

Clause I

- a) Stress needed to make major change, either eliminating the clause or adopting the Fairweather approach with no reference to Parliamentary system or Government.
- b) They should come at the end rather than at the beginning of the Charter and should be represented with a better preamble.

Clause VI

We should look closely whether 6(3)(b) is necessary.

Clause VIII

We should look at the draft of Civil Liberties Association.

Clause XI

Is it possible to insert trial by jury?

Clause XV

Is it necessary to qualify Section 2 -- is the approach of Mr. Fairweather or of the Advisory Council better than our approach?

Clause XXI

Is this the place to add a protection for Section 133 so it cannot be amended by Section 43?

Clause XXVI

Should this clause be dropped completely and in addition, should there be a remedy clause?

Clauses 41 & 42

Linkage is required and should come after a constitutional conference. And after a certain number of provinces have adopted a resolution.