1989 Bom. 138 dealing with the Articles 341(1), 242(2), 366,, 14, 15, 19(1) (d) and (c) of the Constitution. The Full Bench declared, inter alia, that a member belonging to a Scheduled Caste would be Scheduled Caste only in the State in relation to which his Caste is specified as a Scheduled Caste. In a State in relation to which such caste has been specified as schaduled coste under Article 341, for the purposes of the Constituion, the caste would not be deemed to be Scheduled Caste. The words for "the purposes of this Constitution "in clause (24) of Article 266 and in clause (1) of Article 341 or 342 in their Sweep were intended to cover all the provisions of the Constitution relating to Scheduled Castes and Scheduled Tribes, but by using at the same time the words " in relation to that State or Union Territory" the Constitution makers clearly exhibited an intention that it would be within the the State or Union Territory or in respect of which a caste or tribe or groups or .