provisions of this Part for being a member of either House of Parliament or the Houso or either House of the Legislature of a State or for voting at eloctions, shall, so long as the disqualification subaists, ulso bo disqualified for being an election agont at any election
146. Disqualiflication for holding certain offices.-Any person who-
(a) hes been convicted of an offence punishable with imprisonment under section 171E or section 171F of the Indian l'enal Codo (Act XLV of 1800), or of an offence punishable under section 185 or clause (a) of subsection (2) of section 138 of this Act, or
(b) has been disqualified from exercising any eloctoral right for a period of not less than five years on account of any corrupt practices in oonnection with an election,
shall be disqualified for six years from the date of such conviotion or diequaliflaation from-
(i) being appointed to, or acting in, any judicial offles;
(ii) being elected to any office of any local authority when the appointment to suoh offlice is by election, or holding or exercising any such office to which no salary is attached;
(iii) being slected or sitting or voting as a member of any local suthority; or
(iv) being appointed or acting as a trustee of a public trust:

Provided that any disqualiflcation under this section may be removed by the cleation Commission for reasons to be recorded by it in writing.

## PART 1X <br> Bye-eteotions

147. Casual vacancies in the Oouncil of States. When before the expiration of the term of office of a member elected to the Council of States, his seat becomes vacant or is declared vacant or his eloction to the Council of States is declared void, the Election Commission shall by a notifiention in the Guzetto of Indir call upon the olected mombers of the Legrslative Assombly or the members of the electoral college concerned or the elected members of the Coorat Legislative Council, as the case may be, to olect a person for the purpose of filling the vacancy so caused before such data as may bo specified in the notification and the provisions of this Act and of the ruleg and orders made thereunder shall apply, as far as may be, in relation to the election of a member to fill such vacancy.
148. Dasual vacancies in the electoral colleges for certain Part O States.When the seat of a nember elected to the electoral collega for a soheduled Part C Stato becomes vacant or is declared vacant or his election to such electoral college is declared void, the Election Commission shall, by a notification in the Gazette of India, call upon the Council of Statos constiluency concerned to elect a person for the purpose of filling the vacancy so caused bofore such date as may be specified in the notification, and the provisious of this Act and of the rules and orders made thereunder shall apply, as far as may be, in relation to the election of a member to fill such vacancy.
149. Oasual vacancles in the House of the People.-(1) When the seat of a mernber clected to the House of the leople becomes vacant or is declared vacant or his election to the House of the People is declared void, the Election Commisaion shall, subject to the provisions of sub-section (2), by a notification in the Grazetto of India, call upon the Parliamentary constituency concerned to elect a person for tho purpose of filling the vacancy so causod before such date as may be specifted in the notification, and the provisions of this Act and of the rules and order made thercundor shall apply, as far as may be, in relation to the election of a member to fill such vacancy.
(2) If the vacanoy so caused be a vacancy in a seat raserved in any suoh constituency for the Selieduled Castes or for any Scheduled Tribes, tho notifcation issued undor sub-section (1) shall specify that the person to fill that seat shall belong to tho Scheduled Castes or to such Scheduled Tribos, as the case may be.
150. Casual vacancies in the State Legislative Agsemblles.-(1) When the seat of a member elceted to the Legislative Assembly of a State becomes vacent of is declared vacant or his election to the Legissative Assembly is declared void, the Election Commission shall, subject to the provisions of subeation (2), by a notification in the Official Gazette, aall upon the Assembly; constituency concerned to elect a person for the purpose of filling the vacancy so caused before such date as may be specified in the notification, and the provisions of this Act and of the rules and orders made thereunder shall applyp as far as may be, in relation to the election of a member to fill such vacancy.
(2) If the vacancy so caused be a vacancy in a seat reserved in any such constituency for the Scheduled Castes or for any Scheduled Tribes, the notifcation issued under sub-section (1) shall specify that the porson to fill that sest shall belong to the Scheduled Castes or to such Scheduled Tribes, as the case may be.
151. Osaual vacancies in the State Legislative Oouncils.- When before the expiration of the term of office of a member elected to the Legislative Council of a State, his sest becomes vacant or is declared vasant or his election to. the Tegislative Council is declared void, the Election Commission shall, by a notiflcation in the Official Gazette, call upon the Council constituency concerned:
or the mombers of the Legimative Assembly of the State, as the case may be, to elect a person for the purpose of filling the vacancy so caused, before such date as may be speoified in the notification, and the provisions of this Act and of the rules and ordera made thereunder shall apply, as far a's may be, in relation to the election of a member to fill such vacancy.

## 1'AHT X

## Misoelinneout

162. List of members of the State Legialative Absemblies and eleotoral volleges and of elected membera of the Ooorg Legialative Council to be majntalned by the Returning Officers concerned.-(1) The Returning Officer for an election by the elected mernber of the Legislative Assembly of a Stato to fill a seat or seats in the Council of states or for an eluction by the members of the Legislative Assembly of a State io fill a seat or seats in the Legislative Comeil of the State shall, for the purpose of such election, maintain in his office in the prescribed manner and form a list of elected members or a list of raembers, as the case may be, of that Icegi-lative Assombly
(2) The Retarming Officer for an elfrtion by the members of the electoral coltege for a Purt © Stute or group of such States or by the elected menubers of the Coorg Legislative Coumell to fill a keat or seats in the Council of States shall, for the parposes of such election, maintyin an his offico in the preseribed manner ana form a list of members of that electoral college or a list of elected members of the Coorg Lagislative Council, as the case may be.
(i) Copics of the lists referred to in sub-sections (1) and (2) shall be made available for sale.
163. Extension of time for completion of election.-(1) It shall be cornpetent for the Election Corrmission for rengong which it ronsiders suffeient to extend the time appointed by such Commisson under the provisions of subsection (1) or sub-section (2) of section 12, or section 13, or section 15, or section 17 or sub-section (1) or sub-section (2) of sections 18 or under any of the proFismons of Part IX for the completion of any election.
(2) When the time for the completion of onp election is so extended, the Pregidnent or the Govermor or Kappramukh of the State or the Eleotion Commisfilon, as the case may be, shall by motification in the Official Gezette make the necessan amendments in the notification jasued in raspect of such election under any of the provisions referred to in sub-section (1).
164. Term of offlce of members of the Councll of States.-(1) The term of offir. of a momber electad to fill the seat in tho Comocil of States to be filled by the representative of the States of Ajmer and Coorg and of a member alected to till the gent in that Council to be filled by the representative of the Stater of Manipur and Tripura, other than a member chosen to fill a casual racancy in tither of those seats, shall be two pears.
(2) Subpet as aforesaid, the term of office of a member of the Council of Btates, other than a member chosen to fill a casual vacancy, shall be six yeara, but upon the firet onnstitution of the Council of States the President shall, after oonsultation with the Election Commission, make by order such provision as he thanks tit for curtailing the torm of office of somo of the members then chosen in order that, as nearly as mav be, one-third of the mombers holding seats of each class shall retire in every second year thereafter.
(B) A mamber chosen to fill a casual vacancy shall be chosen to serve for the remainder of his predecessor's term of office
165. Oommencement of the term of office of members of the Oouncil of States.-(1) The term of office of a member of the Council of States whose name is required to be notified in the Offisial Gazette under section 71 shall begin on the date of such notification
(2) The term of office of $u$ member of the Council of States whoge name is not required to be notified under section 71 shall begn on the date of publication in the Offlcal Gazette of the declaration containing the name of such person as slected under section 87 or of the notification issued under sub-clause (a) of clause ( ) of article 80 or under any other provision announcing the nommation of guch person to the Councll of States, as the case may be.
166. Term of oflice of members of State Legielative Oounoils.-(1) The term of office of a momber of the Legeslative Council of a State, other than a member chosen to fill a casual vacancy, shall be six veare, but upon the first constitution of the Comen the Governor or the Rapramulsh, as the case may be. ahall, alter cousultation with the lilection Commasion make by order auch provision as be thinks fit for curtailing the term of office of some of the members then chosen in order that, as nerrly as may be, one-third of the membera hollhing wata of each class ahall returs in every second jear thereafter.
(2) A member chosen to fill a casual vacancy shall be chosen to serve for the remainder of his predecessor'a term of office.
167. Oommencemant of the term of offlee of members of the Legiglative Counclla.-(1) The term of office of a member of the Legislative Councll of a 8 tate whose name is required to be notifled in the Offioial Gazette under eection 75 shall begin on tho date of such notification.
(2) The term of office of a member of the Legislative Council of a State whose name is not required to bo notified under section 75 shall begin on the date of publioation in the Official Gazette of the declaration containing the name of such person as elected under section 67 or of the notification issued under gub-clause (e) of clause (3) of article 171 , announcing the nomination of such person to the Council, as the case may be.
168. Return or forfeiture of diposits. - (1) If a candidate by whom or on whose behalf the deposit referred to in section 34 or in that section read with sub-section (4) of section 39 has been made withdraws his candidature in the manner and within the time specified in sub-section (1) of section 87 or in that gub-section read with the said sub-section (4), or if the nomination of any suoh candidate is rejectod, the deposit shall be returned to the person by whom it was made and, if any candidate dies before the commencement of the poll, any such deposit, if made by him, shall be returned to his legal representative or, if not made by the candidate, shall be returned to the person by whom it was made.
(2) If a candidate nominated under section 92 by whom or on whose behalf a deposit has been made under section 84 is not elected, and the number of votes polled by him does not exceed one-sixth of the total number of votes polled or, in the case of a constituency returning more than one member, oneaixth of the total number of votes polled divided by the total number of members to be elected, the deposit shall be forfaited to the appropriate authority.
(B) For the purpose of sub-section (2), the number of votes polled shall be deomed to be the number of ballot papers, other than rejected ballot papera, oounted.
(4) The deposit made by or on behalf of a candidate under section 34 or under that section read with sub-section (4) of section 89 shall, where it is not
forfeited under sub-section (2), be returned to such candidate or to the person who has made the deposit on his behalf, as the case may be, after the publication of the result of the election in the Official Gazette:

Provided that if a candidato is duly nominated at a geueral election in more than one Parliamentary constituency or Council of States constituency or Assembly constituency, not more than one of the deposits made by him or on his behalf slall be returned, and the remainder shall be forfeited to the appropriate authority:

Provided further that if a candidate is duly nominated at an elaction in more than one Council constituency or at an election in a Council constatuency and an election by tho members of the State Legislative Assembly to fill seats in the State Iegislative Council, not more than one of the deposits made by him or on his behalf shall be raturned, and the remander shall be forfeited to the State Gcvernment.
159. Staff of every local authority to be made avallable for election worls.Every local authority in a State shall, when so requested by the Wlection Commission or a Regional Commissioner appointed under clausc (4) of artiole 824 or the Chief Electoral Officer of the State, malre available to any Returning Officer such stafl as may be necossary for the performance of any duties in connection with as election.
180. Requisitioning of premises, vehicles, etc. for election purposes -(1) If it appears to the State Government thet in connection with an election held within the State-
(a) any premisos are needed or are likely to be needed for the purpose of being used as a polling station or for the storage of ballot boxes after a poll has been taken, or
(b) any vehicle, vessel or animal is needed or is likely to be needed for the purpose of transport of ballot boxes to or from any polling etation, or transport of membors of the police force for maintaining order during the conduct of such election, or transport of any officer or other person for performance of any duties in connection with such election,
that Government may by order in writing requisition such premises, or such vehicle, vessel or animal, as the case may be, and may make such further orders as may appear to it to be necessary or expedient in connection with the requisitioning:

Provided that no vohiole, vessel or animal which is being lawfully used by a candidate or his agent for any purpose connected with the election of euch candidate shall be requisitioned under this sub-section until the completion of the poll at such election.
(2) The requisition shall be effected by an order in writing addressed to the person deemed by the State Government to be the owner or person in possessies of the property, and such order shall be served in the preseribed manner on the person to whom it is addressed.
(8) Whenever any property is requisitioned under sub-section (1), the period of such requisition shall not extend beyond the period for which such property is regaired for any of the purposes mentioned in that sub-section.
(4) In this section-
(a) "'premises" means any land, building or part of a building and includes a hut, shed or other structure or any part thereof;
(b) "vehicle" means any vehicle used or capable of being used for the purpose of road transport, whether propelled by mechaniaal power or otherwise.
161. Payment of compensation.-(1) Whenever in pursuance of section 160 the State Government requisitions any promases, there shall be paid to the persons interested compensation the amount of which shail be determined by taking moto consideration the following, namely:-
(i) the rent payable in respect of the premises or if no rent is so payable, the rent payable for similar premises in the locality;
(ii) if in consequence of the requisition of the premises the person interested 18 compelled to change his residence or place of business, the reasonable expenses (if any) incidental to such change:
Provided that where any person interested being aggrieved by the amount of compensation so determined makes an application within the preseribed time to the State Goverument for referring the matter to an arbitrator, the amount of compensation to be puld shall be such as the arbstrator appointed in this behalf by the State Govermmont may determine.

Provided further that where there is any dispute as to the title to receive the compensation or as to the apportioment of the umount of compensation, it shall bo referred by tho State Governmont to an urbitrator appointed in this behalf by that Government for determination, and shall be determined $m$ accordance with the decision of such arbitrator.

Explanation.-In thes sub-section, the expression 'person interested' means the person who was in actual possession of the premises requisitioned under section 160 immediately before the requisition, or where no person was in such sotual possession, the owner of such premises.
(2) Whenover in pursuance of section 160 the State Government requisitions any vehicle, vessel or animal, there shall be paid to the owner thereof compensation the amount of which shall bo determined by the State Government on the basis of the fares or rates prevailing in the locality for the hire of such vehicle, versel or animal:

Provided that where the owner of such vehicle, vessel or animal being aggrieved by the amount of compensation so determined makes an application within the prescribed time to the State Government for referring the matter to an arbitrator, the amount of compensation to be paid shall be such as the arbitrator appointed in this behalf by the State Government may determine:

Provided further that where immediately before the requisitioning the vehicle or vessel was by virtue of a hire purchese agreement in the possession of a person other than the owner, the amount determined under this sub-seotion as the total compensation payable in respect of the requisition shall be apportioned between that parson and the owner in auch manner as they may agree upon, and in default of agreement, in such manner as an arbitrator appointed by the Btate Government in this behalf may decide.
162. Power to obtain Intormation.-The State Government may, with a siew to requisitioning any property under section 160 or determining the compensation payable under section 161, by order, require any person to furnish to such authority es may be specified in the order such information in his possession relating to such property as may be so speciled.
168. Powers of ontry into and inspection of premjees, eto.-(1) Any person suthcrised in this behalf by the State Government may enter into any premises and inspect such premises and any vehicle, versel or animal therein for the purpose of determining whether, and if so in what manner, an order under section 140 should be made in relation to such premises, vehicle, vessel or
animal or with a view to recuring compliance with any order made under that section.
(2) In this section, the expressions "premises" and "vehiole" have the same meanings as in section 160 .
164. Fpiction from requisitioned premisea.-(1) Any person remaining in. porsesmon at any requisitioned premmes in contravention of any otder made under section 180 may be aummarily ovicted from the premises by any officer empowered by the State Government in this behalf.
(2) Any ofticer so empowered may, after giving to any woman not appearing. in public reasonable warning and facility to withdraw, remove or open any lock or bolt or break open any door of any building or do any other act. necessary tor effecting such eviction.
185. Release of premises from requisition.-(1) When any premises requisitioned under section 180 are ta be released from requisition, the possession thereof shall be delivered to the pergon from whom possession was takon at the time whon the premises were requisilioned, or if there woro no such person, to the parson deemed by the State Government to be the owner of sich premises, and such delivery of possession shall be a full discharge of the State a tovernment from all liabilities in respect of such dalivery, but shall not prejudioe any righte in respect of the promises whech any other person may be entitled by due procesc of law to enforee aganst the porson to whom possession of the premises is so delivered.
(2) Where the persen to whom possession of any pramises requisitioned under section 160 is to be given under sub-section (1) oannot be found or is not readily uscertainable or has no ugent ar any other person empowered to accept delivery on his behelf, tho State Government shall cause a notice declarng that such premises are released from requisition to be affixed on some sonspicuous part of such premises and publish the notice in the Official Gazette.
(3) When a notice referred to in sub-section (2) is published in the Official Gazette, the premises specified in such notice shall cease to be subject to requisition on and from the date of such publication and be deemed to have been delivered to the person entitled to possession thereof, and the State Govermment sha! not be liable for any compensation or other claim in respect. of such premises for any period after the said date.
168. Delegation of functions of the State Government with regard to requisitioning.-The Stete Government may, by notification in the Official Gazetto, direct that any powers conferred or any duty imposed on that Government by any of the provisions of sections 160 to 165 shall, under such conditions, if any, as may be specified in the direction, be eyercised or discharged by sueb officer or class of officers as may be so specified.
167. Penalty for contravention of any order regarding requietioning.-If any person contravenes any order made under section 160 or section 162, he shall be punishable with imprisonment for a term which may extend to one year or with fine or with both.
168. Epeoial provisions with rampect to Bulers of formar Indian States.— (1) If the Ruler of a former Indian State is nominated as a candidate for any election under this Act, the provisions of sub-section (1) of section 87-B of the Code of Civil Procedure, 1908 (Act V of 1908) and of sub-sectiong (2) and (8) of section 197-A of the Code of Criminal Procedure, 1898 (Aot V of 1898), shall not apply in relation to such Itulor durits the period commencing on the date of his Domination as such candidate and ending orr the date on whiah the result of the election is published under section 67, and shal not apply thereafter in relation to any proceedings for questioning the validity or regularity of such aleotion under Part VI of this Act or in relation to any criminal
proceednge against such Ruler for any oftence under Chupter IX-A of the Indian Penal Code (Act $\triangle L V$ of 1860 ) or Chapter ITI of Part VII of this Act alleged to have been commutted by him at or in connection with such election.
(2) In this section-
(a) "candidate" has the same meaning as in section 79;
(b) 'tormen Indian State', memns any such Indian State us the Central Government may, by nothication in the Official Gazette, specify for the purposes of this apection;
(c) "Ruler", in iclation to a Lormer Indian State, means the person who for the time being is recognised by the Presidont as the Ruler of that State for the purposes of the Constitution.

PAJRT XI<br>Grneral

169. Power to make rules.-(1) Tbu Contral Government may, after consulting tho Election Commensun, by notification in the Official Guzette, mak rules for carrying out the purpuses of this Act.
(2) In pariicular, and without prejudse to the generality of the foregoing power, such rules xay provide for all or any of the following matters, namely:-
(a) the duties of presidng officers and polling officers at polling stations;
(b) the checking of roter, by referonce to the electoral roll;
(c) the manner in which votes are to bo given both genertally and in the case of illiterate voters or voters under physical or other disability;
(d) the manner in which voles aro to be given by a presiding officer, polling oflicer, polling agent or auy other person, who baing an elector for a constituency is authorised or appointed for duty at a polling station at which he is not entitled to vote;
(e) the procedure to be followed in raspect of the tender of vote by a person representing himaself to be an elector after another person has voted as suck rector;
(f) the procedure ns to voting to be followed at elections held in accordance wilh the system of proportional representation by means of the single transfersble vote;
(g) the sorutiny and counling of votes includang cases in which a recount of the votes may be made before the declaration of the result of the election;
(h) the safe custody of byllot boxes, ballot papers and other election papers, the period for which such papers shall be preserved and the inspection and production of such papers;
(i) eny other matter required to be prescribed by this Act.
170. Jurisdiction of civil courts barred. - No civil court shall have jurisdiction $\omega$ question the legality of any action taken or of any decision given by the Returning Officer or by any other persou appointed under tbis Act in connecthon with an election.
171. Repeal of Act XXXIX of 1920.-The Indian Elections Offences and Inquirles Act, 1920, is hereby repealed

Provided that such repenl shall not affect any inquiry in respect of an election to fll any casua! vacuncy referred to in clanse (1) or clause (2) of article 388 by 248 G of I
an Election Tribunal appointed for that purpose by the Election Commission and the provisions of the said Act shall apply in relation to such election and inquiry notwithatanding such repeal subject to any order made by the Presdent under the said clause (1) or clause (2), as the case may be.

K. V. K. SUNDARAM,<br>Secy. to the Gout. of India.


[^0]:    (4) An offence punishable under sub-section (1) shall be cognizable.

