Emergency Provisions

- **1.** President can make proclamation of emergency under Art. 352 in case of war, external aggression or armed rebellion or threat thereof only on recommendation of the Cabinet.
- **2.** Every such proclamation must be laid before Parliament and it ceases to be in operation unless it is approved by resolutions of both Houses of Parliament with special majority within one month from the date of its issue.
- **3.** The proclamation gets a fresh lease of 6 months from the date it i app oved y both Houses of Parliament.
- **4.** After the 44th amendment, proclamation of emergency under Art 352 can be made in respect of whole of India or only a part thereo
- **5.** During proclamation of emergency the Union can gidirections to any State regarding exercise of the executive power {Ref 353(}.
- **6.** During emergency Parliament can extend he normalife of the Lok Sabha for one year at a time, and not exceeding 6 moths after the proclamation has ceased to operate.
- **7.** Normal life of Lok Sab a wa ext ded o ly once in 1976.
- 8. During emergency, Parliam nt can legi late regarding State subjects.
- **9.** During Emergenc the Presiden an modify the provisions of the Constitution relating to the alloca ion of fin ncial resources [Art. 268-279] between the Union and the States by his on Ord r. Such Order is subject to approval by Parliament [Art. 35] and as no effect beyond the financial year in which the Proclamation itself cease to perfect beyond the financial year.

10. Effec of em gency on Fundamental Rights:

- Art. 358 rovides that the rights provided by Art. 19, would be nonexistent against the State during emergency.
- Under Art. 359, the right to move the Courts for the enforcement of the rights can be suspended, by Order of the President.
- Articles 20 and 21 cannot be suspended during emergency.

- **11.** The first proclamation of emergency under Art. 352 was made by the President on October 26, 1962 in view of Chinese aggression in the NEFA.
- **12.** For the first time on June 25, 1975 proclamation of emergency under Art. 352 was made on the ground of "internal disturbance".
- **13.** A proclamation of emergency for failure of constitutional machinery can be made by the President when the Constitutional Government of State cannot be carried on for any reasons {Ref.: Art. 356}.
- **14.** During Emergency under Art. 352, the Centre does not get powe to su pend the State Government.
- **15.** In case of failure of the Constitutional machinery, the St te Leg lature is suspended and the executive authority of the state is as d by the resident in whole or in part. This is popularly called the 'Presiden's rule
- **16.** Under a proclamation of emergency under Art 352, rliament can legislate in respect of state subjects only by itself; but under a pr clam ion under Art. 356 of the other kind, it can delegate its power to l gislature f r the State, —to the President or any other authority specified by im.
- **17.** Proclamation of emergency for fail e of constitutional machinery, can be extended by Parliament upto the years { rt. 356(4), Provision 1}.