



**PARLIAMENT OF THE DEMOCRATIC
SOCIALIST REPUBLIC OF
SRI LANKA**

**TWENTY SECOND AMENDMENT TO THE
CONSTITUTION**

**A
BILL**

**to amend the Constitution of the Democratic Socialist Republic of
Sri Lanka**

*Presented by in Hon. Udaya Gammanpila, M. P.
for Colombo District on 21st of February, 2024*

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[Bill No. 243]

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Twenty Second Amendment to the Constitution

AN ACT TO AMEND THE CONSTITUTION OF THE DEMOCRATIC
SOCIALIST REPUBLIC OF SRI LANKA

WHEREAS the 13th Amendment to the Constitution Preamble
(hereafter referred to as the 13th Amendment) provides-

- 5 (a) for the enactment of laws relating to Law and Order
including prevention, detection and investigation
of offences and replacement of the existing laws of
Parliament by Provincial Councils.(Vide Article
154G(8) read with the Item 12:1 of the Appendix I
of List 1 of the 9th Schedule);
- 10 (b) that the Deputy Inspector General of Police who is
the Head of the Provincial Division of the Police
Force is responsible to and be under the control of
the Chief Minister (Vide Item 11:1 of the Appendix
1 of List 1 of the 9th Schedule);
- 15 (c) two of the three members of the Provincial Police
Commission to be appointed upon the nomination
or with concurrence of the Chief Minister and
thereby politicizing the Provincial Police
Commission entrusted with recruitments,
20 promotions, transfers and disciplinary control of
police officers of Provincial Police Force. (Vide
Items 4, 6 and 9:1 of Appendix I of List 1 of the 9th
Schedule read with Article 155G(1)(b));
- 25 (d) that members of the National Police Force serving
in a province is required to function under the
directions and control of the Deputy Inspector
General of the Police of the Province who is in turn
responsible to and under control of the Chief
Minister. (Vide Item 11 of Appendix I of List 1 of
the 9th Schedule);

2 *Twenty Second Amendment to the Constitution*

- 5 (e) members of the National Police Force serving in a Province are required ordinarily to be in plain clothes and are permitted to wear uniforms only when the Chief Minister seeks assistance or when state of emergency is declared or when the Criminal Investigation Department is investigating an offence at the request of the Chief Minister or when Inspector General of Police directs the Criminal Investigation Department to investigate an offence after consulting the Chief Minister and obtaining the approval of the Attorney-General (Vide Items 10:1 read with 12:2,12:3 and 12:4 of Appendix I of List 1 of the 9th Schedule);
- 10
- 15 (f) to entrust the responsibility of prevention, detection, investigation of all offences (except the offences specified in the Schedule therein) and institution of prosecutions (subject to the powers of the Attorney-General) to Provincial Councils (Vide Item 12:1 of Appendix I of the List 1 of the 9th Schedule);
- 20
- 25 (g) to empower any Provincial Council to prevent any Police Officers of any Province entering another Province (vide the limitations contained in sub paragraph (k) of the 2nd item of List II of the 9th Schedule):

WHEREAS the 13th Amendment, though based on the Constitutional structure of India, denies the Government of Sri Lanka to normally intervene in the event of a Province acting against the interests of the Republic (except under Article 154L), although the Central Government of India is empowered to intervene.(Vide Article 256 and 257 of the Constitution of India):

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WHEREAS the implementation of the provincial powers relating to Law and Order is a serious threat to national security of the republic:

BE it enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:-

1. This Act may be cited as the Twenty Second Amendment to the Constitution. Short title

2. The Constitution of the Democratic Socialist Republic of Sri Lanka (hereinafter referred to as the “Constitution”) is hereby amended by- Amendment of Article 155G List I & II of Ninth Schedule of the Constitution

(a) amendment of Article 155G by the-

(i) repeal of subparagraph (b) of paragraph (1);

(ii) deletion of the words “and the provincial Divisions;” in subparagraph (c) of paragraph (3);

(b) the repeal of Item 1 of List 1 (Provincial Council List) of Ninth Schedule;

(c) the repeal of Appendix I of List 1 (Provincial Council List) of Ninth Schedule;

(d) the repeal of subparagraph (k) of the 2nd item of List II of the Ninth Schedule.

3. For the avoidance of doubt-

(a) there shall be on “National Police Division” or “Provincial Police Divisions” and accordingly any reference to National Police Division or Provincial Police Division in any written law, shall mean Sri Lanka Police Force; Avoidance of doubt regarding references to Provincial Police Division

4 *Twenty Second Amendment to the Constitution*

(b) any reference to a Provincial Police Commission in any written law shall mean the National Police Commission established under Article 155A.

5 **4.** In the event of any inconsistency between the Sinhala and Tamil texts of this Act, the Sinhala text shall prevail. Sinhala text
to prevail in
case of
inconsistency

