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PANCHAYATI RAJ SYSTEM IN INDIA

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Abstract:

Panchayati Raj institutes village local government that plays a significant role in the

development of villages especially in areas like primary education, health, agricultural

developments, women and child development and women participation in local government,

etc.All states of India have Panchayati Raj systems except Nagaland, Meghalaya and Mizoram,

in all Union Territories except Delhi; and certain other areas.

The 3 stages or levels of the Panchayati Raj system in India are Village Panchayat, Block

Panchayat and District Panchayat.

a. Gram Sabha: Gram Sabha is the key body of the Panchayati Raj system. It is a village

assembly consisting of all the registered voters within the area of the panchayat.

b. Three Tier System: village, intermediate and district levels.

c. Election of members and chairperson: The members to all the levels of the Panchayati

Raj are elected directly and the chairpersons to the intermediate and the district levels

are elected indirectly.

Keywords: Panchayati Raj, evolution, Three-tier Panchayati Raj system, 73rd Constitutional

Amendment Act of 1992,

Objectives:

To develop local self-governments in districts, zones and villages.

• To promote rural development through various schemes and programs.

• To maintain and construction of water resources, roads, drainage, School

buildings, etc.

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Introduction: Rural development is one of the main objectives of Panchayati Raj and this has been established in all states of India except Nagaland, Meghalaya and Mizoram, in all Union

Territories except Delhi. and certain other areas. These areas include:

• The scheduled areas and the tribal areas in the states

• The hill area of Manipur for which a district council exists and

• Darjeeling district of West Bengal for which Darjeeling Gorkha Hill Council exists

Evolution

The Panchayati system in India is not purely a post-independence phenomenon. In fact,

the leading political institution in rural India has been the village panchayat for centuries. In

ancient India, panchayats were frequently elected councils with executive and judicial powers.

Foreign control, especially Mughal and British, and the natural and forced socio-economic

changes had diluted the importance of the village panchayats. In the pre-independence time,

though, the panchayats were tools for the control of the upper castes over the rest of the village,

which furthered the separate based on either the socio-economic status or the caste

hierarchy. The development of the Panchayati Raj System, however, got a boost after the

attainment of independence after the drafting of the Constitution. The Constitution of India in

Article 40 enjoined: "The state shall take steps to organise village panchayats and endow them

with such powers and authority as may be necessary to enable them to function as units of self-

government". There were a number of committees appointed by the Government of India to

study the implementation of self-government at the rural level and also recommend steps in

achieving this goal.

The committees appointed are as follows:

Balwant Rai Mehta Committee

• Ashok Mehta Committee

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• G V K Rao Committee

• L M Singhvi Committee

Balwant Rai Mehta Committee & Panchayati Raj

The committee was appointed in 1957, to examine and recommend measures for better

working of the Community Development Programme and the National Extension Service. The

committee suggested the establishment of a democratic decentralised local government which

came to be known as the Panchayati Raj.

Recommendations by the Committee:

• Three-tier Panchayati Raj system: Gram Panchayat, Panchayat Samiti and Zila Parishad.

• Directly elected representatives to constitute the gram panchayat and indirectly elected

representatives to constitute the Panchayat Samiti and Zila Parishad.

• Planning and development are the primary objectives of the Panchayati Raj system.

• Panchayat Samiti should be the executive body and Zila Parishad will act as the

advisory and supervisory body.

• District Collector to be made the chairman of the Zila Parishad.

It also requested for provisioning resources so as to help them free their duties and

responsibilities.

The Balwant Rai Mehta Committee further revitalised the development of panchayats in the

country, the report recommended that the Panchayati Raj institutions can play a significant role

in community development programmes throughout the country. The aim of the Panchayats

thus was the democratic decentralisation through the effective participation of locals with the

help of well-planned programmes. Even the then Prime Minister of India, Pandit Jawaharlal

Nehru, defended the panchayat system by saying, ". . . authority and power must be given to the

people in the villages Let us give power to the panchayats."

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Ashok Mehta Committee & Panchayati Raj

The committee was appointed in 1977 to suggest measures to revive and strengthen the

declining Panchayati Raj system in India.

The key recommendations are:

• The three-tier system should be replaced with a two-tier system: Zila Parishad (district

level) and the Mandal Panchayat (a group of villages).

• District level as the first level of supervision after the state level.

• Zila Parishad should be the executive body and responsible for planning at the district

level.

• The institutions (Zila Parishad and the Mandal Panchayat) to have compulsory taxation

powers to mobilise their own financial resources.

G V K Rao Committee & Panchayati Raj

The committee was appointed by the planning commission in 1985. It recognised that

development was not seen at the grassroot level due to bureaucratisation resulting in Panchayat

Raj institutions being addressed as 'grass without roots'. Hence, it made some key

recommendations which are as follows:

• Zila Parishad to be the most important body in the scheme of democratic

decentralisation. Zila Parishad to be the principal body to manage the developmental

programmes at the district level.

The district and the lower levels of the Panchayati Raj system to be assigned with

specific planning, implementation and monitoring of the rural developmental

programmes.

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• Post of District Development Commissioner to be created. He will be the chief

executive officer of the Zila Parishad.

• Elections to the levels of Panchayati Raj systems should be held regularly.

L M Singhvi Committee & Panchayati Raj

The committee was appointed by the Government of India in 1986 with the main objective

to recommend steps to revitalise the Panchayati Raj systems for democracy and development.

The following recommendations were made by the committee:

• The committee recommended that the Panchayati Raj systems should be constitutionally

recognised. It also recommended constitutional provisions to recognise free and fair

elections for the Panchayati Raj systems.

• The committee recommended reorganisation of villages to make the gram panchayat

more viable.

• It recommended that village panchayats should have more finances for their activities.

• Judicial tribunals to be set up in each state to adjudicate matters relating to the elections

to the Panchayati Raj institutions and other matters relating to their functioning.

All these things further the argument that panchayats can be very effective in identifying

and solving local problems, involve the people in the villages in the developmental activities,

improve the communication between different levels at which politics operates, develop

leadership skills and in short help the basic development in the states without making too many

structural changes. Rajasthan and Andhra Pradesh were the first to adopt Panchayati raj in 1959,

other states followed them later.

Though there are variations among states, there are some features that are common. In most

of the states, for example, a three-tier structure including panchayats at the village level,

panchayat samitis at the block level and the zila parishads at the district level-has been

institutionalized. Due to the sustained effort of the civil society organisations, intellectuals and

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progressive political leaders, the Parliament passed two amendments to the Constitution - the

73rd Constitution Amendment for rural local bodies (panchayats) and the 74th Constitution

Amendment for urban local bodies (municipalities) making them 'institutions of self-

government'. Within a year all the states passed their own acts in conformity to the amended

constitutional provisions.

73rd Constitutional Amendment Act of 1992

Significance of the Act

• The Act added Part IX to the Constitution, "The Panchayats" and also added the

Eleventh Schedule which consists of the 29 functional items of the panchayats.

• Part IX of the Constitution contains Article 243 to Article 243 O.

• The Amendment Act provides shape to Article 40 of the Constitution, (directive

principles of state policy), which directs the state to organise the village panchayats and

provide them powers and authority so that they can function as self-government.

• With the Act, Panchayati Raj systems come under the purview of the justiciable part of

the Constitution and mandates states to adopt the system. Further, the election process in

the Panchayati Raj institutions will be held independent of the state government's will.

• The Act has two parts: compulsory and voluntary. Compulsory provisions must be

added to state laws, which includes the creation of the new Panchayati Raj systems.

Voluntary provisions, on the other hand, is the discretion of the state government.

• The Act is a very significant step in creating democratic institutions at the grassroots

level in the country. The Act has transformed the representative democracy into

participatory democracy.

Salient Features of the Act

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1. Gram Sabha: Gram Sabha is the primary body of the Panchayati Raj system. It is a village assembly consisting of all the registered voters within the area of the panchayat. It will exercise powers and perform such functions as determined by the state legislature. Candidates can refer to the functions of gram panchayat and gram panchayat

works.

2. Three-tier system: The Act provides for the establishment of the three-tier system of

Panchayati Raj in the states (village, intermediate and district level). States with a

population of less than 20 lakhs may not constitute the intermediate level.

3. Election of members and chairperson: The members to all the levels of the Panchayati

Raj are elected directly and the chairpersons to the intermediate and the district level are

elected indirectly from the elected members and at the village level the Chairperson is

elected as determined by the state government.

4. The Chairperson of a Panchayat and other members of a Panchayat, whether or not

elected directly from territorial constituencies in the Panchayat area, have the right to

vote in Panchayat meetings.

5. Reservation of seats:

• For SC and ST: Reservation to be provided at all the three tiers in accordance

with their population percentage.

For women: Not less than one-third of the total number of seats to be reserved

for women, further not less than one-third of the total number of offices for

chairperson at all levels of the panchayat to be reserved for women.

• The state legislatures are also given the provision to decide on the reservation of

seats in any level of panchayat or office of chairperson in favour of backward

classes.

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6. Duration of Panchayat: The Act provides for a five-year term of office to all the levels

of the panchayat. However, the panchayat can be dissolved before the completion of its

term. But fresh elections to constitute the new panchayat shall be completed

• before the expiry of its five-year duration.

• in case of dissolution, before the expiry of a period of six months from the date of its

dissolution.

7. Disqualification: A person shall be disqualified for being chosen as or for being a

member of panchayat if he is so disqualified -

• Under any law for the time being in force for the purpose of elections to the legislature

of the state concerned.

• Under any law made by the state legislature. However, no person shall be disqualified

on the ground that he is less than 25 years of age if he has attained the age of 21 years.

• Further, all questions relating to disqualification shall be referred to an authority

determined by the state legislatures.

8. State election commission:

• The commission is responsible for superintendence, direction and control of the

preparation of electoral rolls and conducting elections for the panchayat.

• The state legislature may make provisions with respect to all matters relating to elections

to the panchayats.

9. Powers and Functions: The state legislature may endow the Panchayats with such

powers and authority as may be necessary to enable them to function as institutions of

self-government. Such a scheme may contain provisions related to Gram Panchayat

work with respect to:

• the preparation of plans for economic development and social justice.

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• the implementation of schemes for economic development and social justice as may be entrusted to them, including those in relation to the 29 matters listed in the Eleventh

Schedule.

10. Finances: The state legislature may

Authorize a panchayat to levy, collect and appropriate taxes, duties, tolls and fees.

• Assign to a panchayat taxes, duties, tolls and fees levied and collected by the state

government.

• Provide for making grants-in-aid to the panchayats from the consolidated fund of the

state.

• Provide for the constitution of funds for crediting all money of the panchayats.

10. Finance Commission: The state finance commission reviews the financial position of

the panchayats and provides recommendations for the necessary steps to be taken to

supplement resources to the panchayat.

11. Audit of Accounts: State legislature may make provisions for the maintenance and

audit of panchayat accounts.

12. Application to Union Territories: The President may direct the provisions of the Act

to be applied on any union territory subject to exceptions and modifications he specifies.

13. Exempted states and areas: The Act does not apply to the states of Nagaland,

Meghalaya and Mizoram and certain other areas. These areas include,

• The scheduled areas and the tribal areas in the states

• The hill area of Manipur for which a district council exists

Darjeeling district of West Bengal for which Darjeeling Gorkha Hill Council exists.

However, Parliament can extend this part to these areas subject to the exception and

modification it specifies. Thus, the PESA Act was enacted.

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14. Continuance of existing law: All the state laws relating to panchayats shall continue to

be in force until the expiry of one year from the commencement of this Act. In other

words, the states have to adopt the new Panchayati raj system based on this Act within

the maximum period of one year from 24 April 1993, which was the date of the

commencement of this Act. However, all the Panchayats existing immediately before

the commencement of the Act shall continue till the expiry of their term, unless

dissolved by the state legislature sooner.

15. Bar to interference by courts: The Act bars the courts from interfering in the electoral

matters of panchayats. It declares that the validity of any law relating to the delimitation

of constituencies or the allotment of seats to such constituencies cannot be questioned in

any court. It further lays down that no election to any panchayat is to be questioned

except by an election petition presented to such authority and in such manner as

provided by the state legislature.

PESA Act of 1996

The provisions of Part IX are not applicable to the Fifth Schedule areas. The Parliament

can extend this Part to such areas with modifications and exceptions as it may specify. Under

these provisions, Parliament enacted Provisions of the Panchayats (Extension to the Scheduled

Areas) Act, popularly known as PESA Act or the extension act.

Objectives of the PESA Act:

• To widen the provisions of Part IX to the scheduled areas.

• To offer self-rule for the tribal population.

• To have village governance with participatory democracy.

• To evolve participatory governance consistent with the traditional practices.

• To protect and defend traditions and customs of tribal population.

• To give power to panchayats with powers favourable to tribal requirements.

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• To avoid panchayats at a higher level from assuming powers and authority of

panchayats at a lower level.

After the new generation of panchayats had started functioning, several issues have come to

the front, which have a bearing on human rights. The important factor which has contributed to

the human rights situation vis-a-vis the panchayat system is the nature of Indian society, which

of course determines the nature of the state. Indian society is known for its inequality, social

hierarchy and the rich and poor divide. The social hierarchy is the result of the caste system,

which is unique to India. Therefore, caste and class are the two factors, which deserve attention

in this context.

Thus, the local governance system has challenged the age old practices of hierarchy in the

rural areas of the country particularly those related to caste, religion and discrimination against

women.

Conclusion

Panchayats play a crucial role in the socio-economic development of rural areas.

Accountability Local self-governance ensures that the elected representatives are accountable to

the local inhabitants.

Overall, the Panchayati Raj system aims to empower rural communities, promote democratic

practices at the grassroots level, and ensure equitable development across India's vast and

diverse landscape.

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