

/ 9 /

9

of Posts and Telegraphs, Orissa in A.I.R. 1969 Orissa 220. So far as the decision in AIR 1989 A.P.132 as cited by Mr.Roy is concerned, the same view has also been expressed therein, that the language of Article 341(1) thus makes it clear that the Presidential Notification cannot notify all India Scheduled Castes, it can declare a particular caste as Scheduled Caste only in relation to a particular State. It follows, therefore, that there could never be a list of all India Scheduled Castes under our Constitution and there can only be a State list of Scheduled Castes notified by the President in accordance with the requirements requirements of Articles 341(1) of the Constitution. The Practical and legal consequence of this Constitutional provision of Article 341(1) is, that a caste which might have been notified by the President in a particular State as a Scheduled Caste, need not necessarily be treated as a Scheduled Caste in