

CONSTITUTION

(FUNDAMENTAL LAW)

of the

UNION OF SOVIET SOCIALIST REPUBLICS

As amended by the Supreme Soviet of the USSR, on February 25, 1947, on the recommendations of the Drafting Commission

Digitized by Google

Original from UNIVERSITY OF MICHIGAN



CONSTITUTION

Te. in (1955 - 2.5.0.1) Contitue

(FUNDAMENTAL LAW)

of the

UNION OF SOVIET SOCIALIST REPUBLICS

As amended by the Supreme Soviet of the USSR, on February 25, 1947, on the recommendations of the Drafting Commission



Grad. R.R.4 TN 6515 .19・47



Published by
Information Bulletin
Embassy of the Union of Soviet Socialist Republics
Washington, D. C.
December, 1947



Contents

S. A. S. S. S.	Contonto	
	Contents	Page
CHAPTE	·	uge
The	Social Structure	5
CHAPTE	R II	
The	State Structure	8
CHAPTE	R III	
	e Higher Organs of State Power in the ion of Soviet Socialist Republics	13
CHAPTE	R IV	
	Higher Organs of State Power in Union Republics	18
CHAPTE	*	
The	C V Organs of State Administration of the ion of Soviet Socialist Republics	20
CHAPTE	·	
The	Organs of State Administration of the ion Republics	25
CHAPTE	R VII	
	Higher Organs of State Power in Autonomous Soviet Socialist Republics	27
CHAPTE	R VIII	
The	e Local Organs of State Power	28
CHAPTE	R IX	
The	Courts and the Procurator's Office	30
CHAPTE	R X	
Fur	damental Rights and Duties of Citizens	33
CHAPTE		
The	e Electoral System	37
CHAPTE		
	ms, Flag, Capital	39
CHAPTE		40
Pro	cedure for Amending the Constitution	40

J

CHAPTER I

The Social Structure

ARTICLE 1

The Union of Soviet Socialist Republics is a socialist state of workers and peasants.

ARTICLE 2

The political foundation of the USSR is the Soviets of Working People's Deputies, which grew and became strong as a result of the overthrow of the power of the landlords and capitalists and the conquest of the dictatorship of the proletariat.

ARTICLE 3

All power in the USSR belongs to the working people of town and country as represented by the Soviets of Working People's Deputies.

ARTICLE 4

The economic foundation of the USSR is the socialist system of economy and the socialist ownership of the instruments and means of production, firmly established as a result of the liquidation of the capitalist system of economy, the abolition of private ownership of the instruments and means of production, and the elimination of the exploitation of man by man.

ARTICLE 5

Socialist property in the USSR exists either in the form of state property (belonging to the whole people) or in the form of cooperative and collective farm property (property of collective farms, property of cooperative societies).

The land, its mineral wealth, waters, forests, mills, factories, mines, rail, water and air transport, banks, communications, large state-organized agricultural enterprises (state farms, machine and tractor stations and the like), as well as municipal enterprises and the bulk of the dwelling houses in the cities and industrial localities, are state property, that is, belong to the whole people.

ARTICLE 7

The common enterprises of collective farms and cooperative organizations, with their livestock and implements, the products of the collective farms and cooperative organizations, as well as their common buildings, constitute the common, socialist property of the collective farms and cooperative organizations.

Every household in a collective farm, in addition to its basic income from the common collective farm enterprise, has for its personal use a small plot of household land and, as its personal property, a subsidiary husbandry on the plot, a dwelling house, livestock, poultry and minor agricultural implements—in accordance with the rules of the agricultural artel.

ARTICLE 8

The land occupied by collective farms is secured to them for their use free of charge and for an unlimited time, that is, in perpetuity.

ARTICLE 9

Alongside the socialist system of economy, which is the predominant form of economy in the USSR, the law permits the small private economy of individual peasants and handicraftsmen based on their own labor and precluding the exploitation of the labor of others.

ARTICLE 10

The personal property right of citizens in their incomes and savings from work, in their dwelling houses and subsidiary home enterprises, in articles of domestic economy and use and articles of personal use and convenience, as well as the right of citizens to inherit personal property, is protected by law.

The economic life of the USSR is determined and directed by the state national economic plan, with the aim of increasing the public wealth, of steadily raising the material and cultural standards of the working people, of consolidating the independence of the USSR and strengthening its defensive capacity.

ARTICLE 12

Work in the USSR is a duty and a matter of honor for every able-bodied citizen, in accordance with the principle: "He who does not work, neither shall he eat."

The principle applied in the USSR is that of socialism: "From each according to his ability, to each according to his work."

CHAPTER II

The State Structure

ARTICLE 13

The Union of Soviet Socialist Republics is a federal state, formed on the basis of a voluntary union of equal Soviet Socialist Republics, namely:

The Russian Soviet Federative Socialist Republic

The Ukrainian Soviet Socialist Republic

The Byelorussian Soviet Socialist Republic

The Uzbek Soviet Socialist Republic

The Kazakh Soviet Socialist Republic

The Georgian Soviet Socialist Republic

The Azerbaijan Soviet Socialist Republic

The Lithuanian Soviet Socialist Republic

The Moldavian Soviet Socialist Republic

The Latvian Soviet Socialist Republic

The Kirghiz Soviet Socialist Republic

The Tajik Soviet Socialist Republic

The Armenian Soviet Socialist Republic

The Turkmen Soviet Socialist Republic

The Estonian Soviet Socialist Republic

The Karelo-Finnish Soviet Socialist Republic.

ARTICLE 14

The jurisdiction of the Union of Soviet Socialist Republics, as represented by its higher organs of state power and organs of state administration, embraces:

(a) Representation of the USSR in international relations, conclusion, ratification and denunciation of treaties of the USSR with other states, establishment of general procedure governing the relations of Union Republics with foreign states; (b) Questions of war and peace;

,

:

١

- (c) Admission of new republics into the USSR;
- (d) Control over the observance of the Constitution of the USSR, and ensuring conformity of the Constitutions of the Union Republics with the Constitution of the USSR;
- (e) Confirmation of alterations of boundaries between Union Republics;
- (f) Confirmation of the formation of new Territories and Regions and also of new Autonomous Republics and Autonomous Regions within Union Republics;
- (g) Organization of the defense of the USSR, direction of all the Armed Forces of the USSR, determination of directing principles governing the organization of the military formations of the Union Republics;
 - (h) Foreign trade on the basis of state monopoly;
 - (i) Safeguarding the security of the state;
- (j) Determination of the national economic plans of the USSR:
- (k) Approval of the consolidated state budget of the USSR and of the report on its fulfillment; determination of the taxes and revenues which go to the Union, the Republican and the local budgets;
- Administration of the banks, industrial and agricultural institutions and enterprises and trading enterprises of all-Union importance;
 - (m) Administration of transport and communications;
 - (n) Direction of the monetary and credit system;
 - (o) Organization of state insurance;
 - (p) Contracting and granting of loans;
- (q) Determination of the basic principles of land tenure and of the use of mineral wealth, forests and waters;
- (r) Determination of the basic principles in the spheres of education and public health;
- (s) Organization of a uniform system of national economic statistics;
 - (t) Determination of the principles of labor legislation;
- (u) Legislation concerning the judicial system and judicial procedure; criminal and civil codes;
- (v) Legislation.concerning Union citizenship; legislation concerning rights of foreigners;
- (w) Determination of the principles of legislation concerning marriage and the family;
 - (x) Issuing of all-Union acts of amnesty.

The sovereignty of the Union Republics is limited only in the spheres defined in Article 14 of the Constitution of the USSR. Outside of these spheres each Union Republic exercises state authority independently. The USSR protects the sovereign rights of the Union Republics.

ARTICLE 16

Each Union Republic has its own Constitution, which takes account of the specific features of the Republic and is drawn up in full conformity with the Constitution of the USSR.

ARTICLE 17

The right freely to secede from the USSR is reserved to every Union Republic.

ARTICLE 18

The territory of a Union Republic may not be altered without its consent.

ARTICLE 18a

Each Union Republic has the right to enter into direct relations with foreign states and to conclude agreements and exchange diplomatic and consular representatives with them.

ARTICLE 18b

Each Union Republic has its own Republican military formations.

ARTICLE 19

The laws of the USSR have the same force within the territory of every Union Republic.

ARTICLE 20

In the event of divergence between a law of a Union Republic and a law of the Union, the Union law prevails.

ARTICLE 21

Uniform Union citizenship is established for citizens of the USSR.

Every citizen of a Union Republic is a citizen of the USSR.

The Russian Soviet Federative Socialist Republic consists of the Altai, Krasnodar, Krasnoyarsk, Primorye, Stavropol and Khabarovsk Territories; the Archangelsk, Astrakhan, Bryansk, Velikiye-Luki, Vladimir, Vologda, Voronezh, Gorky, Grozny, Ivanovo, Irkutsk, Kaliningrad, Kalinin, Kaluga, Kemerovo, Kirov, Kostroma, Crimea, Kuibyshev, Kurgan, Kursk, Leningrad, Molotov, Moscow, Murmansk, Novgorod, Novosibirsk, Omsk, Orel, Penza, Pskov, Rostov, Ryazan, Saratov, Sakhalin, Sverdlovsk, Smolensk, Stalingrad, Tambov, Tomsk, Tula, Tyumen, Ulyanovsk, Chelyabinsk, Chita, Chkalov and Yaroslavl Regions; the Tatar, Bashkir, Daghestan, Buryat-Mongolian, Kabardinian, Komi, Mari, Mordovian, North Ossetian, Udmurt, Chuvash and Yakut Autonomous Soviet Socialist Republics; and the Adygei, Jewish, Oirot, Tuva, Khakass and Cherkess Autonomous Regions.

ARTICLE 23

The Ukrainian Soviet Socialist Republic consists of the Vinnitsa, Volhynia, Voroshilovgrad, Dniepropetrovsk, Drohobych, Zhitomir, Transcarpathian, Zaporozhye, Ismail, Kamenets-Podolsk, Kiev, Kirovograd, Lvov, Nikolayev, Odessa, Poltava, Rovno, Stalino, Stanislav, Sumi, Ternopol, Kharkov, Kherson, Chernigov and Chernovtsi Regions.

ARTICLE 24

The Azerbaijan Soviet Socialist Republic includes the Nakhichevan Autonomous Soviet Socialist Republic and the Nagorno-Karabakh Autonomous Region.

ARTICLE 25

The Georgian Soviet Socialist Republic includes the Abkhazian Autonomous Soviet Socialist Republic, the Adjar Autonomous Soviet Socialist Republic and the South Ossetian Autonomous Region.

ARTICLE 26

The Uzbek Soviet Socialist Republic consists of the Andizhan, Bukhara, Kashka-Darya, Namangan, Samarkand, Surkhan-Darya, Tashkent, Ferghana and Khorezm Regions and the Kara-Kalpak Autonomous Soviet Socialist Republic.

The Tajik Soviet Socialist Republic consists of the Garm, Kulyab, Leninabad and Stalinabad Regions and the Gorno-Badakhshan Autonomous Region.

ARTICLE 28

The Kazakh Soviet Socialist Republic consists of the Akmolinsk, Aktyubinsk, Alma-Ata, East Kazakhstan, Guriev, Jambul, West Kazakhstan, Karaganda, Kzyl-Orda, Kokchetav, Kustanai, Pavlodar, North Kazakhstan, Semipalatinsk, Taldy-Kurgan and South Kazakhstan Regions.

ARTICLE 29

The Byelorussian Soviet Socialist Republic consists of the Baranovichi, Bobruisk, Brest, Vitebsk, Gomel, Grodno, Minsk, Moghilev, Molodechno, Pinsk, Polessye and Polotsk Regions.

ARTICLE 29a

The Turkmen Soviet Socialist Republic consists of the Ashkhabad, Mari, Tashauz and Chardzhou Regions.

ARTICLE 29b

The Kirghiz Soviet Socialist Republic consists of the Dzhalal-Abad, Issyk-Kul, Osh, Talas, Tien-Shan and Frunze Regions.

CHAPTER III

The Higher Organs of State Power in the Union of Soviet Socialist Republics

ARTICLE 30

ç

þ

)

The highest organ of state power in the USSR is the Supreme Soviet of the USSR.

ARTICLE 31

The Supreme Soviet of the USSR exercises all rights vested in the Union of Soviet Socialist Republics in accordance with Article 14 of the Constitution, in so far as they do not, by virtue of the Constitution, come within the jurisdiction of organs of the USSR that are accountable to the Supreme Soviet of the USSR, that is, the Presidium of the Supreme Soviet of the USSR, the Council of Ministers of the USSR, and the Ministries of the USSR.

ARTICLE 32

The legislative power of the USSR is exercised exclusively by the Supreme Soviet of the USSR.

ARTICLE 33

The Supreme Soviet of the USSR consists of two Chambers: the Soviet of the Union and the Soviet of Nationalities.

ARTICLE 34

The Soviet of the Union is elected by the citizens of the USSR voting by election districts on the basis of one deputy for every 300,000 of the population.

The Soviet of Nationalities is elected by the citizens of the USSR voting by Union Republics, Autonomous Republics, Autonomous Regions, and National Areas on the basis of twenty-five deputies from each Union Republic, eleven deputies from each Autonomous Republic, five deputies from each Autonomous Region and one deputy from each National Area.

ARTICLE 36

The Supreme Soviet of the USSR is elected for a term of four years.

ARTICLE 37

The two Chambers of the Supreme Soviet of the USSR, the Soviet of the Union and the Soviet of Nationalities, have equal rights.

ARTICLE 38

The Soviet of the Union and the Soviet of Nationalities have equal powers to initiate legislation.

ARTICLE 39

A law is considered adopted if passed by both Chambers of the Supreme Soviet of the USSR by a simple majority vote in each.

ARTICLE 40

Laws passed by the Supreme Soviet of the USSR are published in the languages of the Union Republics over the signatures of the President and Secretary of the Presidium of the Supreme Soviet of the USSR.

ARTICLE 41

Sessions of the Soviet of the Union and of the Soviet of Nationalities begin and terminate simultaneously.

ARTICLE 42

The Soviet of the Union elects a Chairman of the Soviet of the Union and two Vice-Chairmen.

ARTICLE 43

The Soviet of Nationalities elects a Chairman of the Soviet of Nationalities and two Vice-Chairmen.

The Chairmen of the Soviet of the Union and the Soviet of Nationalities preside at the sittings of the respective Chambers and have charge of the conduct of their business and proceedings.

ARTICLE 45

Joint sittings of the two Chambers of the Supreme Soviet of the USSR are presided over alternately by the Chairman of the Soviet of the Union and the Chairman of the Soviet of Nationalities.

ARTICLE 46

Sessions of the Supreme Soviet of the USSR are convened by the Presidium of the Supreme Soviet of the USSR twice a year.

Extraordinary sessions are convened by the Presidium of the Supreme Soviet of the USSR at its discretion or on the demand of one of the Union Republics.

ARTICLE 47

In the event of disagreement between the Soviet of the Union and the Soviet of Nationalities, the question is referred for settlement to a conciliation commission formed on a parity basis. If the conciliation commission fails to arrive at an agreement, or if its decision fails to satisfy one of the Chambers, the question is considered for a second time by the Chambers. Failing agreement between the two Chambers, the Presidium of the Supreme Soviet of the USSR dissolves the Supreme Soviet of the USSR and orders new elections.

ARTICLE 48

The Supreme Soviet of the USSR at a joint sitting of the two Chambers elects the Presidium of the Supreme Soviet of the USSR, consisting of a President of the Presidium of the Supreme Soviet of the USSR, sixteen Vice-Presidents, a Secretary of the Presidium and fifteen members of the Presidium of the Supreme Soviet of the USSR.

The Presidium of the Supreme Soviet of the USSR is accountable to the Supreme Soviet of the USSR for all its activities.

ARTICLE 49

The Presidium of the Supreme Soviet of the USSR:

- (a) Convenes the sessions of the Supreme Soviet of the USSR;
- (b) Issues decrees;

è

Ö

à

ŗ,

4

- (c) Gives interpretations of the laws of the USSR in operation;
- (d) Dissolves the Supreme Soviet of the USSR in conformity with Article 47 of the Constitution of the USSR and orders new elections;
- (e) Conducts nation-wide polls (referendums) on its own initiative or on the demand of one of the Union Republics;
- (f) Annuls decisions and orders of the Council of Ministers of the USSR and of the Councils of Ministers of the Union Republics if they do not conform to law;
- (g) In the intervals between sessions of the Supreme Soviet of the USSR, releases and appoints Ministers of the USSR on the recommendation of the Chairman of the Council of Ministers of the USSR, subject to subsequent confirmation by the Supreme Soviet of the USSR;
- (h) Institutes decorations (orders and medals) and titles of honor of the USSR;
- (i) Awards orders and medals and confers titles of honor of the USSR;
 - (j) Exercises the right of pardon;
- (k) Institutes military titles, diplomatic ranks and other special titles;
- (1) Appoints and removes the high command of the Armed Forces of the USSR;
- (m) In the intervals between sessions of the Supreme Soviet of the USSR, proclaims a state of war in the event of military attack on the USSR, or when necessary to fulfill international treaty obligations concerning mutual defense against aggression;
 - (n) Orders general or partial mobilization;
 - (o) Ratifies and denounces international treaties of the USSR;
- (p) Appoints and recalls plenipotentiary representatives of the USSR to foreign states;
- (q) Receives the letters of credence and recall of diplomatic representatives accredited to it by foreign states;
- (r) Proclaims martial law in separate localities or throughout the USSR in the interests of the defense of the USSR or of the maintenance of public order and the security of the state.

The Soviet of the Union and the Soviet of Nationalities elect Credentials Committees to verify the credentials of the members of the respective Chambers.

On the report of the Credentials Committees, the Chambers

decide whether to recognize the credentials of deputies or to annul their election.

ARTICLE 51

The Supreme Soviet of the USSR, when it deems necessary, appoints commissions of investigation and audit on any matter.

It is the duty of all institutions and officials to comply with the demands of such commissions and to submit to them all necessary materials and documents.

ARTICLE 52

13

٥

1

A member of the Supreme Soviet of the USSR may not be prosecuted or arrested without the consent of the Supreme Soviet of the USSR, or, when the Supreme Soviet of the USSR is not in session, without the consent of the Presidium of the Supreme Soviet of the USSR.

ARTICLE 53

On the expiration of the term of office of the Supreme Soviet of the USSR, or on its dissolution prior to the expiration of its term of office, the Presidium of the Supreme Soviet of the USSR retains its powers until the newly-elected Supreme Soviet of the USSR shall have formed a new Presidium of the Supreme Soviet of the USSR.

ARTICLE 54

On the expiration of the term of office of the Supreme Soviet of the USSR, or in the event of its dissolution prior to the expiration of its term of office, the Presidium of the Supreme Soviet of the USSR orders new elections to be held within a period not exceeding two months from the date of expiration of the term of office or dissolution of the Supreme Soviet of the USSR.

ARTICLE 55

The newly-elected Supreme Soviet of the USSR is convened by the outgoing Presidium of the Supreme Soviet of the USSR not later than three months after the elections.

ARTICLE 56

The Supreme Soviet of the USSR, at a joint sitting of the two Chambers, appoints the Government of the USSR, namely, the Council of Ministers of the USSR.

CHAPTER IV

The Higher Organs of State Power in the Union Republics

ARTICLE 57

The highest organ of state power in a Union Republic is the Supreme Soviet of the Union Republic.

ARTICLE 58

The Supreme Soviet of a Union Republic is elected by the citizens of the Republic for a term of four years.

The basis of representation is established by the Constitution of the Union Republic.

ARTICLE 59

The Supreme Soviet of a Union Republic is the sole legislative organ of the Republic.

ARTICLE 60

The Supreme Soviet of a Union Republic:

- (a) Adopts the Constitution of the Republic and amends it in conformity with Article 16 of the Constitution of the USSR;
- (b) Confirms the Constitutions of the Autonomous Republics forming part of it and defines the boundaries of their territories;
- (c) Approves the national economic plan and the budget of the Republic;
- (d) Exercises the right of amnesty and pardon of citizens sentenced by the judicial organs of the Union Republic;
- (e) Decides questions of representation of the Union Republic in its international relations;

(f) Determines the manner of organizing the Republic's military formations.

ARTICLE 61

The Supreme Soviet of a Union Republic elects the Presidium of the Supreme Soviet of the Union Republic, consisting of a President of the Presidium of the Supreme Soviet of the Union Republic, Vice-Presidents, a Secretary of the Presidium and members of the Presidium of the Supreme Soviet of the Union Republic.

The powers of the Presidium of the Supreme Soviet of a Union Republic are defined by the Constitution of the Union Republic.

ARTICLE 62

The Supreme Soviet of a Union Republic elects a Chairman and Vice-Chairmen to conduct its sittings.

ARTICLE 63

The Supreme Soviet of a Union Republic appoints the Government of the Union Republic, namely, the Council of Ministers of the Union Republic.

Ņ

CHAPTER V

The Organs of State Administration of the Union of Soviet Socialist Republics

ARTICLE 64

The highest executive and administrative organ of the state power of the Union of Soviet Socialist Republics is the Council of Ministers of the USSR.

ARTICLE 65

The Council of Ministers of the USSR is responsible and accountable to the Supreme Soviet of the USSR, or, in the intervals between sessions of the Supreme Soviet, to the Presidium of the Supreme Soviet of the USSR.

ARTICLE 66

The Council of Ministers of the USSR issues decisions and orders on the basis and in pursuance of the laws in operation, and verifies their execution.

ARTICLE 67

Decisions and orders of the Council of Ministers of the USSR are binding throughout the territory of the USSR.

ARTICLE 68

The Council of Ministers of the USSR:

 (a) Coordinates and directs the work of the all-Union and Union-Republican Ministries of the USSR and of other institutions under its jurisdiction;

- (b) Adopts measures to carry out the national economic plan and the state budget, and to strengthen the credit and monetary system;
- (c) Adopts measures for the maintenance of public order, for the protection of the interests of the state, and for the safeguarding of the rights of citizens;
- (d) Exercises general guidance in the sphere of relations with foreign states;
- (e) Fixes the annual contingent of citizens to be called up for military service and directs the general organization of the Armed Forces of the country;
- (f) Sets up, whenever necessary, special Committees and Central Administrations under the Council of Ministers of the USSR for economic and cultural affairs and defense.

The Council of Ministers of the USSR has the right, in respect of those branches of administration and economy which come within the jurisdiction of the USSR, to suspend decisions and orders of the Councils of Ministers of the Union Republics and to annul orders and instructions of Ministers of the USSR.

ARTICLE 70

The Council of Ministers of the USSR is appointed by the Supreme Soviet of the USSR and consists of:

The Chairman of the Council of Ministers of the USSR:

The Vice-Chairmen of the Council of Ministers of the USSR;

The Chairman of the State Planning Commission of the USSR;

The Ministers of the USSR;

The Chairman of the Arts Committee.

ARTICLE 71

The Government of the USSR or a Minister of the USSR to whom a question of a member of the Supreme Soviet of the USSR is addressed must give a verbal or written reply in the respective Chamber within a period not exceeding three days.

ARTICLE 72

The Ministers of the USSR direct the branches of state administration which come within the jurisdiction of the USSR.

The Ministers of the USSR, within the limits of the jurisdiction of their respective Ministries, issue orders and instructions on the basis and in pursuance of the laws in operation, and also of decisions and orders of the Council of Ministers of the USSR, and verify their execution.

ARTICLE 74

The Ministries of the USSR are either all-Union or Union-Republican Ministries.

ARTICLE 75

Each all-Union Ministry directs the branch of state administration entrusted to it throughout the territory of the USSR either directly or through bodies appointed by it.

ARTICLE 76

The Union-Republican Ministries, as a rule, direct the branches of state administration entrusted to them through corresponding Ministries of the Union Republics; they administer directly only a definite and limited number of enterprises according to a list confirmed by the Presidium of the Supreme Soviet of the USSR.

ARTICLE 77

The following Ministries are all-Union Ministries:

The Ministry of the Aircraft Industry

The Ministry of the Automobile Industry

The Ministry of Foreign Trade

The Ministry of Munitions

The Ministry of Geological Survey

The Ministry of Agricultural Stocks

The Ministry of Material Reserves

The Ministry of the Machine and Instrument Making Industry

The Ministry of the Medical Supplies Industry

The Ministry of the Merchant Marine

The Ministry of the Oil Industry of the Eastern Areas

The Ministry of the Oil Industry of the Southern and Western Areas The Ministry of Food Reserves

The Ministry of the Communications Equipment Industry

The Ministry of Railways

The Ministry of the Rubber Industry

The Ministry of Inland Water Transport

The Ministry of Communications

The Ministry of the Agricultural Machinery Industry

The Ministry of the Machine-Tool Industry

The Ministry of the Building and Road-Building Machinery Industry

The Ministry of Construction of Army and Navy Works

The Ministry of Construction of Heavy Industry Works

The Ministry of Construction of Fuel Industry Works

The Ministry of Shipbuilding

The Ministry of the Transport Machinery Industry

The Ministry of Labor Reserves

The Ministry of the Heavy Machine Building Industry

The Ministry of the Coal Industry of the Eastern Areas

The Ministry of the Coal Industry of the Western Areas

The Ministry of the Chemical Industry

The Ministry of the Nonferrous Metals Industry

The Ministry of the Pulp and Paper Industry

The Ministry of the Iron and Steel Industry

The Ministry of the Electrical Industry

The Ministry of Power Stations.

ARTICLE 78

The following Ministries are Union-Republican Ministries:

The Ministry of the Grocery Supplies Industry

The Ministry of Internal Affairs

The Ministry of the Armed Forces

The Ministry of Higher Education

The Ministry of State Control

The Ministry of State Security

The Ministry of Public Health

The Ministry of Foreign Affairs

The Ministry of Cinematography

The Ministry of Light Industry

The Ministry of the Timber Industry

The Ministry of the Meat and Dairy Industry

The Ministry of the Food Industry

The Ministry of the Building Materials Industry

The Ministry of the Fish Industry of the Eastern Areas The Ministry of the Fish Industry of the Western Areas

The Ministry of Agriculture The Ministry of State Farms

The Ministry of the Textile Industry

The Ministry of Trade The Ministry of Finance

CHAPTER VI

The Organs of State Administration of the Union Republics

ARTICLE 79

The highest executive and administrative organ of the state power of a Union Republic is the Council of Ministers of the Union Republic.

ARTICLE 80

The Council of Ministers of a Union Republic is responsible and accountable to the Supreme Soviet of the Union Republic, or, in the intervals between sessions of the Supreme Soviet of the Union Republic, to the Presidium of the Supreme Soviet of the Union Republic.

ARTICLE 81

The Council of Ministers of a Union Republic issues decisions and orders on the basis and in pursuance of the laws in operation of the USSR and of the Union Republic, and of the decisions and orders of the Council of Ministers of the USSR, and verifies their execution.

ARTICLE 82

The Council of Ministers of a Union Republic has the right to suspend decisions and orders of the Councils of Ministers of its Autonomous Republics, and to annul decisions and orders of the Executive Committees of the Soviets of Working People's Deputies of its Territories, Regions and Autonomous Regions.

Original from

The Council of Ministers of a Union Republic is appointed by the Supreme Soviet of the Union Republic and consists of:

The Chairman of the Council of Ministers of the Union Republic;

The Vice-Chairmen of the Council of Ministers;

The Chairman of the State Planning Commission;

The Ministers;

The Chief of the Arts Administration;

The Chairman of the Committee for Cultural and Educational Institutions.

ARTICLE 84

The Ministers of a Union Republic direct the branches of state administration which come within the jurisdiction of the Union Republic.

ARTICLE 85

The Ministers of a Union Republic, within the limits of the jurisdiction of their respective Ministries, issue orders and instructions on the basis and in pursuance of the laws of the USSR and of the Union Republic, of the decisions and orders of the Council of Ministers of the USSR and the Council of Ministers of the Union Republic, and of the orders and instructions of the Union-Republican Ministries of the USSR.

ARTICLE 86

The Ministries of a Union Republic are either Union-Republican or Republican Ministries.

ARTICLE 87

Each Union-Republican Ministry directs the branch of state administration entrusted to it, and is subordinate both to the Council of Ministers of the Union Republic and to the corresponding Union-Republican Ministry of the USSR.

ARTICLE 88

Each Republican Ministry directs the branch of state administration entrusted to it and is directly subordinate to the Council of Ministers of the Union Republic.

CHAPTER VII

The Higher Organs of State Power in the Autonomous Soviet Socialist Republics

ARTICLE 89

The highest organ of state power in an Autonomous Soviet Socialist Republic is the Supreme Soviet of the Autonomous Republic.

ARTICLE 90

The Supreme Soviet of an Autonomous Republic is elected by the citizens of the Republic for a term of four years on a basis of representation established by the Constitution of the Autonomous Republic.

ARTICLE 91

The Supreme Soviet of an Autonomous Republic is the sole legislative organ of the Autonomous Republic.

ARTICLE 92

Each Autonomous Republic has its own Constitution, which takes account of the specific features of the Autonomous Republic and is drawn up in full conformity with the Constitution of the Union Republic.

ARTICLE 93

The Supreme Soviet of an Autonomous Republic elects the Presidium of the Supreme Soviet of the Autonomous Republic and appoints the Council of Ministers of the Autonomous Republic, in accordance with its Constitution.

CHAPTER VIII

The Local Organs of State Power

ARTICLE 94

The organs of state power in territories, regions, autonomous regions, areas, districts, cities and rural localities (stanitsas, villages, hamlets, kishlaks, auls) are the Soviets of Working People's Deputies.

ARTICLE 95

The Soviets of Working People's Deputies of territories, regions, autonomous regions, areas, districts, cities and rural localities (stanitsas, villages, hamlets, kishlaks, auls) are elected by the working people of the respective territories, regions, autonomous regions, areas, districts, cities or rural localities for a term of two years.

ARTICLE 96

The basis of representation for Soviets of Working People's Deputies is determined by the Constitutions of the Union Republics.

ARTICLE 97

The Soviets of Working People's Deputies direct the work of the organs of administration subordinate to them, ensure the maintenance of public order, the observance of the laws and the protection of the rights of citizens, direct local economic and cultural affairs and draw up the local budgets.

ARTICLE 98

The Soviets of Working People's Deputies adopt decisions and issue orders within the limits of the powers vested in them by the laws of the USSR and of the Union Republic.

The executive and administrative organ of the Soviet of Working People's Deputes of a territory, region, autonomous region, area, district, city or rural locality is the Executive Committee elected by it, consisting of a Chairman, Vice-Chairman, a Secretary and members.

ARTICLE 100

The executive and administrative organ of the Soviet of Working People's Deputies in a small locality, in accordance with the Constitution of the Union Republic, is the Chairman, the Vice-Chairman and the Secretary elected by it.

ARTICLE 101

The executive organs of the Soviets of Working People's Deputies are directly accountable both to the Soviets of Working People's Deputies which elected them and to the executive organ of the superior Soviet of Working People's Deputies.

CHAPTER IX

The Courts and the Procurator's Office

ARTICLE 102

In the USSR justice is administered by the Supreme Court of the USSR, the Supreme Courts of the Union Republics, the Courts of the Territories, Regions, Autonomous Republics, Autonomous Regions and Areas, the Special Courts of the USSR established by decision of the Supreme Soviet of the USSR, and the People's Courts.

ARTICLE 103

In all Courts cases are tried with the participation of people's assessors, except in cases specially provided for by law.

ARTICLE 104

The Supreme Court of the USSR is the highest judicial organ. The Supreme Court of the USSR is charged with the supervision of the judicial activities of all the judicial organs of the USSR and of the Union Republics.

ARTICLE 105

The Supreme Court of the USSR and the Special Courts of the USSR are elected by the Supreme Soviet of the USSR for a term of five years.

ARTICLE 106

The Supreme Courts of the Union Republics are elected by the Supreme Soviets of the Union Republics for a term of five years.

The Supreme Courts of the Autonomous Republics are elected by the Supreme Soviets of the Autonomous Republics for a term of five years.

ARTICLE 108

The Courts of Territories, Regions, Autonomous Regions and Areas are elected by the Soviets of Working People's Deputies of the respective Territories, Regions, Autonomous Regions or Areas for a term of five years.

ARTICLE 109

People's Courts are elected by the citizens of the districts on the basis of universal, direct and equal suffrage by secret ballot for a term of three years.

ARTICLE 110

Judicial proceedings are conducted in the language of the Union Republic, Autonomous Republic or Autonomous Region, persons not knowing this language being guaranteed the opportunity of fully acquainting themselves with the material of the case through an interpreter and likewise the right to use their own language in court.

ARTICLE 111.

In all Courts of the USSR cases are heard in public, unless otherwise provided for by law, and the accused is guaranteed the right to defense.

ARTICLE 112

Judges are independent and subject only to the law.

ARTICLE 113

Supreme supervisory power to ensure the strict observance of the law by all Ministries and institutions subordinated to them, as well as by officials and citizens of the USSR generally, is vested in the Procurator-General of the USSR.

The Procurator-General of the USSR is appointed by the Supreme Soviet of the USSR for a term of seven years.

ARTICLE 115

Procurators of Republics, Territories, Regions, Autonomous Republics and Autonomous Regions are appointed by the Procurator-General of the USSR for a term of five years.

ARTICLE 116

Area, district and city procurators are appointed by the Procurators of the Union Republics, subject to the approval of the Procurator-General of the USSR, for a term of five years.

ARTICLE 117

The organs of the Procurator's Office perform their functions independently of any local organs whatsoever, being subordinate solely to the Procurator-General of the USSR.

CHAPTER X

Fundamental Rights and Duties of Citizens

ARTICLE 118

Citizens of the USSR have the right to work, that is, the right to guaranteed employment and payment for their work in accordance with its quantity and quality.

The right to work is ensured by the socialist organization of the national economy, the steady growth of the productive forces of Soviet society, the elimination of the possibility of economic crises, and the abolition of unemployment.

ARTICLE 119

Citizens of the USSR have the right to rest and leisure.

The right to rest and leisure is ensured by the establishment of an eight-hour day for factory and office workers, the reduction of the working day to seven or six hours for arduous trades and to four hours in shops where conditions of work are particularly arduous, by the institution of annual vacations with full pay for factory and office workers, and by the provision of a wide network of sanatoria, rest homes and clubs for the accommodation of the working people.

ARTICLE 120

Citizens of the USSR have the right to maintenance in old age and also in case of sickness or disability.

This right is ensured by the extensive development of social insurance of factory and office workers at state expense, free medical service for the working people, and the provision of a wide network of health resorts for the use of the working people.

Citizens of the USSR have the right to education.

This right is ensured by universal and compulsory elementary education; by free education up to and including the seventh grade; by a system of state stipends for students of higher educational establishments who excel in their studies; by instruction in schools being conducted in the native language; and by the organization in the factories, state farms, machine and tractor stations and collective farms of free vocational, technical and agronomic training for the working people.

ARTICLE 122

Women in the USSR are accorded equal rights with men in all spheres of economic, government, cultural, political and other public activity.

The possibility of exercising these rights is ensured by women being accorded an equal right with men to work, payment for work, rest and leisure, social insurance and education, and by state protection of the interests of mother and child, state aid to mothers of large families and unmarried mothers, maternity leave with full pay, and the provision of a wide network of maternity homes, nurseries and kindergartens.

ARTICLE 123

Equality of rights of citizens of the USSR, irrespective of their nationality or race, in all spheres of economic, government, cultural, political and other public activity, is an indefeasible law.

Any direct or indirect restriction of the rights of, or, conversely, the establishment of any direct or indirect privileges for, citizens on account of their race or nationality, as well as any advocacy of racial or national exclusiveness or hatred and contempt, is punishable by law.

ARTICLE 124

In order to ensure to citizens freedom of conscience, the church in the USSR is separated from the state, and the school from the church. Freedom of religious worship and freedom of anti-religious propaganda is recognized for all citizens.

ARTICLE 125

In conformity with the interests of the working people, and in order to strengthen the socialist system, the citizens of the USSR are guaranteed by law:

- (a) Freedom of speech;
- (b) Freedom of the press;
- (c) Freedom of assembly, including the holding of mass meetings;
 - (d) Freedom of street processions and demonstrations.

These civil rights are ensured by placing at the disposal of the working people and their organizations printing presses, stocks of paper, public buildings, the streets, communications facilities and other material requisites for the exercise of these rights.

ARTICLE 126

In conformity with the interests of the working people, and in order to develop the organizational initiative and political activity of the masses of the people, citizens of the USSR are guaranteed the right to unite in public organizations: trade unions, cooperative societies, youth organizations, sport and defense organizations, cultural, technical and scientific societies; and the most active and politically-conscious citizens in the ranks of the working class and other sections of the working people unite in the Communist Party of the Soviet Union (Bolsheviks), which is the vanguard of the working people in their struggle to strengthen and develop the socialist system and is the leading core of all organizations of the working people, both public and state.

ARTICLE 127

Citizens of the USSR are guaranteed inviolability of the person. No person may be placed under arrest except by decision of a court or with the sanction of a procurator.

ARTICLE 128

The inviolability of the homes of citizens and privacy of correspondence are protected by law.

ARTICLE 129

The USSR affords the right of asylum to foreign citizens persecuted for defending the interests of the working people, or for scientific activities, or for struggling for national liberation.

ARTICLE 130

It is the duty of every citizen of the USSR to abide by the Constitution of the Union of Soviet Socialist Republics, to observe

the laws, to maintain labor discipline, honestly to perform public duties, and to respect the rules of socialist intercourse.

ARTICLE 131

It is the duty of every citizen of the USSR to safeguard and fortify public, socialist property as the sacred and inviolable foundation of the Soviet system, as the source of the wealth and might of the country, as the source of the prosperity and culture of all the working people.

Persons committing offenses against public, socialist property are enemies of the people.

ARTICLE 132

Universal military service is law.

Military service in the Armed Forces of the USSR is an honorable duty of the citizens of the USSR.

ARTICLE 133

To defend the country is the sacred duty of every citizen of the USSR. Treason to the motherland—violation of the oath of allegiance, desertion to the enemy, impairing the military power of the state, espionage—is punishable with all the severity of the law as the most heinous of crimes.

CHAPTER XI

The Electoral System

ARTICLE 134

Members of all Soviets of Working People's Deputies—of the Supreme Soviet of the USSR, the Supreme Soviets of the Union Republics, the Soviets of Working People's Deputies of the Territories and Regions, the Supreme Soviets of the Autonomous Republics, the Soviets of Working People's Deputies of the Autonomous Regions, and the area, district, city and rural (stanitsa, village, hamlet, kishlak, aul) Soviets of Working People's Deputies—are chosen by the electors on the basis of universal, equal and direct suffrage by secret ballot.

ARTICLE 135

Elections of deputies are universal: all citizens of the USSR who have reached the age of eighteen, irrespective of race or nationality, sex, religion, education, domicile, social origin, property status or past activities, have the right to vote in the election of deputies, with the exception of insane persons and persons who have been convicted by a court of law and whose sentences include deprivation of electoral rights.

Every citizen of the USSR who has reached the age of twentythree is eligible for election to the Supreme Soviet of the USSR, irrespective of race or nationality, sex, religion, education, domicile, social origin, property status or past activities.

ARTICLE 136

Elections of deputies are equal: each citizen has one vote; all citizens participate in elections on an equal footing.

Women have the right to elect and be elected on equal terms with men.

ARTICLE 138

Citizens serving in the Armed Forces of the USSR have the right to elect and be elected on equal terms with all other citizens.

ARTICLE 139

Elections of deputies are direct: all Soviets of Working People's Deputies, from rural and city Soviets of Working People's Deputies to the Supreme Soviet of the USSR, are elected by the citizens by direct vote.

ARTICLE 140

Voting at elections of deputies is secret.

ARTICLE 141

Candidates are nominated by election district.

The right to nominate candidates is secured to public organizations and societies of the working people: Communist Party organizations, trade unions, cooperatives, youth organizations and cultural societies.

ARTICLE 142

It is the duty of every deputy to report to his electors on his work and on the work of his Soviet of Working People's Deputies, and he may be recalled at any time upon decision of a majority of the electors in the manner established by law.

Digitized by Google

CHAPTER XII

Arms, Flag, Capital

ARTICLE 143

The arms of the Union of Soviet Socialist Republics are a sickle and hammer against a globe depicted in the rays of the sun and surrounded by ears of grain, with the inscription "Workers of All Countries, Unite!" in the languages of the Union Republics. At the top of the arms is a five-pointed star.

ARTICLE 144

The state flag of the Union of Soviet Socialist Republics is of red cloth with the sickle and hammer depicted in gold in the upper corner near the staff and above them a five-pointed red star bordered in gold. The ratio of the width to the length is 1:2.

ARTICLE 145

The capital of the Union of Soviet Socialist Republics is the City of Moscow.



Original from

UNIVERSITY OF MICHIGAN

CHAPTER XIII

Procedure for Amending the Constitution

ARTICLE 146

The Constitution of the USSR may be amended only by decision of the Supreme Soviet of the USSR adopted by a majority of not less than two thirds of the votes in each of its Chambers.

BOUND

UNIVERSITY OF MICHIGAN 3 9015 06236 4644

FEB 9 1948

UNIV OF MICH.

Original from UNIVERSITY OF MICHIGAN Digitized by Google -