Constitution of Jammu & Kashmir - its development & comments

Universal Book Traders - Article 35A of the Constitution of India Jammu and Kashmir



Description: -

Book Accessories

Gifts

Church Supplies

Christian Church - Church Administration - Program Resources

Assortments not to be sold separately

Stationery / Gift Wrap

Inspirational - General

Church Supplies

Christian Church - Church Administration - Program Resources

Constitutional law -- India -- Jammu and Kashmir.constitution of

Jammu & Kashmir - its development & comments

-constitution of Jammu & Kashmir - its development & comments

Notes: Includes bibliographical references (p. 495-509) and index.



Filesize: 40.81 MB

Tags: #RS #passes #Jammu #and #Kashmir #Reorganisation #(Amendment) #Bill

RS passes Jammu and Kashmir Reorganisation (Amendment) Bill

On 5 August 2019, the issued a presidential order, namely, The Constitution Application to Jammu and Kashmir Order, 2019 C. Minister of State for Home Affairs G Kishan Reddy said the Constitution of India is now fully applicable on Jammu and Kashmir, and that the bill will enable availability of officers in Jammu and Kashmir who have experience of running union territory administration.

Supreme Court Observer

Article 370 records a solemn compact. Rather it should be extended to the remaining states of India. A group of Kashmiri Pandits celebrate in Lucknow on Monday.

Jammu and Kashmir Legislative Council

All it required was that the Instrument declare the act of accession and specify its terms. His successors in office accepted this interpretation of Article 370. Article 370 The Indian Constitution incorporated article 370 as was drafted by Shri Alladi Krishnaswamy Iyer.

What are the features of the Constitution of Jammu and Kashmir?

Oath or affirmation by members 65.

Article 370: A Constitutional History of Jammu and Kashmir

Amit Shah introduced a Resolution in the Rajya Sabha to revoke the special status of erstwhile State of Jammu and Kashnir. Procedure for Amendment of State Constitution The provisions of the Constitution of the State can be amended by the Legislative Assembly Act of the state passed by not less than two-thirds of the total members. It mentioned that no law of the state legislature that comes under it can be challenged for violating the Constitution or any other laws.

Related Books

- OOPSLA '99 Conference Proceedings Object-Oriented Programming Systems, Languages, and Applications
- Immanuil Kant v russkoĭ poėzii filosofsko-ėsteticheskie ėtiudy
 Quasilinear hyperbolic systems and dissipative mechanisms
- Zbornik radova mašinstvo 1873-1973, Beograd, 20-22. decembar 1973.
- Clero y los libros catálogo de la biblioteca del Seminario de San Miguel de Orihuela (siglos XV-X