

[Mr. President]

requesting that the House or Houses will reconsider the Bill or any specified provisions thereof and, in particular, will consider the desirability of introducing any such amendments as he may recommend in his message, and when a Bill is so returned the House or Houses shall reconsider the Bill accordingly, and if the Bill is passed again by the House or Houses with Or without amendment and presented to the Governor for assent, the Governor shall not withhold assent therefrom.' ”

The amendment was adopted.

**Mr. President** : The question is:

“That article 175, as amended stand part of the Constitution”.

The motion was adopted.

Article 175, as amended, was added to the Constitution.

### Article 176

**Mr. President** : Then we go to article 176.

**The Honourable Dr. B. R. Ambedkar** : I suggest that it would be better if we take up 83-A and dispose it of.

**Mr. President** : I do not think there is much in article 176. We can take it up now. There is hardly any amendment. I find there are some amendments of which notice has been given printed at page 251 of the First Volume. Does any member wish to move any of those amendments ?

(Amendments Nos. 2482 to 2485 were not moved.)

There is another amendment to that in the Supplementary List, but that will not arise because it is an amendment to an amendment.

Now there is no amendment to this article 176.

**Mr. President** : The question is :

“That article 176 stand part of the Constitution.”

The motion was adopted.

Article 176 was added to the Constitution.

### Article 83-A

**Mr. President** : Shall we go back now to article 83 ?

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

“That after article 83 the following new article be inserted :—

Decision on question  
as to disqualifications  
of members.

‘83-A. (1) If any question arises as to whether a member of either House of Parliament has been subject to any of the disqualifications mentioned in clause (1) of the last preceding article, the question shall be referred for the decision of the President and his decision shall be final.

(2) Before giving any decision on any such question. The President shall obtain the opinion of the Election Commission and shall act according to such opinion.’ ”

This article is a replica, so to say, of article 167-A which we passed the other day which applies to similar cases in the provinces and I do not therefore think that any more explanation will be necessary.

**Mr. President :** The question is :

“That after article 83 the following new article be inserted :—

‘83-A. (1) If any question arises as to whether a member of either House of Parliament has been subject to any of the disqualifications mentioned in clause (1) of the last, preceding article, the question shall be referred for the decision of the President and his decision shall be final.

(2) Before giving any decision on any such question, the President shall obtain the opinion of the Election Commission and shall act according to such opinion.’ ”

The motion was adopted.

New Article 83-A was added to the Constitution.

### Article 127-A

**Mr. President :** I think, we had better take up articles 210 and 211. Thereafter we shall come to article 127-A.

**Shri T. T. Krishnamachari :** Either way it does not matter because if this is accepted then articles 210 and 211 get automatically dropped.

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

“That after article 127, the following new article be inserted : —

127-A. The reports of the, Comptroller and Auditor-General of India relating to the accounts of a State shall be submitted to the Governor or Ruler of the State, who shall cause them to be laid before the Legislature of the State.’ ”

The House will remember it has now adopted articles whereby the auditing and accounting will become one single institution, so to say, under the authority of the Comptroller and Auditor-General. It is, therefore, necessary that we should make some provision that the reports relating to the audit and accounts of a particular State shall be submitted to the Legislature by the Governor or the Ruler for its consideration and that is what this article provides for.

**Mr. President :** Does any one wish to say anything about this article ?

**Honourable Members :** No.

**Mr. President :** The question is :

“That after article 127, the following new article be inserted:—

‘127-A. The reports of the Comptroller and Auditor-General of India relating to the accounts of a State shall be submitted to the Governor or Ruler of the State, who shall cause them to be laid before the Legislature of the State.’ ”

The motion was adopted.

New article 127-A was added to the Constitution.

### Articles 210 and 211

**Mr. President :** We may then take up articles 210 and 211. The proposal is that article 210 be deleted. Does any one wish to say anything about it ?

*(None rose to speak.)*

I put this proposition to vote that article 210 be deleted.

The question is :

“That article 210 be deleted.”

The motion was adopted.

Article 210 was deleted from the Constitution.