SCHEDULED CASTES ORDERS ISSUED AT DIFFERENT TIMES

A. The Govt. of India (Scheduled Castes) Order, 1936:

At the Court at Buckingham Palace,

The 30th day of April, 1936.

Present.

THE KING’S MOST EXCELLENT MAJESTY
IN COUNCIL

WHEREAS by certain provisions in the 1st, 5th & 6th Schedules to the Govt. of India Act, 1935, His Majesty in Council is empowered to specify the castes, races or tribes or parts of or groups within castes, races or tribes which are to be treated as the Scheduled Castes for the purposes of those Schedules:

AND WHEREAS a draft of this Order was laid before Parliament in accordance with the provisions of subsection (1) of section three hundred and nine of the said Act and an Address has been presented by both Houses of Parliament praying that an Order may be made in the terms of this Order:

NOW, THEREFORE, His Majesty, in the exercise of the said powers and of all other powers enabling Him in that behalf, is pleased by and with the advice of His Privy Council to order, and it is hereby ordered, as follows:—

1. This Order may be cited as “The Government of India (Scheduled Castes) Order, 1936.”

2. Subject to the provisions of this order, for the purposes of the First, Fifth and Sixth Schedules to the Government of India Act, 1935, the castes, races or tribes or parts of or groups within castes, races or tribes specified in Parts I to IX of the Schedule to this Order shall, in the Provinces to which those Parts respectively relate, be deemed to be scheduled castes so far as regards members thereof resident in the localities specified in relation to them respectively in those parts of that Schedule.

3. Notwithstanding anything in the last preceding paragraph—
   (a) No Indian Christian shall be deemed to a member of a Scheduled Caste;
   (b) In Bengal no person who professes Buddhism or a tribal religion shall be deemed to be a member of any Scheduled Caste;

4. In this Order the expression “Indian Christian” has the same meaning as it has for the purposes of Part I of the First Schedule to the Government of India Act, 1935, and the expression “prescribed” means prescribed by rules made by the Governor of Bengal, exercising his individual judgment.

* Extracted from Pamphlet No. 14 by the Bharatiya Adimjati Sevak Sangh (Society of Servants of Primitive Tribes In India), Harijan Sevak Sangha’s Office, Kings way, Delhi on the Articles of the Constitution relating to Scheduled Caste, Scheduled Tribe and Other backward Classes carrying a foreword by LM Shrikant, Commissioner for Scheduled and Scheduled Tribe, Govt of India
5. Any reference in the Schedule to this Order to any division, district, subdivision, tehsil or municipality shall be construed as a reference to that division, district, subdivision, tehsil or municipality as existing on the first day of July, nineteen hundred and thirty six.

**SCHEDULE***

**PART III– BENGAL**

A. Scheduled Castes throughout the province: -

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* Lists of Castes recognized as Scheduled Castes in West Bengal:

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+ List of Tribes recognized as Scheduled Tribes in West Bengal:

1. Bhutia  5. Munda
2. Lepcha  6. Oraon
3. Mech  7. Santal
4. Mru

* Published in Gazette of India, New Delhi, dated the 10th August, 1950
+ Published in the Gazette of India, dated the 6th September, 1950.
D. The Scheduled Castes and Scheduled Tribes Lists (Modification) Order, 1956*

Modified list of Scheduled Tribes and Scheduled Castes of West Bengal:

(i) Scheduled Tribes:

(I) Throughout the State:

1. Ho
2. Kora
3. Lodha, Kheria or Kharia
5. Munda
6. Oraon
7. Santal

(II) Throughout the State except the territories transferred from Purnea district of Bihar:

1. Bhumij

(III) Throughout the State except in the Purulia district and the territories transferred from the Purnea district of Bihar:

1. Bhutia including Sherpa, Toto, Dukpa, Kagatay, Tibetan and Yalmo
2. Chakma
3. aro
4. ajang
5. Lapcha
6. Magh
7. Mahali
8. Mech
9. Mru
10. Nagesia
11. Rabha.

(IV) In the Purulia district and the territories transferred from the Purnea district of Bihar:

1. Asur
2. Baiga
3. Banjara
4. Bathudi
5. Bedia
6. Binjhia
7. Birhor
8. Birjia
9. Chero
10. Chik Baraik
11. Gond
12. Gorait
13. Karmali
14. Kharwar
15. Khond
16. Kisan
17. Korwa
18. Lohara or Lohra
19. Parhaiya
20. Sauria Paharia
21. Mahli
22. Savar

* Published in Calcutta Gazette Extraordinary, Wednesday, December 26, 1956
(ii) Scheduled Castes :

(I) Throughout the State :
1. Bauri
2. Chamar, Charmaker, Mochi, Muchi, Rabidas, Ruidas or Rishi
3. Dhoba or Dhobi
4. Dom or Dhangad
5. Dosadh or Dusadh including Dhari or Dharhi
6. Ghasi
7. Lalbegi
8. Musahar
9. Pan or Swasi
10. Pasi
11. Rajwar
12. Ruri

(II) Throughout the State except in the Purulia district and the territories transferred from the Purnea district of Bihar :
1. Bagdi or Duley
2. Bahelia
3. Baiti
4. Bediya
5. Beldar
6. Bhuimali
7. Bhuiya
8. Bind
9. Damai (Nepali)
10. Doai
11. Gonrhi
12. Hari
13. Jalia Kaibartta
14. Jhalo Malo or Malo
15. Kadar
16. Kami (Nepali)
17. Kandra
18. Kaora
19. Karenga or Koranga
20. Kaur
21. Keot or Keyot
22. Khaira
23. Khatik
24. Koch
25. Konai
26. Konwar
27. Kotal
28. Lohar
29. Mahar
30. Mal
31. Mallah
32. Methor
33. Namasudra
34. Nuniya
35. Paliya
36. Patni
37. Pod or Poundra
38. Rajbanshi
39. Sarki (Nepali)
40. Sunri (excluding Saha)
41. Tiyar

(III) In the Purulia district and the territories transferred from the Purnea district of Bihar :
1. Bantar
2. Bhogta
3. Chaupal
4. Dabhar
5. Halalkhor
6. Hari, Mehtar or Bhangi
7. Kanjar
8. Kurariar
9. Nat

(IV) In the territories transferred from the Purnea district of Bihar :
1. Bhumij
E. The Scheduled Castes and Scheduled Tribes Order (Amendment) Act, 1976:

MINISTRY OF LAW, JUSTICE AND COMPANY AFFAIRS
(Legislative Department)

New Delhi, the 20th September, 1976/Bhadra 29, 1898 (Saka)

The following Act of Parliament received the assent of the President on the 18th September, 1976, and is hereby published for general information:

THE SCHEDULED CASTES AND SCHEDULED TRIBES ORDERS (AMENDMENT) ACT, 1976
No. 108 of 1976

[18th September, 1976]

An Act to provide for the inclusion in, and the exclusion from, the lists of Scheduled Castes and Scheduled Tribes, of certain castes and tribes, for the re-adjustment of representation of parliamentary and assembly constituencies in so far as such re-adjustment is necessitated by such inclusion or exclusion and for matters connected therewith.

BE it enacted by Parliament in the Twenty-seventh Year of the Republic of India as follows:

1. (1) This Act may be called the Scheduled Castes and Scheduled Tribes Orders (Amendment) Act, 1976.
   (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2 In this Act, unless the context otherwise requires,--

   (a) “census authority” means the Registrar General and ex officio Census Commissioner for India;

   (b) “Commission” means the Election Commission appointed by the President under article 324 of the Constitution;

   (c) “Delimitation Act” means the Delimitation Act, 1972;

   (d) “last census” means the census held in India in 1971;

   (e) “Scheduled Castes Order” means the Constitution (Scheduled Castes) order, 1950, made by the President under article 341 of the Constitution;

   (f) “Scheduled Tribes Orders” means the Constitution (Scheduled Tribes) Order, 1950 and the Constitution (Andaman and Nicobar Islands) Scheduled Tribes Order, 1959, made by the President under article 342 of the Constitution;

   (g) “State” means a State included in the Scheduled Castes Order and the Scheduled Tribes Orders, and includes the Union territory of the Andaman and Nicobar Islands;
3. The Scheduled Castes Order is hereby amended in the manner and to the extent specified in the First Schedule.

4. The Scheduled Tribes Orders are hereby amended in the manner and to the extent specified in the Second Schedule.

5. (1) As soon as may be after the commencement of this Act, the population as at the last census of the Scheduled Castes or, as the case may be, of the Scheduled Tribes, in each State shall be ascertained or estimated by the census authority.

(2) Where by reason of the amendments made by section 3 or section 4—

(a) any locality in a State specified in relation to any caste or tribe in any of the parts of the Schedules to the Orders referred to in the said sections is varied so as to specify a larger area in relation to such caste or tribe, the census authority shall take into account the population figures of the caste or tribe as ascertained in the last census and in any previous census wherein the population figures of the caste or tribe in respect of the increased area had been ascertained and determine the population of that caste or tribe as on the 1st day of April, 1971 by increasing or decreasing such figures by the proportion in which the general population of the State or, as the case may be, the division, district, taluk, tahsil, police station, development block or other territorial division in relation to which such caste or tribe has been specified by the said amendments has increased or decreased between the previous census aforesaid and the last census;

(b) any caste or tribe which is deemed to be both a Scheduled Caste and Scheduled Tribe in relation to a State or part thereof is varied so as to specify such caste or tribe only as a Scheduled Caste or Scheduled Tribe in relation to that State or part, the census authority shall take into account the population figures of such Scheduled Caste and Scheduled Tribe as ascertained in the last census:

Provided that it shall not be necessary for the census authority to determine the population of any Scheduled Caste or Tribe as on the 1st day of April, 1971, if the population of that caste or tribe was not ascertained at the last census and in any of the previous censuses and is, in the opinion of that authority, numerically small.

Explanation.—Where the population figures of any caste or tribe in respect of any increased area referred to in clause (a) had been ascertained in more than one previous census, the census authority shall take into account, for the purposes of that clause, the population figures of such caste or tribe as ascertained in the previous census which is nearest in point of time to the last census.

(3) The population figures ascertained or determined under sub-section (2) shall be notified by the census authority in the Gazette of India.
(4) The population figures so notified shall be taken to be the relevant population figures as ascertained at the last census and shall supersede any figures previously published; and the figures so notified shall be final and shall not be called in question in any court.

6. (1) After the population figures have been notified for any state under section (5), it (5) shall be duty of the Commission to make such amendments as may be necessary in the Delimitation of Parliamentary and Assembly Constituencies Order, 1976, (without altering the extent of any constituency as given in such Order) having regard to the provisions of articles 81, 170, 330 and 332 of the Constitution, of section 8 of the Delimitation Act, and of this Act, for the purpose of giving proper representation to the Scheduled Castes or, as the case may be, to the Scheduled Tribes of that State on the basis of the number of reserved seats as specified in that Order as hereunder amended by the Commission, and the First Schedule and Second Schedule to the Representation of the People Act, 1950 shall be deemed to have been amended accordingly.

(2) In making any amendments under sub-section (1), the Commission shall, as far may be necessary, have regard to the provisions of clauses (c) and (d) of sub-section (1) of section 9 of the Delimitation Act.

(3) The Commission shall—
   (a) publish its proposals for the amendments in the Gazette of India and the Official Gazette of the State concerned and also in such other manner as it thinks fit;
   (b) specify a date on or after which such proposals will be further considered by it;
   (c) consider all objections and suggestions which may have been received by it before the date so specified; and
   (d) thereafter make the necessary amendments in the order.

7. (1) In the discharge of its functions under this Act, the Commission shall determine its own procedure and shall have all the powers of a civil court under the Code Civil Procedure, 1908, while trying a suit in respect of the following matters, namely:—

   (a) Summoning and enforcing the attendance of witnesses;
   (b) Requiring the production of any document; and
   (c) Requisitioning any public record from any court or office.

(2) The Commission shall have the power to require any person to furnish any information on such points or matters as, in the opinion of the Commission, may be useful for, or relevant to, any matter under the consideration of the Commission.

Explanation.—For the purpose of enforcing attendance of witnesses, the local limits of the jurisdiction of the Commission shall be the limits of the territory of India.

8. (1) The Commission shall cause the amendments made by it in Parliamentary and Assembly Constituencies Order, 1976 to be published in the Gazette of India and in the Official Gazettes of the States concerned.  

(2) Upon publication in the Gazette of India, every such amendment shall have the force of law and shall not be called in question in any court.

(3) As soon as may be after such publication in the Gazette of India, every such amendment shall be laid before the House of the People and the Legislative Assemblies of the States concerned.

(4) Subject to the provisions of sub-section (5), the readjustment of representation of any territorial constituencies in the House of the People or in the Legislative Assembly of a State necessitated by any amendments made by the Commission in the Delimitation of Parliamentary and Assembly Constituencies Order, 1976 and provided for in that Order as so amended shall apply in relation to every election to the House or, as the case may be, to the Assembly, held after the publication in the Gazette of India under sub-section (1) of such amendments and shall so apply in supersession of the provisions relating to representation contained in the Representation of the People Act, 1950.

(5) Nothing contained in the foregoing subsections shall affect the representation in the House of the People or in the Legislative Assembly of a State, existing on the date of publication in the Gazette of India under subsection (1) of the amendments made by the Commission under this Act.

9. (1) The Commission may, from time to time, by notification in the Gazette of India and in the official Gazette of the State concerned—

   (a) correct any printing mistake in the Delimitation of Parliamentary and Assembly Constituencies Order, 1976 as amended under this Act, or any error occurring therein from any inadvertent slip or omission; and

   (b) where the boundaries or the name of any district or any territorial division mentioned in the said Order are or is altered, make such amendments as appear to it to be necessary or expedient for bringing the Order up-to-date.

(2) Every notification under this section shall be laid, as soon as may be after it is issued, before the House of the People and the Legislative Assembly of the State concerned.

10. All things done, and all steps taken, before the commencement of this Act by the census authority for the determination of population of Scheduled Castes and Scheduled Tribes, or by the Commission for the purpose of re-adjustment of constituencies shall, in so far as they are in conformity with the provisions of this Act, be deemed to have been done or taken under these provisions as if such provisions were in force at the time such things were done or such steps were taken.
THE FIRST SCHEDULE

(See section 3)

In the Constitution (Scheduled Castes) Order, 1950—
(a) in paragraph 2, for the figures “XVII”, the figures “XIX” shall be substituted.
(b) For paragraph 4, substitute—

“4. Any reference in this Order to a State or to a district or other territorial division thereof shall be construed as a reference to the State, district or other territorial division as constituted on the 1st day of May, 1976.”
(c) for the Schedule, substitute—

THE SCHEDULE

Part I—Andhra Pradesh

Part II—Assam

1. Bansphor
2. Bhuiinmali, Mali
3. Brittial Bania, Bania

4. Dhupi, Dhobi
5. Dugla,Dholi
6. Hira

7. Jalkeot
8. Jhalo, Malo, Jhalo-Malo
9. Kaibartta, Jaliya
10. Lalbegi
11. Mahara

12. Mehtar, Bhangi
13. Muchi, Rishi
14. Namasudra
15. Patni
16. Sutradhar

Part III—Bihar

1. Bantar
2. Bauri
3. Bhogta
4. Bhumij (excluding North Chotanagpur and South Chotanagpur divisions and Santal Parganas district)

5. Chamar, Mochi
6. Chaupal
7. Dabgar
8. Dhobi
9. Dom, Dhangad

10. Dusad, Dhari, Dharhi
11. Ghasi
12. Halalkhor
13. Hari, Mehtar, Bhangi
14. Kanjar
15. Kurariar
16. Lalbegi
17. Musahar
18. Nat
19. Pan, Sawasi
20. Pasi
21. Rajwar
22. Turi

Part IV—Gujarat

Part V—Haryana

Part VI—Himachal Pradesh
Part VII—Karnataka

Part VIII---Kerala

Part IX—Madhya Pradesh

Part X—Maharastra

Part XI—Manipur

Part XII—Meghalaya

Part XIII—Orissa.

Part XIV—Punjab

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1. Adi, Andhra
2. Amant, Amat
3. Audhelia
4. Badaik
5. Baghetti, Baghuti
6. Bajikar
7. Bari
8. Bariki
9. Basor, Burud
10. Bauri
11. Bauti
12. Bavuri
13. Bedia, Bejia
14. Beldar
15. Bhata
16. Bhoi
17. Chachati
18. Chakali
19. Chamar, Mochi, Muchi, Satnami
20. Chandala
21. Chandhai Maru
22. Cheria, Chhelia
23. Dandasi
24. Dewar
25. Dhanwar
26. Dhoja, Dhoji
27. Dom, Dombo, Duria Dom
28. Dosadha
29. Ganda
30. Gantarghada, Ghantra
31. Ghasi, Ghasia
32. Ghogia
33. Ghusuria
34. Godagali
35. Godari
36. Godra
37. Sokha
38. Gorait, Korait
39. Haddi, Hadi, Hari
40. Idka
41. Jaggali
42. Kandgra, Kandara
43. Karua
44. Katia
45. Kela
46. Khadala
47. Kodalo, Khodalo
48. Kori
49. Kummar
50. Kurunga
51. Laban
52. Laheri
53. Madi
54. Madiga
55. Mahuria
56. Mala, Jhala, Malo, Zala
57. Mang
58. Mangan
59. Mehra, Mahar
60. Mehtar, Bhangi
61. Mewar
62. Mundapotta
63. Musahar
64. Nagarchi
65. Namassua
66. Paidi
67. Painda
68. Pamidi
69. Pan, Pano
70. Panchama
71. Panika
72. Panka
73. Pantanti
74. Pap
75. Pasi
76. Patial, Patikar, Patratanti, Patua
77. Rajna
78. Relli
79. Sabakhia
80. Samas
81. Sanei
82. Sapari
83. Saunlia, Santi
84. Sidhria
85. Sinduria
86. Siyal
87. Tamadia
88. Tamudia
89. Tanla
90. Tiar, Tior
91. Turi
92. Ujia
93. Valamiki, Valmik.

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Part XIV—Punjab
Part XV—Rajasthan
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Part XVI—Tamil Nadu
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Part XVII—Tripura
***
***
Part XVIII—Uttar Pradesh
***
***
Part XIX—West Bengal

1. Bagdi, Duley
2. Bahelia
3. Baiti
4. Bantar
5. Bauri
6. Beldar
7. Bhogta
8. Bhuimali
9. Bhuiya
10. Bind
11. Chamar, Charmakar, Mochi, Muchi, Rabidas, Ruidas, Rishi
12. Chaupal
13. Dabgar
14. Damai (Nepali)
15. Dhoba, Dhobi
16. Doai
17. Dom, Dhangad
18. Dosadh, Dusadh, Dhari, Dhari
19. Ghasi
20. Gonrhi
21. Halalkhor
22. Hari, Mehtar, Mehtor, Bhangi
23. Jalia Kaibartta
24. Jhalo Malo, Malo
25. Kadar
26. Kami (Nepali)
27. Kandra
28. Kanjar
29. Kaora
30. Karenga, Koranga
31. Kaur
32. Keot, Keyot
33. Khaira
34. Khatik
35. Koch
36. Konai
37. Konwar
38. Kotal
39. Kurariar
40. Lalbegi
41. Lohar
42. Mahar
43. Mal
44. Mallah
45. Musahar
46. Namasudra
47. Nat
48. Nuniya
49. Paliya
50. Pan, Sawasi
51. Pasi
52. Patni
53. Pod, Prounda
54. Rajbanshi
55. Rajwar
56. Sarki (Nepali)
57. Sunri (excluding Saha)
58. Tiyar
59. Turi
THE SECOND SCHEDULE

(See section 4)

CHAPTER I

In the Constitution (Scheduled Tribes) Order, 1950,--

(a) for paragraph 3, substitute—

“3. Any reference in this Order to a State or to a district or other territorial division thereof shall be construed as a reference to the State, district or other territorial division as constituted on the 1st day of May, 1976.”;

(b) for the Schedule, substitute—

“THE SCHEDULE

Part I—Andhra Pradesh

***

***

Part II—Assam

1. In the Autonomous districts :--

1. Chakma
2. Dimasa, Kachari
3. Garo
4. Hajong
5. Hmar
6. Khasi, Jaintia, Synteng, Pnar, War, Bhoi, Lyngngam
7. Any Kuki Tribes, including :

| (i) | Biate, Biete |
| (ii) | Changsan |
| (iii) | Chongloi |
| (iv) | Doungel |
| (v) | Gamalhou |
| (vi) | Gangte |
| (vii) | Guite |
| (viii) | Hanneng |
| (ix) | Haokip, Haupit |
| (x) | Haolai |
| (xi) | Hengna |
| (xii) | Hongsungn |
| (xiii) | Hrangkhwal, Rangkhola |
| (xiv) | Jongbe |
| (xv) | Khawchung |
| (xvi) | Khawathlang, Khothalong |
| (xvii) | Khelma |
| (xviii) | Kholhou |
| (xix) | Kipgen |

(xx) Kuki

(xxi) Lengthang

(xxii) Lhangum

(xxiii) Lhoujem

(xxiv) Lhouvun

(xxv) Lupheng

(xxvi) Mangjel

(xxvii) Misao

(xxviii) Riang

(xxix) Sairhem

(XXX) Sehnam

(XXXi) Singson

(XXXii) Sithhou

(XXXiii) Sukte

(XXXiv) Thado

(XXXv) Thangngue

(XXXvi) Uibuh

(XXXvii) Vaiphei
8. Lakher
9. Man (Tai speaking)
10. Any Mizo (Lushai) tribes
11. Mikir
12. Any Naga tribes
13. Pawi
14. Syntheng

II. In the State of Assam excluding the autonomous districts:--
1. Barmans in Cachar
2. Boro, Borokachari
3. Deori
4. Hojai
5. Kachari, Sonwal
6. Lalung
7. Mech
8. Miri
9. Rabha

Part III—Bihar

1. Asur
2. Baiga
3. Banjara
4. Bathudi
5. Bedia
6. Bhumij (in North Chotanagpur and South Chotanagpur divisions and Santal Parganas Districts)
7. Binjhia
8. Birhor
9. Birjia
10. Chero
11. Chik Baraik
12. Gond
13. Gorait
14. Ho
15. Karmali
16. Kharia
17. Kharwar
18. Khond
19. Kisan
20. Kora
21. Korwa
22. Lohara, Lohra
23. Mahli
24. Mal Paharia
25. Munda
26. Oraon
27. Parhaiya
28. Santal
29. Sauria Paharia
30. Savar

Part IV—Gujarat

Part V—Himachal Pradesh

Part VI—Karnataka

Part VII---Kerala

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### Part VIII---Madhya Pradesh

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### Part IX—Maharastra

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### Part X---Manipur

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### Part XI—Meghalaya

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<td>2.</td>
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<td>3.</td>
<td>Banjara, Banjari</td>
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<td>4.</td>
<td>Bathudi</td>
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<td>5.</td>
<td>Bhottada, Dhotada</td>
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<td>6.</td>
<td>Bhuiya, Bhuyan</td>
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<td>7.</td>
<td>Bhumia</td>
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<td>8.</td>
<td>Bhumij</td>
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<td>9.</td>
<td>Bhunjia</td>
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<td>10.</td>
<td>Binjhal</td>
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<td>11.</td>
<td>Binjha, Binjhoa</td>
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<td>12.</td>
<td>Birhor</td>
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<td>13.</td>
<td>Bondo Poraja</td>
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<td>Ghara</td>
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<td>22.</td>
<td>Gond, Gondo</td>
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<td>23.</td>
<td>Ho</td>
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<td>Madia</td>
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<td>Matya</td>
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<td>Munda, Munda Lohara, Munda Mahalis</td>
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<td>52.</td>
<td>Omanatyia</td>
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<td>53.</td>
<td>Oraon</td>
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<td>Parenga</td>
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<td>Pentia</td>
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<td>Rajuar</td>
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<td>61.</td>
<td>Sounti</td>
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<td>62.</td>
<td>Tharua</td>
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</tbody>
</table>

### Part XIII—Rajasthan
Part XIV—Tamil Nadu

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Part XV—Tripura

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Part XVI—West Bengal

2. Baiga 22. Lepcha
4. Bhumij 24. Lohara, Lohra
5. Bhutia, Sherpa, Toto, Dukpa, 25. Magh
   Kagatay, Tibetan, Yolmo 26. Mahali
6. Birhor 27. Mahli
9. Chero 30. Mru
10. Chik Baraik 31. Munda
11. Garo 32. Nagesia
12. Gond 33. Oraon
13. Gorait 34. Parhaiya
14. Hajang 35. Rabha
15. Ho 36. Santal
16. Karmali 37. Sauria Paharia
17. Kharwar 38. Savar”
18. Khond
19. Kisan
20. Kora

CHAPTER II

In the Constitution (Andaman and Nicobar Islands) Scheduled Tribes Order, 1959,—

(a) in paragraph 2, for the words “resident in the localities specified in relation to them in that Schedule”, the words “resident in that Union territory” shall be substituted;
(b) for the Schedule, substitute—

“THE SCHEDULE

1. Andamanese, Chariar, Chari,
   Kora, Tabo, Bo, Yere, Kede,
   Bea, Balawa, Bojigiyab,
   Juwai, Kol
2. Jarawas
3. Nicobarese
4. Onges
5. Sentinelese
6. Shom Pens”

S. K. MAITRA
Jt. Secy. to the Govt. of India

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