## NOT CORRECTED: SEE INDIA CODE

## THE KERALA STATE LEGISLATURE (DELEGATION OF POWERS) ACT, 1964

No. 30 of 1964

[5th October, 1964.]

An Act to confer on the President the power of the Legislature of the State of Kerala to make laws.

BE it enacted by Parliament in the Fifteenth Year of the Republic of India as follows:-

- 1. This Act may be called the Kerala State Legislature (Delega- Short title. tion of Powers) Act, 1964.
- 2. In this Act, "Proclamation" means the Proclamation issued on Definition. the 10th day of September, 1964, by the President under clause (1) of article 356 of the Constitution.
- 3. (1) The power of the Legislature of the State of Kerala to Conferment make laws, which has been declared by the Proclamation to be on the President of exercisable by or under the authority of Parliament, is hereby con-the power ferred on the President.

of the State Legislature

(2) In the exercise of the said power, the President may, from laws. time to time, whether Parliament is or is not in session, enact as a President's Act a Bill containing such provisions as he considers necessary:

Provided that before enacting any such Act, the President shall, whenever he considers it practicable to do so, consult a committee constituted for the purpose, consisting of-

(a) thirty members of the House of the People nominated by the Speaker among whom shall be included all members who for the time being fill the seats allotted to the State of Kerala in that House; and

## **Set Serrected: See India Code**

230 Kerala State Legislature (Delegation of Powers) [ACT 30 OF 1964]

(b) fifteen members of the Council of States nominated by the Chairman among whom shall be included all members who for the time being fill the seats allotted to the State of Kerala MOI that House.

- (3) Every Act enacted by the President under sub-section (2) shall, as soon as may be after enactment, be laid before each House of Parliament.
- (4) Either House of Parliament may, by resolution passed within seven days from the date on which the Act has been laid before it under sub-section (3), direct any modifications to be made in the Act and, if the modifications are agreed to by the other House of Parliament during the session in which the Act has been so laid before it or the session succeeding, such modifications shall be given section (2):

noise in benevited that nothing in this sub-section shall affect the validity of the Act of any action taken thereunder before it is so affended.

of article 356 of the Constitution

3. (1) The power of the control of the following in the control of the power of the make, laws which in the form the first of the control of

(2) In the receive of the colline of the the three cases and high law times to the colline of the colline of the times that the colline of the case of

Provided that believe anaditing the wich Act, pan President staff, whatever he considers if peneticality as the so, consult a conomittee constituted for the purpose, considered on the

(a) thirty members of the transport to the People accordated by the Speaker amend whom shall be included all members who for the time being fill the seass effected to the State of Kerela in that House; and