

# VOTEVAPSI JURY KHAMBA MOVEMENT

## **-: KING UNDER THE SUBJECTS: -**

*(Prajaa Aadhen Raja)*

*The King should be under the control of their subjects. Otherwise, the King and the ruling class will loot the commons and the nation will be destroyed. If they(the ruling class) are not subservient to their subjects (Common Citizens), the ruling class will punish their subjects unjustly and eat them in the same way big Carnivorous animals eat small herbivores.*

*– Satyarth Prakash 1870*



For the last 25 years(1998), we are trying to create a mass movement in India to implement laws such as VoteVapsi Passbook, Jury Court, Referendum,etc. so that the King ,ruling class, ministers,government officials can be brought under the control of commons. Any citizen of India, any organisation or political party can freely publisize this proposed laws and include them in their manifesto. For this they do not need to take any kind of permission from anyone.

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**Apart from VoteVapsi laws, the Jury system has been the biggest reason why the countries like USA Britain France excelled in the field of technology and are way way ahead than rest of the world. The Jury Courts protected the small and medium factory owners from the corruption of Judge-Police-Politicians and hence they were able to set up technically advanced multinational companies.**

*King must be Praja-adheen (ruled by citizens). Else he will rob the citizens, and the Nation will be destroyed. – Satyarth Prakash*

# #1 KHANIJ MUNAFA BATWARA

## (Proposal to send Mineral Royalties/Profits directly into Citizen's Account)

This law has been drafted to stop the loot of Minerals. There is no need to pass this proposed law from the parliament to implement this in the country. Prime Minister can directly print it in the Gazette. There are a total of 22 sections in this proposed law. Below are the key points of this proposed law. Hash Code: #KhaMBa

- 1) After the publication of this law in the Gazette, the royalty/profits & rent received from the Minerals, spectrum and PSUs (Government companies) would be deposited in a bank account known as a Joint Account of 135 Crore Indians. 65% of this amount would be equally distributed among 135 Crore Indians every month & 35% directly to the Military (for strengthening the Military)
  - Currently, mineral royalty goes to the Government, & the government spends at its discretion. Citizens of the country are the owners of Minerals, Land & Natural resources of a country & not the Government. The income of the Government is tax & the government should extract its expenditure from Tax. Hence, revenue generated through Minerals (ie. Royalty/Profits/Rent) should be distributed equally among citizens every month.
- 2) National Mineral Royalty Officer who collects money by auctioning minerals would be under the purview of VoteVapsi Passbook. If the NMRO is not working properly or is found corrupt than common citizens can give their approval (like votes) & replace him directly using VoteVapsi Passbook.
  - As the appointment & removal of Mineral officer is in the hands of government in the present system, there's a rampant loot of minerals by mining mafia with the help of their nexuses with politicians & government officials. In fact, only about 20% of the minerals being extracted comes on record(on books), rest 80% are directly sold ie. looted by aforesaid mentioned nexus. NMRO is kept under the ambit of VoteVapsi Passbook to break these age old nexus to stop mineral loot.
- 3) If there is any complaint of corruption, loot, scam against the Mineral officer or his staff, then the power to hear the case & to punish will be upon the Citizen's Jury (Jury Mandal/Board). The Jury Mandal can have 12 to 1500 Jury members. There shall be a separate Jury for each case & after giving its verdict in each case, the Jury shall be dissolved. The Jury Court system will break the nexus between mining mafia & Judges.

According to the current mining statistics, every Indian can get an amount of upto Rs.3000 per month. This amount can increase or decrease with the fluctuations in the market price of minerals & land. Complete working of the Jury mandal & VoteVapsi Passbook procedure has been described in the full KhaMBa draft. You can visit this link OR download it from this QR Code - [Tinyurl.com/Khamba2](http://Tinyurl.com/Khamba2) [Proposed by VoteVapsi Jury KhaMBa Movement]



## #2 EMPTY LAND TAX

### ( Proposal to Cancel GST & implement Empty Land Tax )

GST will be canceled after this law is published in the Gazette Notification. There are total of 16 clauses in the Proposed Empty Land Tax law. Following are the key points of this proposed ELT law. Hash Code : **#CancelGST #EmptyLandTax**

With the implementation of this law in the Gazette, GST will be repealed simultaneously, and land(land & Construction Built up area) above a certain limit will be taxable at the rate of 1% of market price per annum. This law does not tax the land, but brings un-usable, hoarded, non-working land under the tax purview. The landowners owning such excess land have to file an ELT return annually. If they have also paid income tax, then the income tax will be deducted from the Empty Land Tax payable. The Government will collect as much revenue from Empty land Tax as it's collected from GST. Get a complete draft of the proposed Empty Land Tax law from this link OR download it from this QR Code.



[Tinyurl.com/EmptyLandTax](https://tinyurl.com/EmptyLandTax)

**The following positive impact will be seen after this law is published in the Gazette:**

- 1) **For Consumers:** GST is a tax on consumption of Goods & services, you pay GST on everything you buy. You pay this tax even when you are not billed because it's already added to the cost. GST on various items ranges from 5% to 28%, so on average, 15% of what you spend for your livelihood goes to the government as tax. If a family spends Rs.20,000 per month on household expenses (ration, electricity/water/phone bills, travel, medicines, etc), then they pay around Rs.3000 as GST. GST will be removed after the implementation of the Empty Land Tax, so the consumer will not have to pay any tax on the consumption of goods & services.
- 2) **For Businessman:** After publishing of ELT in the Gazette, the businessmen will neither have to pay any tax on manufacturing goods, buying or selling goods, keeping stocks, transporting, etc. nor will the businessmen have to give its account / return to the government. If a person is in a business of such an item which does not come under the category of banned & licensed items (such as drugs, explosives, etc.) then the government will not interfere in his business.
- 3) In India, the Elites & Politicians/government officials, etc. invest in land on a large scale, this means they buy the land & leave it without any use and when the land prices increase they sell it and buy a new land. In this way, hoarding of valuable land is done. The central structure of this law is such that tax should be imposed on unused, hoarded land so that the supply of land in the market increases & the land prices go down. After implementation of this law, land prices will fall by approx. 60% to 70% on average. Due to cheaper land prices, it would be easier for the low-income & middle class to buy land for building houses, factories, offices, shops, etc.

[Proposed by: VoteVapsi Jury KhaMBa Movement]

# #5 JILA JURY COURT

## ( Proposal for Jury of Rational Citizens for hearing of cases )

There are two procedures for delivering Justice (court hearings) across the globe - Judge System and the Jury system. Many countries namely USA, the UK, France, Australia, Germany, Russia, etc. have Jury system in their Judiciary. This is not a coincidence that countries that have a Jury system have far less corruption in their government & oppression towards citizens as compared to the countries with Judge system. We have proposed a law draft called **Jury Court** to introduce Jury system in India for criminal cases of simple nature. There is no need to pass this proposed law from the Vidhan Sabha. Chief Minister can directly print this law in the Gazette. **#JilaJuryCourt**

After this law is published in the Gazette, hearings of cases shall be done by the common citizen's Jury, and every voter shall get a VoteVapsi Passbook. The District Police Chief (SP) will come under the purview of the VoteVapsi Passbook. If the police of your district is not working properly or are found to be corrupt, you will be able to give your consent to change the SP using the VoteVapsi Passbook. To get the detailed process of Jury and VoteVapsi Passbook. Read the complete law draft from this link-[Tinyurl.com/JilaJuryCourt](http://Tinyurl.com/JilaJuryCourt)



After this law is passed, you can be called for Jury duty if your name is on the voter list of a district and if the Grand Jury finds that you have the discretion& understanding to hear and give the verdict of a case.

1. Jury members will be between the age of 25 to 55 and they will be selected by the manual system via lottery (no electronic device used) from the voter list. The Jury will be formed by selecting rational citizens (sound minds) among these citizens drawn by lottery.
2. The Jury shall have a minimum of 12 members and considering the seriousness of the case, the size of the Jury may extend up to 1500 members.
3. There shall be a separate Jury for each case and after giving its verdict, the person who has done Jury duty will not be called for Jury duty for the next 5 years.
4. A citizen performing Jury duty will get ₹ 600 for appearance and travel expenses.
5. Jurors shall hear the case in the presence of the Judge or Jury administrator and shall deliver their verdict to the Judge in a sealed cover. The decision approved by the majority of Jurors will be considered as the decision of the Jury.
6. The decision of the Jury is advisory, not binding. If the Judge wishes, he can modify the decision of the Jury, or overturn it altogether or order to implement it in parts.

[Proposed by: VoteVapsi Jury KhaMBa Movement]

*King must be Praja-adheen(ruled by citizens). Else he will rob the citizens, and the Nation will be destroyed –Satyarth Prakash*



## #06 REDUCE FOREIGN DIRECT INVESTMENT (FDI)

Because of rampant allowance of FDI in sensitive sectors in India, the control of foreign powers over India is increasing day by day. This law allows only **Wholly Owned Indian Companies to do business** by prohibiting FDI in sensitive sectors of India. Please note that this law does not ban FDI in all sectors but only in sensitive sectors. This law can be passed by the parliament by a simple majority and printed in the Gazette. Read the complete law draft from this link - [Tinyurl.com/ReduceFDI](http://Tinyurl.com/ReduceFDI)



[#ReduceFDI](https://twitter.com/ReduceFDI)

**The main points of the proposed Reduce FDI law are given below :-**

Any company can register itself as WOIC ie. a company Wholly Owned by Indian Citizens ( WOIC = Wholly Owned by Indian Companies). WOIC company means any company whose 100% shares are owned by Indian citizens or the Indian government or any other WOIC company and no shares of such company are owned by foreigners. Only WOIC companies can do business in the sectors given below: -

1. Only WOIC companies will do business & invest in the field of communication and media. Communication and media include all textual, visual, and audio mediums such as newspapers, magazines, channels, Movies, internet service, social media and telecom, etc.
2. Non-WOIC companies shall not be permitted to open banks, any insurance companies, or any such financial institution which accepts deposits in India. Nationalized banks will give loans only to WOIC companies.
3. Only WOIC companies can work in the field of Railways, satellite, and defense production. Defense production includes manufacturing all types of Weapons and military equipment.
4. Only WOIC companies will be permitted in the field of minerals and energy.
5. Only WOIC companies can establish any educational institutions, educational boards, schools, and Universities.
6. A Non-WOIC company shall not buy any land or building in India nor be able to rent them for more than 25 years.
7. Mauritius treaty, Fiji treaty, Singapore treaty, and all such treaties which impose lower rates of income tax on foreign capital or a lower rate of capital gains tax are henceforth repealed.

[Note: If any Clause of this law violates any agreement of World Trade Organization, then WTO can exclude India from the agreement, or the Prime Minister can issue necessary notification to withdraw India from the WTO agreement]

[Proposed by : VoteVapsi Jury KhaMBa Movement]

# #10 NATIONAL HINDU BOARD

This law establishes a religious trust for Sanatani Hindus along the lines of Shiromani Gurdwara Prabandhan Committee. The name of this trust would be National Hindu Board(R.H.B.)and the chairman of this trust would be called Hindu Board Pradhan. The Main executive office of the Rashtriya Hindu Board will have a total of 5 posts - 1 head & 4 trustees. This law shall free all the temples from government control. There is no need to pass this law from the Parliament. The Prime Minister can directly print it in the Gazette. Read the complete draft of this law at this link – [Tinyurl.com/HinduBoard](http://Tinyurl.com/HinduBoard)



The main points of the Proposed National Hindu Board are given below :

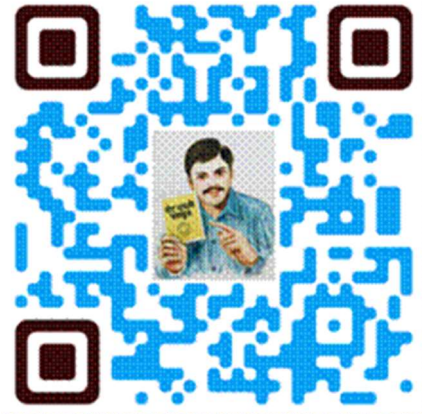
1. Prime Minister will issue a notification for the handover & possession of Ram JanmaBhoomi Devalaya, Ayodhya to the Hindu Board. Other than this, Hindu Board will also manage all those temples which have been voluntarily handed over to them by the owners of any temple.
2. The Board will not take over / manage the Devalayas which aren't been handed over to them & are managed by Devalaya owners themselves. The Hindu Board Pradhan and the trustees will spend the donations received in the temples under their control in such a way that the Sanatan culture is protected.
3. Every Hindu living in India will become a voting member of the Hindu board. Here Hindu means - followers of all those communities, sects who call themselves Hindu or Sanatani or Sanatani Hindu. (every sect/religion originated in Indian Sub-continent)
4. The followers of Islam, Christianity, Zoroastrianism, Judaism and any other religions originated outside the Indian subcontinent are clearly out of the purview of this law, and they will not be able to become voting members of this board. All kinds of Mosques, Churches, Gurudwaras, Buddhist, Jain pilgrimage sites, etc. will remain outside the purview of the Hindu Board.
5. Every Hindu Board member will get a VoteVapsi Passbook & can anytime initiate the process of Hindu Board Pradhan's replacement if found corrupt or incompetent.
6. If there is any complaint against the Hindu Board Pradhan or his staff, then the power to hear the case and punish will not be with the judges but with the Jury of Hindu citizens. There shall be a separate Jury for each case and after giving its verdict the Jury shall be dissolved.

In the present Hindu temples, the decisions & authority related to the distribution of temple funds in the society for the welfare of Hindus/Hinduism solely lies with the head of the temple or the head of the sect, And they have complete control over the use of the property of the temples. The post of trustee is transferred by succession and by the Guru system(Guru Pratha). That means today's Guru appoints the next Guru. Being a lifetime tenure, there is a tendency towards wealth accumulation, and use it for snappy, show-off, luxury purposes for their own personal comfort. Among the Sikhs, the Granthis of the Akal Takht are elected, and due to their limited tenure (4 years), they give more weight to charitable purposes of the donations received in the Gurudwaras so that they get elected again. With the introduction of the Hindu Board, similar expected reforms will take place in Hindu temples as well.

[Proposed by : VoteVapsi Jury KhaMBa Movement]

# #11 GAU-NITI

Multinational companies want to create a monopoly on indigenous cow products so that they can be sold at a higher price. By using ministers and chief ministers, they are continuously getting such laws printed, due to which the indigenous cow breed is becoming hybrid, cow slaughter is increasing, and indigenous cow products are becoming expensive. With the publication of this law in the gazette, there will be an end to cow slaughter, indigenous cow products will become cheaper, and desi indigenous cows will be protected. There is no need to pass this law from the assembly. The Chief Minister can directly print it in the Gazette. Read the complete GauNiti law from this link: - [Tinyurl.com/GauNiti](https://tinyurl.com/GauNiti)



The main points of the Proposed GauNiti law are given below :

1. In this Act, the word Cow or Cow progeny means – Completely Indian Cow breed and its progeny. Other milch animals like Jersey cows, etc. will remain outside the purview of this law.
2. Chief Minister will appoint a **Cow Welfare Minister**. Cow Welfare Minister will manage, regulate & formulate policy for the protection and promotion of the Desi Indian Cow breed and all by-products of the Desi Indian Cow breed. The Cow Minister will stop all the schemes for fertilization of Indian breed cows with Jersey bulls and will make necessary policies to stop the adulteration of Jersey cow milk with the milk of native Indian cows. The Cow Welfare minister will come under the ambit of the VoteVapsi Passbook. If it is not doing its job properly, the citizens will be able to change it using the VoteVapsi Passbook.
3. Chief Minister will establish a Cow Protection Cell in every district. The head of this cell will be a police officer of the rank of Deputy Superintendent of Police, called **Cow Protection Officer**. Depending on the number of cases, a separate officer may be appointed in a district for this purpose, or a deputy superintendent may be given an additional charge if deemed necessary. But if the citizens have appointed the cow protection officer using the VoteVapsi Passbook, then he will perform the duties only of Cow Protection Officer.
4. After this law is passed, you can be called for Jury duty if your name is on the voter list of a district. The Jury Mandal will be selected by lottery, In view of the seriousness of the case, the number of Jurors shall be between 15 to 1500 in a Jury Mandal. If you get selected as a Juror via lottery then you have to hear the case presented by the accused, and the victim, see the evidence presented by the witnesses and the lawyers of both parties and decide on a sentence / Fine or release. The following cases will come under the purview of Jury duty :
  - All the complaints of citizens relating to the Cow Protection officer, Cow Welfare minister, and their staff.
  - All types of cases related to cow slaughter and indigenous cows.
  - Complaints of illegal adulteration of Jersey cow products in the indigenous cow's products.

[Proposed by: VoteVapsi Jury KhaMBa Movement]

# #12 JURY PANCHAYAT

This law has been written to improve the Panchayat and local-level administration. There is no need to amend the constitution to implement this law. The Chief Minister can implement this proposed law in the state after passing it from the Vidhan Sabha. Below are the main points of this law. Read the complete draft of this law from this link: [Tinyurl.com/JuryPanchayat](http://Tinyurl.com/JuryPanchayat)

- (1) Every Voter in the state shall receive a VoteVapsi Passbook within 30 days from the publication of this law in the Gazette. The following officers and public representatives will come under the purview of this VoteVapsi Passbook: -  
Samiti
- |                                    |                                       |
|------------------------------------|---------------------------------------|
| 1. Sarpanch                        | 4. City Council / Municipal Councilor |
| 2. Tehsil Panchayat Samiti Pradhan | 5. City Council Chairman / Mayor      |
| 3. District Panchayat Chief        |                                       |
- Thereafter if you are not satisfied with the work of any public representative mentioned above and want to remove him and bring another person, then you can go to Patwari's office(Talati) and register your opinion Yes. You can also register your Yes through SMS, ATM, or mobile app. You can give or cancel your consent any day. Your opinion is not your Vote, but rather just a suggestion.
- (2) If your name is on the voter list, you can be called for Jury duty after this law is passed. Any civil complaints relating to the following six officers, public representatives mentioned in clause 1 and their staff would be under the ambit of Jury Duty. The Jury would be selected by lottery and depending on the merits of the case, the jury would consist of 15 to 1500 citizens. If your name comes in the lottery, then you will have to give the verdict after hearing the civil complaints filed against certain officers and public representatives. According to the seriousness of the complaint you can impose fines etc. on the following officers.
- |                              |                               |
|------------------------------|-------------------------------|
| 1. Patwari (Talati)          | 4. Girdavar                   |
| 2. Rural Development Officer | 5. City Council Secretary     |
| 3. Tehsildar                 | 6. District Council Secretary |
- (3) After the publication of this law, the service allowance(salary) of the Sarpanch will be a minimum ₹ 40,000 and a maximum ₹ 50,000 per month. Sarpanch will be able to contest elections from a maximum of 8 Panchayats and he will get a service allowance(salary) of as many Panchayats in which he has been elected as Panchayat. For example, if a person contests elections from 6 Panchayats and wins from 5, he will receive ₹ 2,00,000 monthly.
- (4) After the publication of this law, the service allowance(salary) of the chairman will be a minimum ₹ 60,000 and a maximum ₹ 80,000 per month. The minimum service allowance(salary) for Municipality / Municipal Council / Municipal Councilor will be ₹ 15,000 to 25,000 per month. The Counselor will be able to contest elections from any 5 wards and he will get the service allowance(salary) of that many wards from which he has been elected.

[Proposed by: VoteVapsi Jury KhaMBa Movement]



# #13 PROPOSED TWO CHILD LAW

The proposed law imposes certain punitive provisions (punishing provisions) on citizens having more than two children. But those parents who have 1 or 2 or 3 daughters but no sons will get some additional economic benefits as per this law, And they will not have to face any financial penalty either. But if any parent has 2 sons or 1 daughter & 1 son and still they produce one more child then they will have to face some monetary penalty. This law will also improve the ever-deteriorating population imbalance among different religions in the country. This law can be passed by the Lok Sabha by a simple majority in the form of a money bill. There is no need to pass this law from Rajya Sabha. This law does not violate any article of the Indian Constitution, therefore, there is no need for any kind of constitutional amendment. The main points of this law are given in the table below. See the complete law draft from this link– [Tinyurl.com/TwoChildLaw](http://Tinyurl.com/TwoChildLaw)

#	Number of Sons and Daughters	Hike in Mineral Royalty	Cut in Mineral Royalties	Penalty: Proportionate to income	Imprisonment	Penalty: 5 years after the law came into force	Imprisonment: 5 years after the law came into force
1	Childless/ Child's age less than 23 years	33%	-	-	-	-	-
1a	Childless/ Child's age more than 23 years						
2	S (Son)						
3	D, DD, DDD	33%					
4	DDDD	66%					
5	SS, SD, DS, DDS, DDDS, DDDDS, DDDDD						
6	Having one more child than Point 5	-	33%	-	-	-	-
7	Having one more child than Point 6	-	66%	-	-	10%	Voting Rights cancelled for 20 years
8	Having one more child than Point 7	-	66%	10%	-	10%	2 Years
9	Having one more child than Point 8	-	66%	10%	2 Year	10%	Additional 2 years, Sterilization
10	Having one more child than Point 9	-	66%	10%	Additional 2 years, Sterilization	10%	Same as Point 9

[Proposed by : VoteVapsi Jury KhaMBa Movement]

# #14 NRCI – National Register for Citizenship of India

According to various Government agencies, there are approximately 2 crore illegal economic immigrants (foreigners) living in India. Along with Assam, Bengal, North-East they are spread all across India. Among these illegal foreigners, some are persecuted refugees while many are illegal economic migrants who came in search of economic opportunities. Due to these, the burden on India's resources is increasing, and it's also a threat to our internal & National security. Many of these illegal foreign resident groups are also involved in violent crimes and smuggling etc. These illegal foreign residents can start a violent civil war in India if Pakistan and China start sending them arms through the Bangladeshi border.

In 2019, Home Minister Shri Amit Shah assured in Parliament that soon they would bring NRC across India. But the government has not even put forth the NRC draft before the Citizens. The NRC draft implemented in Assam has serious inconsistencies and shortcomings. For example, Assam NRC neither identifies economic immigrants (foreigners) living illegally nor does it provide any mechanism to deport them. In other words, CAA and NRC implemented in Assam haven't solved any problem, rather such propaganda has been made that this problem has been solved. In the NRCI proposed by us, such provisions are made that within one year of implementation of this law, all illegal economic foreigners will either be deported or they will return to their countries on their own.

The proposed NRCI law has the process of preparing the National Register of Citizens of India. As soon as this NRC is published in the Gazette, the process of citizenship registration will begin. This law can be passed from the Lok Sabha in the form of a Money Bill and printed in the Gazette. Read the complete process of citizenship registration in this draft from this link – [Tinyurl.com/NrcIndia](https://tinyurl.com/NrcIndia)

1. This law will do the following:
  - a. Illegal Foreigners (illegal immigrants) will be expelled from India.
  - b. Persecuted refugees will be given shelter.
  - c. Will prepare National Citizenship Register.
2. According to the Proposed NRCI law, in the event of a dispute to identify an illegal economic foreigner and a persecuted refugee, The final decision will be made by a citizens' Jury & not a Judge.
3. Prime Minister will appoint a National Citizenship Registrar Officer (NCRO). The National Registrar will appoint Citizenship registrars in all States and districts. The National Registrar can appoint District Collectors as District Registrars with the permission of the Prime Minister, or can also appoint separate district registrars in the desired districts.
4. The National Registrar and his staff will be under the ambit of the VoteVapsi Passbook and Jury board. So that if the National Registrar is not doing their work quickly and fairly, then the Citizens can replace them by using the VoteVapsi Passbook.



Hash Code :#NRCI

[Proposed by : VoteVapsi Jury KhaMBa Movement]

# #19 STATE TCP: TRANSPARENT COMPLAINT PROCEDURE

After the publication of this law, if you have any demand from the government, then you write your demand in an affidavit and register it publicly on the website called TCP created by the Chief Minister. And if any citizen of the state wants to respond to your demand, he can go to the Patwari's office (Talati's office) and register your opinion Yes / No on this affidavit. No permission from the assembly is required to implement this law. The Chief Minister can implement it directly in the state by publishing it in the gazette.

Hash Code: **#StateTCP**

- (1) This law gives the right to the voter of the state to submit any affidavit by being present in their district collector's office.
  1. This affidavit can be a complaint, a suggestion, a proposed law, or any other challenging solution proposed by the Voter(common citizen). Citizens will have to pay ₹ 20 per page to submit an affidavit.
  2. The Collector's Office will issue a unique serial number to mark the affidavit submitted.
  3. The collector's office will scan the affidavit and upload it on the Chief Minister's website in such a way that any person can view these affidavits without log-in.
- (2) Any voter of the state can visit the Patwari office any day under Clause 1 and register their opinion of Yes / No to any proposed affidavit submitted & given a unique serial number. Collectors can create a system by which you can register your Yes / No via SMS.
  1. The collector's office will public Yes / No (public opinion) entered by the voter along with the voter's name and voter number on the Chief Minister's website so that any person can view the Voter's Yes / No (public opinion) without a need to log in.
  2. The voter will have to pay a fee to change Yes / No in an affidavit. The fee for BPL card holders will be ₹ 1 & other citizens will be ₹ 3. The voter can change their Yes / No in an affidavit any number of times on any day.
- (3) To submit an affidavit under section 1, the collector can also ask the citizen to bring 0 to 5 witnesses who know you personally.
  1. Once the affidavit is filed, the deponent cannot delete it. No officer shall be allowed to remove the recorded affidavit except under the order of the court.
  2. To inform - The deponent can be sued in court by either party for any defamatory statement, improper information, or defamatory factor in the affidavit.
- (4) The Secretary in charge of the National Informatics Center is ordered to create such necessary website so that the Collector can implement the process mentioned in the above sections.

[Proposed by : VoteVapsi Jury KhaMBa Movement]

Read the complete TCP draft from this link-[Tinyurl.com/StateTcp](https://tinyurl.com/StateTcp)

## #24 VOTE VAPSI CHIEF MINISTER

This proposed law brings Chief Minister under the purview of VoteVapsi Passbook. There is no need to pass this law from the Vidhan Sabha. Chief Minister can directly print this law in the Gazette. With the publication of this law, every Voter shall get a VoteVapsi Passbook. If you are not satisfied with the work of the Chief Minister and want to replace them, then you can register your Approval Yes or No (opinion like Votes) in Patwari's office (Talati). You can register your Approval (yes or no) via SMS also. You can give your approval or cancel it any day, this approval is not your vote but rather a suggestion. Read the full draft of the proposed VoteVapsi CM law here – [Tinyurl.com/VVPCM](http://Tinyurl.com/VVPCM)



The main points for the procedure of replacing Chief Minister are given below :

- 1) Application for the Chief Minister: If any citizen above 30 years of age wants to become Chief Minister, he can present an affidavit in front of the collector. The Collector will declare him as Chief Minister candidate by taking a fee of ₹ 10,000 and will make the affidavit public on the Chief Minister's website.
- 2) The incumbent Chief Minister can choose the higher number as per his choice from the following 2 conditions:-
  - The number of approvals given by the citizens or
  - Total number of votes received by the MLA supporting the Chief Minister during the election.

**Explanation:** Suppose in a state of 3 crore population and 200 assembly seats, X is the current CM and he has the support of 120 MLAs in the assembly. Let's say this 120 MLA got a total of 1 crore votes in the elections, and the number of approvals X directly got from the citizens is 80 lakhs.

1. Suppose Y is the candidate for CM and 90 lakh citizens give him approval, even then X will continue to be the CM because the sum total of MLA votes who support X is 1 crore but if Y gets 1.1 crore approval then X may resign.
2. Now suppose Y gets 1.1 crore approvals, but if X starts doing satisfactory work as CM, hence X's approvals increase to 1.15 crores, even then X will remain CM.

[Proposed by : VoteVapsi Jury KhaMBa Movement]



## #25 VOTE VAPSI PRIME MINISTER

This proposed law brings Prime Minister under the purview of VoteVapsi Passbook. There is no need to pass this law from the Lok Sabha. Prime Minister can directly print this law in the Gazette. With the publication of this law, every Voter shall get a VoteVapsi Passbook. If you are not satisfied with the work of the Prime Minister and want to replace them, then you can register your Approval Yes or No (opinion like Votes) in Patwari's office (Talati). You can register your Approval (yes or no) via SMS also. You can give your approval or cancel it any day, this approval is not your vote but rather a suggestion. Read the full draft of the proposed VoteVapsi PM law here – [Tinyurl.com/VVPPM](http://Tinyurl.com/VVPPM)



The main points for the procedure of replacing the Prime Minister are given below :

- 1) Application for the Prime Minister: If any citizen above 30 years of age wants to become Prime Minister, he can present an affidavit in front of the Collector. The Collector will declare him as Prime Minister candidate by taking a fee of ₹ 25,000 and will make the affidavit public on the Prime Minister's website.
- 2) The incumbent Prime Minister can choose the higher number as per his choice from the following 2 conditions:-
  - The number of approvals given by the citizens or
  - Total number of votes received by the MP supporting the Prime Minister during the election.

**Explanation:** Suppose X is the current PM and he has the support of 300 MPs in the Lok Sabha. Let's say these 300 MPs got a total of 33 crore votes in the elections, and the number of approvals X directly got from the citizens is 30 crore.

1. Suppose Y is the candidate for PM and 32 Crore citizens give him approval, even then X will continue to be the PM because the sum total of MP votes who support X is 33 crore but if Y gets 34 crore approval then X may resign.
2. Now suppose Y gets 34 crore approvals, but if X starts doing satisfactory work as PM, hence X's approvals increase to 35 crore, even then X will remain PM.

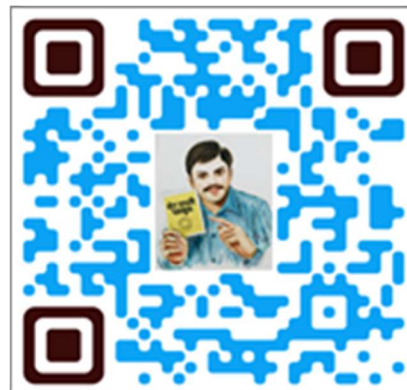
[Proposed by : VoteVapsi Jury KhaMBa Movement]

## #29 Power to Choose Marriage Act after Inter-Faith Marriage

### (Power to Decide Marriage Code after Marriage)

Different marriage laws apply to different religions in India. In these, the marriage laws of some religions provide strong protection to women while the marriage laws of some religions do not provide adequate protection to women, And because of this, the status of those women become weak after marriage who marry a man whose religious law does not give adequate protection to women. This proposed law gives women in inter-faith marriages the power to choose the law of their birth religion for the settlement of marital disputes after marriage.

Hash code: **#DecidingMarriageCode**



- 1) In case of matrimonial disputes, the married woman will have the final authority to decide under which religion's matrimonial law the disputes will be settled. At any time after marriage, the woman will be able to submit an affidavit in the court under which law her marriage should be settled:
  1. Under the matrimonial law of the religion in which the married woman was born, or
  2. Under the matrimonial law under which the couple got married.

**Explanation:** Assume that A is a born Hindu female, Who is married to a Muslim Man named B, And she has also converted to Islam during or after marriage. Even then, in case of a matrimonial dispute if A wants the matter to be settled under the Hindu Marriage Act, then the matter will be heard under the Hindu Act. Muslim Man B will not be able to divorce a born Hindu woman A through triple talaq after the Hindu Marriage Act is implemented (chosen) by her, And Divorce will be according to the order of the court under the Hindu Marriage Act. And since polygamy is not permitted in the Hindu Marriage Act, therefore if B marries a second time without divorcing A, then B may have to face criminal prosecution under the Hindu Marriage Act. If B is harassing A, then A can file a criminal case against B or B's family members under sec.498A.
- 2) This law will come into force with a retrospective effect. That is, all the marriages that were concluded before the date of implementation of this law will also come under the ambit of this law, And this law will apply to all inter-faith marriages.
- 3) If any section of any other existing law already in force is in contravention with any provision contained in this Act, So, with the publication of this law in the gazette, all the sections of other laws in force showing such opposite intention will be null, and void.

Proposed by : VoteVapsi Jury KhaMBa Movement

Download full draft here -[Tinyurl.com/DecidingMarriageCode](https://tinyurl.com/DecidingMarriageCode)

# #31 VOTE VAPSI HEALTH MINISTER

In the current system, the health minister publishes such laws in the Gazette which benefits the owners of Pharma & multinational companies. During the Covid pandemic, Health ministers recommended many unjust laws like compulsory lockdown, mandatory mask and forced vaccination. After the implementation of this law if the health minister implements a law that harms the Citizens, then the Voter of the state will be able to replace the Health minister anytime using VoteVapsi Passbook. Read the full draft of the proposed VoteVapsi Health Minister law from this link - [Tinyurl.com/HealthMinister](http://Tinyurl.com/HealthMinister)



**The main points for the procedure of replacing the Health Minister are given below :**

- (1) If any citizen above 30 years of age wants to become Health Minister, he can present an affidavit in front of the collector. The Collector will declare him as the Health Minister candidate by taking a fee of ₹ 10,000 and will make the affidavit public on the Chief Minister's website.
- (2) With the publication of this law, every Voter shall get a VoteVapsi Passbook. If you are not satisfied with the work of the Health Minister and want to replace him, then you can register your Approval Yes or No (opinion like Votes) in Patwari's (Talati) office. You can register your Approval (yes or no) via SMS also. You can give your approval or cancel it any day, this approval is not your vote but rather a suggestion.
- (3) If a candidate for the post of health minister gets 25% approval of total voters from the state (not just those who registered their approvals), and if these approvals exceed 1% approvals of the incumbent Health Minister, then Chief Minister may or may not appoint the person who gets the most approval by removing the current Health Minister.  
**[Note:** If the person getting the most approvals is not a member of the current Legislative Assembly / Legislative Council, then such a person can become an MLA by contesting the election of MLA in any election or by-election to be held in the next 6 months after becoming a Minister.]

For implementing this law, there is no need for any constitutional amendment or passing it by the parliament/assembly. The Prime Minister can implement it in all the states by directly publishing it in the Gazette. If the Chief Minister wants he can implement it in his state. After publishing this law, there will be a healthy competition among the MLAs to become Health Minister & they will start coming before Citizens with issues of public interest like ending Food adulteration, improving government hospitals and health care facilities, etc. so that the Citizens can give them approvals to become Health Minister. In this way, the alliance between the Multinational companies & the Health Minister will come to an end.

[Proposed by : VoteVapsi Jury KhaMBa Movement]

*King must be Praja-adheen (ruled by citizens). Else he will rob the citizens, and the Nation will be destroyed. - Satyarth Prakash*

# #32 REFERENDUM TO IMPLEMENT COORG GUN LAW IN MY DISTRICT

## (Referendum to bring Coorg-like Gun Law in my district)

The 1963 notification published by the Government of India gives the right to every resident of Coorg district in Karnataka to possess a Gun without any license. If any Indian citizens living in any other districts of India except Coorg(now Kodagu) want to buy a Gun for their or their families safety, they need to take a license from the Government. Generally, Gun licenses are given by the government only to selected influential people, and even for this 10 to 25 lakh Bribe has to be given. But a Coorgi resident can buy a gun only after getting it registered. We propose a referendum (plebiscite) to extend Coorg's law to other districts. **#CoorgGunLawReferendum**

1. Chief Minister or Prime Minister will implement this law **only when 55% of** the total number of registered voters in the voter list of a district register Yes to implement it.
2. In any district, if less than **55%** of citizens give consent to implement this law, then the Chief Minister will not implement this law under any circumstances.
3. If more than 55% of voters have given their consent to apply Coorg Gun Law in their district, even then **the final decision will be taken by the Chief Minister**, If the Chief Minister wants, he can go against the public opinion as well.

If the Chief Minister publishes the following clauses in the Gazette, then the process of a referendum (plebiscite) will start in a certain district. For this, the Chief Minister does not need to take permission from the Legislative Assembly. This type of referendum (plebiscite) is completely constitutional, so there is no need to amend the Constitution for it.

date of notification : to be added by CM office	<b>Extraordinary ; Proposed Gazette Notification</b>  <b>EXTRAORDINARY ; PROPOSED GAZETTEE NOTIFICATION</b>	notification no : to be added by CM office
Instructions for District Collector	<p><i>Should the Coorg Gun law be implemented in your district?</i> Orders are issued to hold a referendum (plebiscite) on this question. Necessary steps should be taken without delay to follow the procedure given below.</p> <ol style="list-style-type: none"><li>1. Duration of this referendum shall be 90 Days. Referendum will end at the 90<sup>th</sup> day from the start of the referendum, and the results will be made public.</li><li>2. The resident of that district can register their Opinion, Yes or No on the above question by going to the Patwari's Office or Panchayat Secretary's Office. They will get a receipt by getting it registered.</li><li>3. The Yes/No of the voters will also be made public on the district's website.</li><li>4. Fees would be ₹3 to register Yes &amp; will be free of cost for registering No.</li><li>5. Voter can change his Yes/No any number of times.</li></ol>	

[Proposed by : VoteVapsi Jury KhaMBa Movement]

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# #7 SARKARI JAMIN KIRAYA BATWARA

## (Proposal to send government land rent directly into Citizen's Accounts)

The purpose of this law is to bring all those government-owned plots in the market which are not being used by the government and the public. Below are the main points of this proposed law. Country **#SaJaKiBa**.

- 1) After the publication of this law in the Gazette, all such plots owned by the Central and State Governments, which are lying vacant today, will be given on lease for a period of 15 to 25 years. The amount collected from the rent received from this land will be divided equally among all the Indians. This amount will be deposited directly into the bank account of every Indian every month.
  - For example, Delhi is spread over 1500 crore square feet, and out of this 300 crore square feet of land is lying vacant with the government. Similarly, the government has valuable land all over India (500 million square feet in Ahmedabad, 700 million square feet in Jaipur), which is not being used.
- 2) The National Rent Officer, who collects money by giving land rent, will come under the purview of the VoteVapsi Passbook. If the NRO is not working properly or is found corrupt then common citizens can give their consent/approval (like votes) & replace him directly using VoteVapsi Passbook.
  - If the rent officer is not brought under the purview of the VoteVapsi Passbook, then the rent officer will not rent the valuable lands and hoard them by making some excuse or the other, so that the local builder and land mafia will benefit from the increase in prices in the desired area. If the NRO is not under the purview of VoteVapsi Passbook, he will also engage in malpractices in bidding for rent/lease, etc.
- 3) If there is any complaint of corruption, scam against the rent officer or his staff, then the power to hear and punish will not be rested upon the government's official (Judge etc.) but with the Citizen's Jury (Jury Mandal/Board). Due to the Jury system, the land mafia will not be able to form alliances with the judges.

The following improvements can be seen with the publication of this law in the Gazette: -

- (a) Due to an increase in supply in the market, the price of land will come down by 50%, so people will be able to buy land for houses/shops at very low prices.
- (b) People who have rented land for living or business will save Rs.2000 to Rs.10,000 per month.
- (c) Citizens will get an income of Rs. 400 to 500 per month from the amount received from government land rent.



Download the complete SaJaKiBa draft from this QR Code or the link - [Tinyurl.com/Khamba2](https://tinyurl.com/Khamba2)

[Proposed by VoteVapsi Jury KhaMBA Movement]

# #33 PROPOSED VOTE VAPSI PASSBOOK

**#VoteVapsiPassbook** ; There is no need to pass this proposed law from the Lok Sabha or Vidhan Sabha. Prime Minister or Chief Minister can directly publish this law in the Gazette.

(1) Within 30 days of this Act's publication in the Gazette, every voter shall receive a VoteVapsi Passbook.

- |                          |                       |
|--------------------------|-----------------------|
| 1. District Police Chief | 3. Health Minister    |
| 2. Chief Minister        | 4. Education Minister |

(2) Thereafter, if you are not satisfied with the work of the above-mentioned officials and want to replace them with another person, then you can register your opinion Yes (or no) as acceptance in Patwari (Talati) office. You can also register your yes (or no) through SM. You can give your approval, or revoke it, any day. This approval is not your vote. Rather a suggestion.

(3) In the initial phase, the above 4 officers will come under the ambit of this passbook. The Chief Minister can also add pages of other officers like District Judge, High Court Judge, Medical Officer, etc. to this passbook. If the citizens also wish, they will be able to use Section 10 of this law to register their approval for adding the names of certain officers to this passbook. To see the complete draft of this law, visit this link- [Tinyurl.com/Vvp33](http://Tinyurl.com/Vvp33)

## Vote Vapsi Passbook

- |                  |                      |
|------------------|----------------------|
| ● Chief Minister | ● Health Minister    |
| ● Police Chief   | ● Education Minister |

**Vote Vapsi Dhan Vapsi Passbook**

❖ Why didn't any textbook and newspaper of India inform Indian citizens that **USA has VoteVapsi law over many officials including Chief Minister, District Police Chief, and High Court Judge!!**

In fact, this is the biggest reason why in the USA corruption is way less in the police and courts than in India. Because of less corruption in police and courts, corruption in all departments is less. Apart from this, due to the referendum procedures at the district and state level in the USA, if the government makes any wrong law, then the citizens show a majority and get it cancelled.

As the demand for VoteVapsi laws in India is increasing, the sponsors of paid media are trying to limit the discussion of VoteVapsi laws only to weak posts like Sarpanch, Councillor, MLA and MP. Actually, the MLA and MPs do not have the power to publish anything in the Gazette. Only the Prime Minister / Chief Minister and the Ministers have the power to print any law in the Gazette. Therefore, our proposal is to bring powerful posts under the ambit of VoteVapsi Passbook.

**[Proposed by : VoteVapsi Jury KhaMBa Movement]**

*King must be Praja-adheen (ruled by citizens). Else he will rob the citizens, and the Nation will be destroyed.*  
– Satyarth Prakash & ArtharVeda

# #35 PROPOSAL TO IMPROVE SOCIAL MEDIA

This notification has 14 sections & does not require approval from the Lok Sabha or the Rajya Sabha. The Prime Minister can publish it directly in the Gazette. The following changes will take place when this law is published in the Gazette :

1. There will be a reduction in the systematic spread of false propaganda, fake news, etc. done by IT cells run by political parties and other similar groups via anonymous accounts to divide the community.
2. Public display of nudity, nuisance, profanity(vulgarism), etc. on social media will come down.



Scan this QR Code or visit this link to get the Complete draft - [Tinyurl.com/SocialMediaPolicy1](https://tinyurl.com/SocialMediaPolicy1) .

- |     |  |
|-----|--|
| (1) | <b>Verified accounts only:</b> The social media company will not allow any user to open an account without verifying their identity. Only the Voter ID Card will be used to verify the identity and not any other document. <ol style="list-style-type: none"><li>a. If a minor wants to open his account, he can use the voter ID card of his parents, siblings, or their siblings or his legal guardian.</li><li>b. If any unit (company, NGO, and firm) wants to open its account, then the unit's director/trustee/partner can open the account in the unit's name with the help of his voter ID card.</li></ol> |
| (2) | Whatever data the social media company collects from the user, they will have to store it in India only. They can't take that data out of India.   |
| (3) | <b>Display of Identity:</b> The account holder's voter number, his district, and the number of accounts operated by him will be visible at the top in the About section of the profile so that any user can see it.  |
| (4) | When a message is forwarded on the platform providing chatting service (WhatsApp, Telegram, Messenger, Hike, etc.), the name of the person whose message has been forwarded will appear on the header of the message, as well as the number will also be written, that how many times a particular message has been forwarded so far.  |
| (5) | Advertising of adult content such as call girls apps, adult category videos, audio, and adult category products that are not suitable for minors is prohibited. Such advertisements can be shown only during programs broadcast for adults.  |
| (6) | All types of betting apps that provide online gambling and betting are prohibited.   |
| (7) | <b>Hearing of Complaints by Jury:</b> All such acts done on social media platforms that are punishable under the penal codes in force in India, such as nudity, nuisance, profanity(vulgarism), rumor, fake news, threats, ethnic Spreading communal disharmony, etc. will come under the purview of the Jury.   |
| (8) | <b>Procedure to complain before the Jury:</b> If any person has an objection or complaint about any act done by any other person on social media, then they can make their complaint in writing to the Grand Jury Board of their district. According to the seriousness of the case, the number of Jurors can be between 12 to 1500 members.   |

[Proposed by: VoteVapsi Jury KhaMBa Movement]