## MANDAR PATKI AIR 22 CSE 2019

	ELECTION COMMISION	UPSC	FINANCE COMMISSIO N	NCSC	SPECIAL OFFICER LM	CAG	ATTORNE Y GENERAL
ARTICLE	Article 324	Article 315-324	Article 280	Article 338 and Art 338 A	Article 350 B	Article 148	Article 76
				Hand and seal		Oath, Hand and seal	
STREGTH	1. By President 2. 1+2	1. Discretion of President (SPSC-Discretion of GOVERNOR) 2. 9-11	1. 1+4	1+1+3 Ranks: CaM, MoS, Secre			
CONDITION OF SERVICE + TENURE	1. President 2. 6 or 65 years	1. President (SPSC-Governor) 2. Tenure- Constitution: 6 or 65 years (SPSC-62) JSPSC- Statutory-Appoint:	president in his order	1.President 2. 3 years	Not specified	1. Parliament 2. 6 or 65 years	Not specified
QUALIFICATI	No qualification	Prez- 62 yrs -Report: governr  1. Not specified 2. ½- held office for 10 yrs under C or S	1. By parliament (FC Act, 1951) Chair- Exp in public affairs Members- 1. Judge of HC 2. Finance and a/c of govt 3. Exp in fin matters and admini 4. Economics	For NCST:  Rules, 1990: 1. Chair- eminent socio- pol worker belonging to ST 2. Others: Atleast 2 from ST, 1 Woman	Not specified		Same as Judge of SC
SALARY AND ALLOWANCE	Similar to SC judge	Charged on: 1. UPSC- CFI 2. SPSC- CFoS	- as per provisions by Central Govt (FC Act, 1951)	Same as Secretary of GoI	Not specified	1. Parliament 2. Judge of SC 3. Charged on	

ANNUAL REPORT TO		President - place before BOTH houses with memorandum - Cases of non acc: must be approved by Appoint. Committee  SPSC & JPSC- Govornor	- To President: he laid before both houses with memo of action taken	1.President 2. Annual + when deems necessary 3.President- both houses 4.Prez>>Gove rnor if report pertaining to state govt- SL	To President thr Union minority minister  Prez>>eac h house + State govt	1. President and Governor 2. 3 audit reports – appropriation, finance, public undertaking 3. Prez- both houses- then PAC examines them and reports findings to parliament	
REMOVAL	1. CEC- as SC judge 2.Other EC and RC- Recomm of CEC (thus no security of tenure to them)	1. No role of parliament 2. By president if insolvent, paid employ, infirmity of mind or body, (IIP) 3. Misbeh- enquiry by SC (SC even in SPSC)	FC Act, 1951: 1. mentally unsound 2. insolvent 3. convict for immoral offence	Inquiry by SC 1. Chair- By president if insolvent, paid employ, infirmity of mind or body 2. Members: +3 absentee w/o permission		Same as ground of SC judges	1.Not specified 2. pleasure of president
REAPPOINTM ENT	Not debarred	NOTE- SPSC: resignation to Governor (NOT Prez)  1.chair- Not eligible  2. members- as chair	Eligible of reappointment	Not eligible for more than 2		Not eligible	
		of SPSC or UPSC, not eligible for reapp in that office		terms			
MANDATORY / ADVISORY		1.Directory, not mandatory	Advisory				
ADDITIONAL FUNCTION BY		Parliament- Jurisdiction of UPSC can be extended by Parliament					

MISCELLENO	1. Expenses: NOT	1. <b>president</b> wrt AIS	1. FC=	1. Central and	1.recomm	1. Centre- Audit only	1. NOT a
US	charged on CFI	& central service may	autonomous	State govt	of State	State- Audit and	govt servent
-		notify matters in	body governed	required to	reorg	Account	
	2. Determines	which not necessary to	by GoI	consult	Comm		2. Consulted
+	territorial <b>AREA</b> of	consult UPSC (but		commission on	2. 7 <sup>th</sup>	2. CAG act, 1971-	with
-	electoral	placed before parlia	2. ALL powers	ALL major	amend	Duties, power and	approval of
	constituencies	for 14 days>> parlia	of Civil Court	policy matters	1956	function	law
+	based on	can amend or repeal	as per CrPC	affecting SCs		(amend in 1976-	Ministry
+	delimitation comm	this)			3. HQ @	separate Audit and	
-	Act of parliament		3. depends on	2. 338(10)-	Allahabad	A/c function)	3. Right to
		2. Govt may make	data supplied	OBC and			audience
-	4. If disqualified	rules <b>regulating</b> scope	by states	Anglo Indians		3.Agent of parliament	ALL courts
	candidate>>elected	of advisory function		th			within india
	>> then Consti has	of UPSC		65 <sup>th</sup> amen		4. condition of person	
	no provision>> thus			1990-		serving in IAAS and	4. Accept
	dealt under	3. Consulted: Method		NCSCST		administrative	appointment
	RPA,1951>> <b>HC</b>	of recruitment,		ooth		powers of CAG-	as director
-	declares election	promotion and		89 <sup>th</sup> amen		determined by	of ANY
-	void (not EC)	transfers, disciplinary		2003- bifurcate		President in	company
-	5 State Floation	matters		2 ANINITIAT		consultation with	with
	5. State Election Commissoner-	4. NOT consult:		3. ANNUAL		CAG	approval of
+	Removed as on			report		5. CAG can disallow	GoI
	grounds and	Reservation, chair of tribunals, temporary		regarding Constitutional		any expenditure	5.NOTE-
	procedure of Judge	appointments		safegurads		violating Consti or	Solicitor
-	of HC	appointments		sareguraus		any law	general is
	or <b>HC</b>	5. NOTE- President		4. NCST-		any law	appointed
	6. Advice for	DO NOT constitute		Measures to be		6. SC judgement	by <mark>Cabinet</mark>
	disqualification-	JPSC>>its statutory		taken for Full		2014: he can audit	<b>Committe</b>
	BINDING on prez	51.5077165 Statutory		implementatio		Private firms in	
	&gov	6. UPSC- Exams for		n of <b>PESA</b> ,		revenue Share deals	
	7. Depty ECs-	AIS, Central services,		1996		with govt	
	Appointed by <b>ECI</b>	UT services				(Exploitation of	
1	(NOT Prez)					natural resources)	
	,	NOTE- UPSC: advice				,	
	8. ECI can <b>not</b>	GoI (NOT state)				7. External auditor	
1	deregister party,					to 11 UN agencies	
	but can <b>de-list</b> it or	7. Earlier: UPSC					
	derecognize it	members equated with					

MANDAR PATKI
AIR 22 CSE 2019

9. RPA: NO suo	SC judges>> but in
motu of ECI on	2018: change in rules
disqualification	to equate with <b>Central</b>
cases	govt Secretaries