

of Amendments to Amendments. I beg to move:

“That with reference to amendment No. 2381 of the List of Amendments and No. 139 of List II (Third Week) after article 162 the following article be inserted :—

The Chairman or the Deputy Chairman not to preside at sittings of the Legislative Council while a resolution for his removal from office is under consideration.

‘162-A. At any sitting of the Legislative Council of State, while any resolution for the removal of the Chairman from his office is under consideration, the Chairman, or while any resolution for the removal of the Deputy Chairman from his office is under consideration, the Deputy Chairman, shall not, though he is present, preside, and the provisions of clause (2) of the last preceding article shall apply in relation to every such sitting as they apply in relation to a sitting from which the Chairman or, as the case may be, the Deputy Chairman is absent.’ ”

I need hardly say anything in support of this. It is just on the same lines as article 159-A which we have just adopted and we might readily adopt this amendment.

(Amendment Nos. 2376 to 2380 were not moved.)

Mr. President : I put article 161 to vote and put this last amendment 196 separately.

Mr. President : The question is:

“That article 161 stand part of the Constitution.”

The motion was adopted.

Article 161 was added to the Constitution.

Article 162

Mr. President : Then I take up article 162. New article 162-A will come later.

(Amendments Nos. 2383, and 2384 and 2385 were not moved.)

Then there is no amendment to article 162.

The question is:

“That article 162 stand part of the Constitution.”

The motion was adopted.

Article 162 was added to the Constitution.

New Article 162-A

Mr. President : Now I put article 162-A which has been moved as amendment No. 196, List VI, by Mr. Kapoor.

The question is:

“That with reference to amendment No. 2381 of the List of Amendments and No. 139 of List II (Third Week) after article 162 the following article be inserted :

The Chairman or the Deputy Chairman not to preside at sittings of the Legislative Council while a resolution for his removal from office is under consideration.

‘162-A. At any sitting of the Legislative Council of a State, while any resolution for the removal of the Chairman from his office is under consideration, the Chairman, or while any resolution for the removal of the Deputy Chairman from his office is under consideration, the Deputy Chairman, shall not, though he is present, preside, and the provisions of clause (2) of the last preceding article shall apply in relation to every such sitting from which the Chairman or, as the case may be, the Deputy Chairman, is absent.’ ”

The amendment was adopted.

New Article 162-A was added to the Constitution.

Article 163

Mr. President : We go to article 163.

(Amendment Nos. 2386, 2387 and 2388 were not moved.)

There is then no amendment to article 163.

The question is:

“That article 163 stand part of the Constitution.”

The motion was adopted.

Article 163 was added to the Constitution.

New Article 163-A

Mr. President : There is the new article 163-A which has to be moved. That is amendment No. 39 List I.

The Honourable Dr. B.R. Ambedkar : Sir, it has to be held over.

Shri T.T. Krishnamachari : Sir, quite a similar article—article 79-A has been tabled and it is being held over, and conditions relating to this new article 163-A are more or less the same as those of article 79-A.

Mr. President : Then it is passed over. Article 164.

Shri T. T. Krishnamachari : I suggest that this particular article might be held over for this reason. We have difficulties in regard to making up our minds about joint sittings which also occur in subsequent articles. We have not yet made up our mind really how to fit it in with some of the new ideas that have come into being by the acceptance by the House of certain amendments. I suggest, therefore, that this article may be held over.

Mr. President : Is it the wish of the House this should be held over? Honourable Members: Yes.

Article 165

Mr. President : Article 165; to this there is the amendment No. 2397 by Mr. Tahir.

(Amendment Nos. 2397, 2398 and 2399 were not moved.)

There is then No. 2400, but that is a verbal amendment.

Shri T.T. Krishnamachari : The Chair has on previous occasions permitted Dr. Ambedkar to move such amendments, and I think the same practice may be continued and it may be moved formally.

The Honourable Dr. B.R. Ambedkar : Sir, I move:

“That in article 165 for the words ‘a declaration’ the words ‘an affirmation or oath’ be substituted.”

Mr. President : The question is:

“That in article 165 for the words ‘a declaration’ the words ‘an affirmation or oath’ be substituted.”

The motion was adopted.