THE CONSTITUTION (EVENTY-FIFTH AMENDMENT) ACT, 1993

THE CONSTITUTION (EVENTY-FIFTH AMENDMENT) ACT, 1993

Statement of Objects and Reasons appended the Constitution to Bill. (Seventy-seventh Amendment) 1992 which was enacted as the Constitution (Seventy-fifth Amendment) Act, 1993

STATEMENT OF OBJECTS AND REASONS

The operation of the Rent Control Legislations, as are today in suffers from weaknesses various States, major and has led to various unintended consequences. Some of the deleterious legal consequences include mounting and unending litigation, inability of the courts to timely justice, evolution of practices systems provide and to by pass operations of legislations rent and steady shrinkage of rental housing market.

- The of 2. Supreme Court, taking note the precarious state of rent Prabhakaran litigation the country, in the case of Nair and Nadu (Civil 506 of 1986 State of Tamil Writ Petition and other writs) observed that the the High Courts Supreme Court and should be relieved of the heavy burden of rent litigation. Tiers of appeals curtailed. Laws should and should be be simple, rational clear. Litigations must come to end quickly. The idea of a National Rent Tribunal on an all-India basis with quicker procedure should be examined.
- 3. is article 323B in Part It proposed to amend **XIVA** the Constitution give timely relief to the rent litigants SO as to by providing for setting up of State-level Rent Tribunals in to jurisdiction reduce tiers of appeals and to exclude the all except of the Supreme Court, article 136 of courts. that under the Constitution.
- 4. The Bill seeks to achieve the aforesaid objects.

NEW DELHI; SHEILA KAUL.

The 23rd June, 1992.

THE CONSTITUTION (SEVENTY-FIFTH AMENDMENT)

ACT, 1993

[5th February, 1994.]

An Act further to amend the Constitution of India.

BE it enacted by Parliament in the Forty-fourth Year of the Republic of India as follows:-

- 1. Short title and commencement.-(1) This Act may be called the Constitution (Seventy-fifth Amendment) Act, 1993.
- (2) It shall come into force on such date_682 as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Amendment of article 323B.-In article 323B of the Constitution, in clause (2),-
- shall (a) sub-clauses (h) and (i) be re-lettered as sub-clauses (i) before sub-clause and (j), and (i), so re-lettered, the following as sub-clause shall be inserted, namely:-
- "(h) rent, its regulation and control and tenancy issues including the right, title and interest of landlords and tenants;";
- (b) in sub-clause (i), as so re-lettered, for the brackets and letter "(g)", the brackets and letter "(h)" shall be substituted;
- (c) in sub-clause (j), as so re-lettered, for the brackets and letter "(h)", the brackets and letter "(i)" shall be substituted.