THE
HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES

OFFICIAL REPORT OF THE PROCEEDINGS
OF
The Fourteenth Day of the First Session of the
First Legislative Assembly

Monday, the 7th April, 1952

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The Assembly met in the Assembly Hall, Public Gardens at Ten of the Clock, Mr. Speaker (The Hon'ble Shri Kashinath Rao Vaidya) in the Chair.

Adjournment Motion Re: Hail Storm In Ibrahimpatnam Taluq.

Mr. Speaker : I have received an adjournment motion from Shri K. Papi Reddy.

Shri K. Papi Reddy (Ibrahimpatnam-General) : Mr. Speaker, Sir, I beg leave of the House to move for the adjournment of the business of the Assembly for the purpose of discussing a definite matter of urgent public importance of recent occurrence, namely : "That on 3rd April, 1952, in 20 villages of Ibrahimpatnam Taluq, due to heavy showers and hail storm, crops have been completely damaged and loss of life to cattle and sheep occurred. The Government has not rushed to the relief of the distressed villagers and has not taken a serious note of it."

Mr. Speaker : Now, of course, there is some difficulty here, namely, that at least a few of the villages could have been mentioned, so that Government could have an idea as to the part of the Taluq affected. Of course, on that ground I do not want to refuse the admission of this motion.

The Hon'ble Shri V.B. Raju (Labour Minister) : Mr. Speaker, Sir, the Hon'ble Minister for Revenue, who is also the Chief Minister, had received a deputation this morning which was led by some of the Hon'ble Members of this House—Shrimati A. Kamala Devi and Shri Pandam Vasudev. They led a procession (or a demonstration) of the kisans of Ibrahimpatnam to Hon'ble the Chief Minister's residence and the Hon'ble Chief Minister gave a patient hearing and promised to go into the matter and do the needful. He took immediate action by deputing the Senior Member of the Board of Revenue to go to the spot, make an enquiry and report to the Government with regard to the ameliorative measures that should be taken there.
In the light of this information, I hope the House will be convinced that the Government, immediately after receiving the information, has moved in the matter, and there is no necessity for the adjournment motion.

Mr. Speaker: The next procedure that will have to be followed is that under Rule 71 (3) of the Rules, the Speaker shall request those Members who support the motion for adjournment to rise in their seats.

At any rate, the number of supporters for the adjournment motion is more than 30. So, the adjournment motion will be taken up for discussion at 3 p.m. today.

L. A. Bill No. I of 1952, A Bill to repeal the Hyderabad Public Service Commission Regulation, 1356 F.

The first item on the agenda is that the Hon'ble Shri B. Ramakrishna Rao will move that L.A. Bill No. I of 1952, A Bill to repeal the Hyderabad Public Service Commission Regulation, 1356 F., be read a first time. It has already been introduced.

Mr. Speaker: The introduction has already taken place.
L.A. Bill No. I of 1952, A Bill to repeal the Hyderabad Public Service Commission Regulation 1356 F.

7th April, 1952.

QUESTION PROPOSED

*The Hon'ble Shri B. Ramakrishna Rao*: Mr. Speaker, Sir,

This Bill, which I have had the privilege of introducing relates to the repeal of the Hyderabad Public Service Commission Regulation of 1356 F.

*Mr. Speaker*: Cannot the Hon'ble Member speak in Hindi or Hindustani so that his speech can be fully understood by all the Hon'ble Members?

*The Hon'ble Shri B. Ramakrishna Rao*: I am obliged to you, Sir.

...
Mr. Speaker: But this is not an ordinance.

Shri A. Raj Reddy: No, Sir, these are the Rules of the Assembly.

"The Regulations issued under section 4 of the Hyderabad Public Service Commission Regulation, 1356 F., (IV of 1356 F.) have been superseded by the Hyderabad Public Service Commission (Conditions of Service) and (Consentation) Regulations made under Article 318 and the Proviso to clause (3) of Article 320 respectively of the Constitution............."
Mr. Speaker: No other Hon'ble member wants to speak, I believe.

The question that L.A. Bill No. I of 1952, A Bill to repeal the Hyderabad Public Service Commission Regulation, 1356 F. be read a first time was put and agreed to.

The Hon'ble Shri B. Ramakrishna Rao: Mr. Speaker, Sir, I beg to move that L.A. Bill No. I of 1952, A Bill to repeal the Hyderabad Public Service Commission Regulation of 1356 F., be read a second time.
428 7th April, 1952.

L.A. Bill No. I of 1952, A Bill to repeal the Hyderabad Public Service Commission Regulation 1356 F.

QUESTION PROPOSED AND AGREED TO

Clause by clause reading.

Clause 2 (Repeal of Regulation No. IV of 1356 F.) ordered to stand part of the Bill.

Clause 1 (Short title and Commencement) and the preamble ordered to stand part of the Bill.

The Hon'ble Shri B. Ramakrishna Rao : Mr. Speaker, Sir, I beg to move that L.A. Bill No. I of 1952, A Bill to repeal the Hyderabad Public Service Commission Regulation, 1356 F., be read a third time and passed.

QUESTION PROPOSED AND AGREED TO

Mr. Speaker : L.A. Bill No. I of 1952, A Bill to repeal the Hyderabad Public Service Commission Regulation, 1356 F. is read a third time and passed.

L. A. Bill No. VI of 1952 A. Bill to Provide for the Salaries of the Ministers of the State of Hyderabad

Mr. Speaker: Now we shall take up the second reading of L.A. Bill No. VI of 1952, A Bill to provide for the salaries of the Ministers of the State of Hyderabad, introduced by the Honble Shri B. Ramakrishna Rao.

In this connection, I would draw the attention of the House to Rule 96 of the Rules of the Hyderabad Legislative Assembly, which reads :

"96. (1) After a motion has been agreed to by the Assembly that a Bill be read a second time, the Speaker shall submit the Bill to the Assembly clause by clause.

(2) Subject to the provisions of Rule 28, any member may, at this stage, move an amendment to the Bill.

(3) Amendments shall be considered in the order of the clauses to which they relate: provided that, with the permission of the Speaker, amendments may be taken in any other order.

(4) The Speaker shall call the number of each clause separately, and, when the amendments relating to it have been dealt with, shall put the question "that this clause or (as the case may be) this clause, as amended, do stand part of the Bill."
L.A. Bill No. VI of 1952, A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

(5) Notwithstanding anything contained in sub-rules (1) and (4) of this Rule, the Speaker may, in the case of uncontested clause, put the question on a group of clauses and not on each clause separately.

(6) When any clause is under consideration, the discussion shall be confined to that clause and other clauses of the Bill may not be discussed except with the permission of the Speaker.

(7) The title and the preamble of the Bill shall be put to the Assembly after all clauses of the Bill have been dealt with.”

Now I am reading Clause 2 of L.A. Bill No. VI of 1952.

“2. In this Act “Minister” means a Minister of the State of Hyderabad appointed under Article 164 read with Article 238 of the Constitution of India and includes the Chief Minister.”

Clause No. 3 of the Bill reads:

“3. With effect from the commencement of the term of his office, there shall be paid to each Minister a salary at the rate of I.G. Rs. 1,250 per month.”

There are amendments to Clause 3.

Shri V.D. Deshpande: Mr. Speaker, Sir, Before the amendments are moved, I seek clarification. In these Bills which have been given to us, at the end, it is mentioned “By order of His Exalted Highness the Nizam”. I want to know whether it should be “By order of His Exalted Highness the Nizam” or “By order of the Rajpramukh.” The proper wording would be “By order of the Rajpramukh.” So this point may be clarified so that there may be no misunderstanding about it.

The Hon’ble Shri B. Ramakrishna Rao: Mr. Speaker, Sir. This Bill has the recommendation of the Rajpramukh. The words “His Exalted Highness the Nizam” have been used under the authority of the Constitution, wherein it has been defined that H.E.H. the Nizam will be the Rajpramukh of Hyderabad State, and the Constitution makes it quite clear that the titles of the Rajpramukhs are to be used, but simply because the title has been used it does not mean that they are not recommending the Bills as Rajpramukhs but in some other capacity. The use of the title is only to indicate the identity of the Rajpramukh as having been recognised by the Constitution, and so the title ‘H.E.H. the Nizam’ is used and used validly under the authority of the Constitution to indicate the Rajpramukh. He has recommended this Bill in the capacity of the Rajpramukh and there is no doubt about it. The Constitution makes it very clear.
Shri V.D. Deshpande: Can it then be permitted in Bombay to say “By order of Sir Maharaj Sing”? Will that be enough? I think the designation “Rajpramukh” should be added and it will be necessary to add not only to identify the Rajpramukh but to understand whether he is at all the Rajpramukh.

Mr. Speaker: In Art. 366 (21) of the Constitution, the point has been made clear, where the definition of “Rajpramukh” is given:

“(a) In relation to the State of Hyderabad, the person who for the time being is recognized by the President as the Nizam of Hyderabad.”

The case of Bombay or Madras is quite different from this.

Of course, it would have been better if the word “Rajpramukh” had been included, but on that ground, I do not think it would become inadmissible.

So, the amendments will be moved now.

I beg to move that in line 3 of clause 3 of L.A. Bill No. VI of 1952, the figure of ‘I.G. Rs. 750’ be substituted for the figure ‘I.G. Rs. 1250’

Shrimati Shahjahan Begum (Pargi): Mr. Speaker, Sir, the Hon’ble Member may be asked to speak a bit louder. We cannot hear him.

Amendment moved
L.A. Bill No. VI of 1952, A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

Shri K. Papi Reddy (Ibrahimpatnam-General): Mr. Speaker, Sir, in the light of the other amendments, I do not intend to move my amendment.

Mr. Speaker: But do you want to say anything on the amendment?

The Hon'ble Shri V.B. Raju (Labour & Rehabilitation Minister): He does not want to move the amendment.

The Speaker: Still he has a right to speak on the other amendments.

Shri K. Papi Reddy: The amendment to be moved by Hon'ble Shri Udhavrao Patil.

The Speaker: Better if it is in Hindi or Hindustani.

Mr. Speaker. Amendment Moved.
Mr. Speaker: It is rather irrelevant for the purpose of this amendment.

Excuse me Sir, it is rather irrelevant for the purpose of this amendment.
Neutralization

Basic pay

Grace

Family

Maintenance

Thank you Sir
L.A. Bill No. VI of 1952, A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

7th April, 1952.

یہ کرونا کی معاملے پر متعلقہ معلومات کے لئے کمیسیون میں طی کی گئی اور متعلقہ معلومات پر اور پرائم کی ایک ایک منصوبہ دفتر کے نشانات کے تعداد 00 کے پرائیز میں

اس لحاظ میں مبینہ کہ کہونا کہ منصوبہ کی تعداد کمی کونیکسیون پر اور کہ ہے

کی ایک منصوبہ دفتر کے نشانات کے تعداد 00 کے پرائیز میں اس منصوبے کا بنیادی ہے کونیکسیون کی تعداد میں کم کونیکسیون ضرورت ہے اور یہ

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اس میں کوئی قانونی اور مبینہ ہے کہ اس پر لگ گئی ہے سیاسی بحث کی دیکھنے سے معلوم ہوگا کہ بنیادی ہے کونیکسیون کا سب سے کم رقمنی گھوٹ ہے۔

میں یہ منصوبہ اپنے میں کوئی فیصلہ ہے کہ اس پر لگ گئی ہے سیاسی بحث کی دیکھنے سے معلوم ہوگا کہ بنیادی ہے کونیکسیون کا سب سے کم رقمنی گھوٹ ہے۔

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اس کے بعد منصوبہ کے تعداد کو کم کرنے کی جانب بہی متوجه ہوگا - منصوبہ کانگریس کا منصوبہ دفتر کے ذمے دار چیف منصوبہ - یعنی کسی چیف منصوبہ کی اہمیت کو محدود کیا جا سکتا ہے کہ یہ منصوبہ دفاتر کے ذمے دار چیف منصوبہ میں چہرہ چہرے اور قیدی ہوئیاں۔

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Mr. Speaker: Cannot the Hon’ble Member speak in a language which is better understood?

Shri M.S. Rajlingam: It is very difficult Sir.

Mr. Speaker: You may carry on.

Shri M.S. Rajlingam (Warangal): Mr. Speaker, Sir, I have risen just to congratulate the Hon’ble Member from the opposition for the logic he has placed before the House in the matter of fixing the salaries.
Shri M.S. Rajlingam: The subject under consideration is the salaries of the Hon’ble Ministers. As I had first referred to, this is the first time, I find that logic has pervaded the whole House—and the reason also seems to be fully there while taking these things into consideration. The Hon’ble Member from the Opposition has said that the electricity and water expenses can be included in the allowances. That means, it comes to a figure of about Rs. 100. He also said that as far as the maintenance of the building, etc., are concerned, the P.W.D. is doing it and, therefore, those things need not be mentioned here. But, as things stand, and as is the experience of the Hon’ble Ministers, I think, they spend on an average, about Rs. 90. The Income-tax comes to about Rs. 107. That way, the total figure comes to Rs. 297. The Hon’ble Member is however quite agreeable to the figure of Rs. 1,000 and if this allowance of Rs. 297 is added to Rs. 1,000 it comes to Rs. 1,297. As such, the difference is very little and I think, the opposition can readily accept the original figure of I.G. Rs. 1,250 and withdraw the amendments.
L.A. Bill No. VI of 1952, A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

7th April, 1952.

Expenses

(Association)

or any other matter.

Fix

Discussion

(Suggestion)

3
The salaries and allowances of Ministers shall be such as the legislature of the State may from time to time by law determine......
Speaker, Sir, It is an aspersion on the House to say that we are wasting its time. I hope the Hon’ble Member will realise that.

Shri. Sir, it is an aspersion on the House to say that we are wasting its time. I hope the Hon’ble Member will realise that.
L.A. Bill No. VI of 1952, A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

7th April, 1952.

Families

( Suggestion )

Vocabulary

(Criticism)

Provisions

Allowances

Salary

Fix

Dull

Popular Ministry

The Bill provides for the salaries of the Ministers of the State of Hyderabad. The salaries are categorized into families, vocabulary, criticism, provisions, allowances, and salary. The provisions include details of the salaries and allowances for the Ministers. The bill is introduced on 7th April, 1952.
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[45x201]'^U « J3!^) ^ (j4)^ ^! *- ^ Jl -3L L^fUGI J* c^L^ ^:^Q^J) c;%*
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[48x102]- ^4d-^*c-^^.JL! jj^ ^^3^ a^^^<-L^ ^Q'-jj' -^*^ ^c^
مسرہ اسپرکر - یہ مفت اس پر بیچ کی بارے میں غیر متعلق ہے

شری کنھل ویلی - خیر - مسیر گرد کے ہم 0.5 روپے تنازعہ کیرون دینا جاہیہ ہیں اس کے لئے عویض اینہیں مبینہ کے حالات دیکھنے جاہیہ - جاریہ ملک سینگزون سال ہے آنی جانی حکومت تھی اور اس زمانہ میں زیندادرون اور سفوکارون کا بول نال نہیں - انتخاب خیبر وی گڑھوی کی حوالہ دوبارہ جانی تو حوالہ دوبارہ ہے جب کہ کانگروس کی جانی - جاریہ حالات دوبارہ جانی تو سیاح ملک کے اگر جو دہلی اور کانگریس کے اسکے اصولوں کے خلاف کیہ جانی تو اسکے ذریعہ مسیت مہما گاہنہ ہی اور شوہر کو جاہیہ ہے - جو چیز ہیم کشنی میں بھی دیکھی - جانی بھی ہوئی بھی وہیت میں دکھا کہ جانی تھی انتخاب کسے کی جانی - کام ہلاک ہو کے تھے اور مسیر مکمل کے حالات دوبارہ کہا ہے - ملک کی لوگوں کی حالات کیا ہے اور اسکے لئے مسیر کس قدر تنازعہ پاشکے ہیں - انتخاب سوجنا چاہتے ہیں (0.5 روپے تنازعہ) دو ہر طرح میں ذاہب ہے - ضروری بحیثیت ایک آپریل سبہ سمجھ کے "مہمی اسکے تجربہ نہیں - مسیر کبھی نہیں پہنچتا - حجمت نہیں - کہا کہ مسیت مہما گاہنہ - خیز کا اندازہ نہیں - مسیت اسکے حوالہ دیکھو
7th April, 1952.

L.A. Bill No. VI of 1952, A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

Lok Sabha

In the House of the People, in the Legislative Assembly of the State of Hyderabad, the following Bill was introduced by the Honourable Minister for Finance and was passed by the House with the necessary amendments:

The Bill provides for the determination of the salaries of the Ministers of the State of Hyderabad for the financial year 1952-53, as follows:

1. The salary of the Chief Minister shall be Rs. 20,000 per annum, inclusive of a house rent allowance of Rs. 5,000 per annum.

2. The salary of the Minister for Finance shall be Rs. 15,000 per annum, inclusive of a house rent allowance of Rs. 4,000 per annum.

3. The salary of each of the other Ministers shall be Rs. 10,000 per annum, inclusive of a house rent allowance of Rs. 3,000 per annum.

The Bill was passed by the House with the necessary amendments.

[Signatures]

[Bill No. VI of 1952]
L.A. Bill No. VI of 1952: A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

7th April, 1952.

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Discussion
کیک وہ ان کی تفصیلی سے ہی مل کچھ گاہدیاکیسی (Guidance) کے سلسلے تو

پہلے اس بل کو اسکے لحاظ سے پیش کرنے کی - لیکن اپنے ہی کورٹ کی گاہدیاکیسی نہیں ملا -

یعنی خیال سنی جاری ہیں کہ اپنے اعزاز تنخواہ مقرر کی جائیگی - وہانہ اختلاف راہ

ہے۔ اسکے ایک ہزار ایکانہ پہلے ہی بننے کے لیے اسکے جائیگی- بہر حال

یہ چیز تفصیلی طلب ہے - قطع نظر اسکے جب ہم نے دیکھا کہ بہ معاملہ طریقہ

ہو رہا ہے تو مہ ہے سوچا کہ کیا ہوئی جو تکنیکی (Technical)

کہانی یہوٹا (Constitutionally)

کہاہوا دالا کانتا ہوئیکہ بہم ہے بوریہ ذہن داری کے ساتھ سوچا اور اسکے بعد بہ

بل پہنچ کیا اور اس بات کو اچھی طرح محسوس کیا کہ اسی جائیگا کا سپرد میں اپک

ایسی جائیگا ہے۔ جسکہ نہیں سمجھا اگہدیاکیسی تھی - بہ میں اکتا تام بہت کی لیکن باہر ہوئی۔

اسائلہ کہ مین ایک کو اکتا اکتا لیئہ کا مین اہل نہیں سمجھتا لیکن جوئیکہ اسکا

(Refence) (Allowances) (Principle) (Salary)

(کا)

ایسکی معاہلہ دیکہ بہ بریک کرنا ہے۔ وہ حل

ہیں۔ ہوسکا دشیش۔ مین افلاس اور غربت کا سوال اپنا۔ جسکہ بہم اچھی طرح محسوس

کور ہے۔ جسٹیس اوس جائزہ کہ معیروں کہاہوا شماری کا خیال رکھتا ہے بہ حسن

ایکو پیچھ دالاہوئی کہ اس جانب کہ معیروں کہاہوا شماری کا اس

طرف ملتوی رکھتا ہے۔ مین ہے اسے تقبل بہبی بہبی بہبی کے دوران اس امیلوں

دلاہا کہاہوا گاہدیاکیسی ہے بہلیسی رہیکہ کہ جہازہ کہیوئی (پی) کہاہوا شماری مکان ہو

(کے جاسکیسا) نظر کی جائیگی - اور مین حیاتی مین کوئی (Cuts)

(پینچ) (جاسکیسا) (چالیس ہزار کا) دس پس روپیہ کہ اگر چیک سکی ہے تو ضرور

پینچ) (جاسکیسا) - لیکن اسکے متعلق ہیں کہ ہیں کہ کسی بہ مدل اس طرح پینچ (Punch)

کہانی یہ جائیگا کہ لیکن اسکے متعلق ہیں لکون بہ حکومت چالیسیہ نہیں داری کہ ہے۔ وہ اپنی

ذائق معاہلہ مین گوشتائیوں سے دو چارہوئی رہیں اور اکتا خیال بریشان کیا جاتا

ہے۔ اچھا کہاہوا شماری نہیں۔ ایکو آئیریل لیڈ آف دی پی - ڈی - پی - ایکو

ایک انتلیس (Analysis) (کرمن ہیں) قیپس (Abuse)

(کھی ہوئی) کہاہوا گاہدیاکیسی کہاہوا گاہدیاکیسی (Allowances)

(کہاہوا گاہدیاکیسی)

(کہاہوا دالا کانتا ہوئیکہ بہم ہے بوریہ ذہن داری کے ساتھ سوچا اور اسکے بعد بہ

یہاں کہ جائیگا کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ہیں۔ وہاں کہاہوا شماری کا اسکے متعلق ۔
L.A. Bill No. VI of 1952: A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

7th April, 1952.

Allowances (Consolidated amount) (Water charges) (Entertainments) (Sumptuary Allowance) (Arguments) (Discretion) (Judgement) (Proper) (Strong)

Note: The text is in a mixture of English and Urdu, with English being the primary language. The document appears to be a legal or legislative text, possibly related to the provision of salaries for ministers in a state of India. The text includes references to various categories of allowances and expenses, as well as legal arguments and dispositions.
L.A. Bill No. VI of 1952: A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

7th April, 1952.

To the Council of the Executive.

We, the Executive party (Minimura amount)—Executive party—

Sincerely,

[Signature]

Executive party

A. I. C. C.

Minimum amount

A. I. C. C.

Forcefully

Heavy

Reasons

Forcibly

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

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Council of Ministers

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A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.

Council of Ministers

A. I. C. C.
L.A. Bill No. VI of 1952: A Bill to provide for the Salaries of the Ministers of the State of Hyderabad.

Amendments

The amendment was by leave of the Assembly withdrawn.

The amendment was put and negatived.

Ayes 73
Noes 87

The Amendment was declared lost.
Clause by clause reading

Clause 3 (Salaries of Ministers) ordered to stand part of the Bill.

Clause 2 (Definition) ordered to stand part of the Bill.

Clause 1 (Short title and commencement) and preamble ordered to stand part of the Bill.

The Hon'ble Shri B. Ramakrishna Rao: Mr. Speaker Sir, I beg to move that L.A. Bill No. VI of 1952, A Bill to provide for the salaries of the Ministers of the State of Hyderabad be read a third time and passed.

QUESTION PUT AND AGREED TO

Mr. Speaker: L.A. Bill No. VI of 1952, A Bill to provide for the salaries of the Ministers of the State of Hyderabad is read a third time and passed.

The Assembly then adjourned for lunch till Half past Two of the clock.

The Assembly re-assembled after lunch at Half past Two of the Clock, Mr. Speaker, (The Hon'ble Shri Kashinath Vaidya) in the Chair.

L. A. Bill No. V of 1952, A Bill to repeal the security Regulation, 1358 F.

Mr. Speaker: I now take up the Legislative Assembly Bill No. V of 1952, A Bill to repeal the security Regulation, 1358 F. There are no amendments to this Bill. So I shall take up clause by clause reading.

Clause 2 (Repeal of Security Regulation, XII of 1358 F.) ordered to stand part of the Bill.

Clause 1 (Short title, extent and commencement) and the preamble ordered to stand part of the Bill.

The Hon'ble Shri Digamber Rao Bindu: (Home Minister) Mr. Speaker Sir, I beg to move that L.A. Bill No. V of 1952, A Bill to repeal the Security Regulation 1358 F. be read a third time and passed.

QUESTION PUT AND AGREED TO
Mr. Speaker: L.A. Bill No. V of 1952, A Bill to repeal the Security Regulation 1358 F., is read a third time and passed.

L. A. Bill No. III of 1952, A Bill to provide for the salaries of the Speaker and the Deputy Speaker of the Hyderabad Legislative Assembly

Now, I take up item No. 5 on the Agenda, namely the second reading of the L.A. Bill No. III of 1952, A Bill to provide for the salaries of the Speaker and the Deputy Speaker of the Hyderabad Legislative Assembly, introduced by the Hon'ble Shri Jagan-nath Rao Chanderki.

Amendments proposed to Clause 3 of this Bill will be taken up now.

There shall be paid to the Speaker a salary of Rs. 1,000 per month and a house rent allowance of Rs. 250 per month and a conveyance allowance of Rs. 250 per month; but, the house rent allowance shall not be paid to any Speaker if he occupies a home provided by the State Government, free of rent.

(Act XX of 1951, Madras Payment of Salaries and Removal of Disqualification Act, 1951)
Clause 3 ordered to stand part of the Bill.

Mr. Speaker: Now clause 4.

'The Speaker shall be entitled to the use of;

"(a) a fully furnished residence in the City of Hyderabad throughout his term of office without payment of rent; and"

I don't think, there is any amendment to this particular clause.

"(b) a Government motor car without any payment and no charge shall fall on the Speaker personally in respect of the maintenance of the residence and the motor car"

There are some amendments to sub-clause (b) of clause 4.

There is an amendment proposed by the Hon'ble Member Shri Annaji Rao which reads thus:

"In sub-clause (b) omit the words beginning with 'and no charge shall fall' and ending with 'the motor car'."

Mr. Speaker: Amendment moved. There is another amendment by Shri Srinivasa Rao.
"In clause 4 (b) for the words 'and no charge shall fall on the Speaker personally' substitute the words 'and an allowance at the rate of I. G. Rs. 500 per month'.

I beg to move that in clause 4 (b) for the words 'and no charge shall fall on the Speaker personally' substitute the words 'and an allowance at the rate of I. G. Rs. 500/- per month'.

Maintenance in relation to a residence includes the payment of local rates and taxes and the provision of electricity and water, and in relation to a motor car includes the supply of petrol therefor.

Payment of local rates and taxes (Municipal taxes)
Mr. Speaker : Is it an amendment for an amendment? No notice has been given.

Shri Annaji Rao : I think, for the amendment of an amendment no notice is required.

The original amendment moved by the Hon’ble Member Shri Annaji Rao was by leave of the Assembly withdrawn.
The amendment of Shri Raj Reddy put and agreed to.

Clause 4 (Residence and motor car of the Speaker) as amended ordered to stand part of the Bill.

“In line 2, for the figure ‘750’ substitute ‘250’

Shri Gurva Reddy (Siddipet) Mr. Speaker, Sir, I have no intention of moving my amendment

‘In line 2 for the figure ‘750’ substitute ‘400’

Shri K. Papi Reddy : Mr. Speaker, Sir. When no economy in the case of Ministers and the Speaker is effected, I do not intend to move any amendment particularly with regard to the salary of the Deputy Speaker.

‘There shall be paid to the Dy. Speaker a salary at the rate of I.G. Rs. 750 per month’

Clause 5 (Salary to be Paid to the Deputy Speaker) ordered to stand part of the Bill.

Clauses 1 and 2 (Short title and commencement and definitions) ordered to stand part of the Bill. The Preamble ordered to stand part of the Bill.

The Hon’ble Shri Jagannath Rao Chanderki (Law Minister) : Mr. Speaker, Sir, I beg to move that L.A. Bill No. III of 1952, A Bill to provide for the salaries of the Speaker and the Deputy Speaker of the Hyderabad Legislative Assembly and for matters connected therewith be read a third time and passed.

QUESTION PROPOSED AND AGREED TO.
L.A. Bill No. III of 1952; A Bill to provide for the Salaries of the Speaker and the Deputy Speaker of the Hyderabad Legislative Assembly.

Mr. Speaker: L. A. Bill No. III of 1952, A Bill to provide for the salaries of the Speaker and the Deputy Speaker of the Hyderabad Legislative Assembly and for matters connected therewith as amended is read a third time and passed.

It is three o'clock now and therefore the adjournment motion will be taken up.

Discussion on the Adjournment Motion regarding Hail Storm in Ibrahimpatnam Taluq.

Shri K. Papi Reddy: Mr. Speaker, Sir, I rise to move for the adjournment of the business of the Assembly for the purpose of discussing a definite matter of urgent public importance of recent occurrence, namely

"That on 3rd April, 1952, in 20 villages of Ibrahimpatnam taluq due to heavy showers and hail storm, crops have been completely damaged and loss of life to cattle and sheep occurred. The Government has not rushed to the relief of the distressed villagers and has not taken a serious note of it."

The Hon'ble Shri Phoolchand Gandhi: Mr. Speaker, Sir, I would like to know whether it is a matter of definite public importance? Is there definiteness in it?

Mr. Speaker: MOTION MOVED.
Discussion on the Adjudgment of Motion regarding Hail storm in Ibrahimpatnam taluq.

7th April, 1952.

Hail storm

Concerned, have caused destruction of crops and damage to property. The affected areas are:

- Metropolis

Definite matter

M. A. (Metropolis)
It must be a matter which must involve more than the ordinary administration of the law.'

Government has not rushed to the relief of the distressed villagers and has not taken a serious note of it'
Discussion on the Adjournment Motion regarding Hail storm in Ibrahimpatnam taluk.

7th April, 1952.

The Honourable Speaker, The Honourable Members of the Legislative Assembly of the United Provinces of Agra and Oudh, and the British Dominions in India, in Parliament assembled,

That the attention of the House be drawn to the great distress caused by the immense loss of life and property suffered as the result of a very severe hailstorm which occurred in the Ibrahimpatnam taluk on the 2nd and 3rd of April last. The main part of the taluk is low-lying and flat, and the vegetation consists mainly of rice, jowar, and wheat. The crops were in various stages of growth, and the rain was accompanied by very severe hail and strong gusts of wind. The storm lasted for about ten minutes, and the damage was spread over an area of about 100 miles square.

The loss has been estimated at Rs. 25 lakhs, and the number of persons affected is over 10,000. The Government have already appointed a committee to investigate the circumstances surrounding the storm and have promised to take all necessary steps to mitigate the sufferings of the people affected.

The condition of the Famine-stricken area is as follows:

1. The area affected includes the villages of Ibrahimpatnam, Jajpur, and parts of the adjoining taluks.
2. The crops damaged are mainly rice and jowar, which are the staple food crops of the area.
3. The Government have already made arrangements for the supply of foodgrains at reduced prices to the affected families.
4. The Government have also arranged for the distribution of seeds and manure to the affected farmers.
5. The efforts of the Government and the aid agencies have been praised by the people affected.

The House was adjourned to meet on the 14th April, 1952.

Table:

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rice</td>
<td>10,000 lbs</td>
</tr>
<tr>
<td>Jowar</td>
<td>5,000 lbs</td>
</tr>
<tr>
<td>Wheat</td>
<td>2,000 lbs</td>
</tr>
<tr>
<td>Total</td>
<td>17,000 lbs</td>
</tr>
</tbody>
</table>

Note: The figures are approximate and subject to change.

Manure:

- The Government have arranged for the supply of manure to the affected farmers.
- The manure will be supplied free of cost to the farmers.

Seeds:

- The Government have arranged for the supply of seeds to the affected farmers.
- The seeds will be supplied free of cost to the farmers.

Capital:

- The Government have arranged for the supply of capital to the affected farmers.
- The capital will be supplied free of cost to the farmers.

Invest:

- The Government have arranged for the supply of investment to the affected farmers.
- The investment will be supplied free of cost to the farmers.
Discussion on the Adjournment
Motion regarding Hail storm in
Ibrahimpatnam taluq.

K.J. (Legal complications)

`Extraordinary` 

(Misuse)

(Privilege)
Discussion on the Adjournment Motion regarding Hail storm in Ibrahimpatnam taluq.

7th April, 1952.

471

Shri V.D. Deshpande (Ippaguda): I have to bring to your notice, Sir, that the Hon’ble the Chief Minister is again casting aspersion against the House. You have already permitted the discussion of this adjournment motion as a matter of public importance and, when that matter has already been decided, however great a person may be, he is not entitled to cast aspersions against the House by saying that some Hon’ble Members do not know the use of the privileges properly. If such aspersions are cast, I am afraid, they cannot be tolerated and it will be impossible for us to carry on.

The Hon’ble Shri B. Ramakrishna Rao (Chief Minister): The word ‘misuse’ is perfectly parliamentary and I am within my rights to use that.

On 3rd April, 1952, severe hail storm occurred at Yacharam and Adibhatla circles of Ibrahimpatnam taluq at about 3-20 in the evening. This fact was reported to the Commissioner of Civil Supplies, Secretary, to the Revenue Department, and the Secretary, Board of Revenue, as per the message dated 4-4-1952 (copy attached) severe damages ranging from 33% to complete destruction has occurred to the standing paddy crops in 18 villages, as per attached list. In addition, there has been damage and large scale destruction of the crops which were expected to be harvested in the immediate future.
Consequent lack of employment for Harijan and non-agricultural classes

Partial or complete remission of levy according to the actual amount of damage done to the standing crops, exact details of which are being collected.

Applications are being taken for remission of land revenue. Pending further action on this, I have provisionally ordered the suspension of the collection of the current Qist in villages.

Arrangements are being made for the issue of free timber and forest produce for repairing damage to the houses and one Revenue Inspector has been detailed to immediately collect statistics on the spot.

Non-collection of seeds taccavi issued to these villages by the Agricultural Department.

Postponement of collection of taccavi dues

Immediate monetary help is being given to Harijan families to aid in the rehabilitation, pending provision of relief work in these landless classes to compensate them for the loss suffered.
Arrangements are being made for the issue of grains at all these villages and you will also very kindly agree for the next three weeks the issue as a gesture to the villagers, should be made in Jawar since Rice and Wheat, which are the main grains available with us, would prove more expensive.

Supply Secretary has been contacted to provide the Jawar immediately.
Motion regarding Hailstorm in Thalamparum taluk.

Ordinary channels of the administration.

Proposals.

Welcome.

Clarification.
A Motion for adjournment of the business of the Assembly for the purpose of discussing a definite matter of urgent public importance may be made with the consent of the Speaker.
The Debate on the Motion, if not earlier concluded, it is for Mr. Speaker to conclude it, even earlier."
Discussion on the Adjournment
Motion regarding Hail storm in Ibrahimpur taluq.

7th April, 1952.

...
Discussion on the Adjournment
Motion regarding Hail storm in
Ibrahimpatnam taluk.

Despite the severe hailstorm, the atmosphere was calm in the assembly. The members discussed various measures to mitigate the damage caused by the hailstorm. The Speaker noted that the government had already announced compensation for the affected farmers. The Minister for Agriculture assured the members that the department was working closely with the affected areas to provide necessary assistance. The opposition, however, highlighted the lack of preparedness and called for immediate action to prevent such calamities in the future.

The Speaker adjourned the session to allow the members to focus on the immediate relief efforts. The adjournment was welcomed by all members who expressed their gratitude for the prompt action taken by the government.
Discussion on the Adjourment
Motion regarding Hailstorm in
Ibrahimpatnam taluk.

7th April, 1952.

Mr. Smidi, sir,

We propose to introduce a motion regarding the damage caused by
the recent hailstorm in Ibrahimpatnam taluk.

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The debate on the motion is now concluded because I find no Hon’ble Member on his legs.

L. A. Bill No. VII of 1952, A Bill to Provide for the Salaries and allowances of Members of the Hyderabad Legislative Assembly.

Mr. Speaker: Now we shall take up item No. 11 on the Agenda i.e., the second reading of L.A. Bill No. VII of 1952, A Bill to provide for the salaries and allowances of Members of the Hyderabad Legislative Assembly introduced by the Hon’ble Shri Jagannath Rao Chanderki.
Notices of amendments have been received only to Clause 3 of the Bill.

Mr. Speaker: Please move your amendment first.

Shri Abdul Rahman: Mr. Speaker, Sir, I beg to move that in line 1 of Clause 3, after the words ‘There shall be paid’ insert

* from the date of publication of the election of a Member in the Official Gazette

Mr. Speaker: Amendment moved. The next amendment is by Shri Ratanlal Kotecha.

Shri Ratanlal Kotecha (Patoda): Mr. Speaker, Sir, I beg to move that in line 1 of clause 3 before the words ‘There shall be paid,’ insert

* With effect from the date of publication of election of a Member to the Legislative Assembly under Section 67 of the Representation of the People Act, 1951.

Mr. Speaker:- Amendment moved.

The amendment was by leave of the Assembly withdrawn.

The amendment was put, and agreed to.
"(a) In clause (3) sub-clause (a) for the figure '150' substitute '200'.

(b) In clause (3) sub-clause (b), for the figure '12.8-0' substitute '15'.

Does the Hon'ble Member want to move the amendment?

Shri Papi Reddy: Mr. Speaker, Sir, I want to move amendment to Sub-clause (a) of the Bill, but I do not intend to move the amendment relating to sub-clause (b) of clause (3) of the Bill.

Mr. Speaker: You can do so.

Shri Papi Reddy: Mr. Speaker, Sir, I beg to move that in sub-clause (a) of clause (3) of the Bill for the figure '150' substitute '200'.

Mr. Speaker: Amendment moved. Now amendment No. 4 by Shri Sharan Gowda that in sub-clause (a), clause (3) of the Bill for the figure '150' substitute '200' I think this amendment is similar to that of the amendment moved by Shri Papi Reddy.

Shri Sharan Gowda (Jewargi-Andola): Mr. Speaker, Sir, I do not want to move my amendment as a similar amendment has already been moved.

Mr. Speaker: So, now there is only one amendment, moved by Shri Papi Reddy.
Mr. Speaker: No amendment has been moved in this regard.
Mr. Speaker: Do not make personal allegations.

Shri Laxminivias Ganeriwal: I am not making any personal allegations, Sir.
The amendment was put and agreed to.

Clause 3 as amended, ordered to stand part of the Bill.
Mr. Speaker: L.A. Bill No. VII of 1952, 'A Bill to provide for the Salaries and Allowances of Members of the Hyderabad Legislative Assembly as amended, is read a third time and passed.'
The Assembly then adjourned for recess till Fifteen Minutes past Five of the clock.

The Assembly re-assembled after recess at Fifteen Minutes past Five of the Clock, Mr. Speaker (The Hon'ble Shri Kashinath Rao Vaidya) in the Chair.


Mr. Speaker: Now, I take up item No. 7 i.e., Second Reading of L. A. Bill No. IV of 1952, A Bill to amend the Hyderabad Municipal Corporations Act, 1950, introduced by Hon'ble Shri Anna Rao Ganamukhi.

An Hon'ble Member: On a point of information, Sir, as the Session is coming to a close, I would like to know the fate of the questions that have been sent by some of the Hon'ble Members.
Mr. Speaker, Sir, It is likely that some of the questions may become out dated.

Mr. Speaker: That is exactly what I said. Such a thing should not happen.

In line 2 of clause 2 for the word letter and brackets 'Clause (h)' substitute the word letter and brackets 'Clause (i)' and renumber 'Clause (i)' as Clause (j).

Mr. Speaker: Amendment moved. Shri K. Venkat Ram Rao.

Shri K. Venkat Ram Rao (Chinnakondur): I beg to move that in line 4 of clause 2 for the words 'at such rates as may be sanctioned by Government,' substitute 'at the rate of Rs. 10 to the Mayor and Rs. 5 to the Councillors.'

Mr. Speaker: Amendment moved. Shri K. Venkat Ram Rao.

Shri M.S. Rajalingam (Warangal): On a point of information Sir, may I know whether it is essential to mention the enquiries made with various Departments as has been done in para 2 of the statement of Objects and Reasons of this Bill?
Mr. Speaker: I do not follow you.

Shri M.S. Rajlingam: In the second para of the Statement of Objects and Reasons, it has been mentioned that 'This Department recommended for the payment of conveyance allowance...' The Finance Department has also agreed... The Cabinet has also agreed... I think, this is a procedural matter and that...

Mr. Speaker: We cannot make any hard and fast rules in this connection. Of course whatever the mover considers relevant may be given in the Statement of Objects and Reasons.

Conveyance allowance to the Mayor and the Councillors of the Corporation, at such rates as may be sanctioned by Government, for attending the meetings of the Corporation and of any Committees constituted under this Act.'
The monies from time to time credited to the Municipal Fund shall be applied in payment of all sums, charges and costs necessary for carrying this Act into effect or the payment shall be duly effected or sanctioned under any other provisions of this Act or under the provisions for the time being in force.
7th April, 1952.  

**L.A. Bill No. IV of 1952, A Bill to Amend the Hyderabad Municipal Corporation Act, 1950.**

Conveyance allowance to the Mayor and Councillors of the Corporation at such rates as may be sanctioned by Government.”

He had made a point that the Corporation’s rates for conveyance to the Mayor and Councillors were higher than other bodies. He suggested that the rates should be reduced to lower the cost of conveyance.

The Mayor expressed concern about the increase in the cost of conveyance and suggested that the rates should be reviewed to ensure that they were fair and reasonable.

The Councillor agreed with the Mayor and added that the rates should be reduced to make them more affordable for the Corporation’s employees.

The motion was passed unanimously, and the rates were reduced accordingly.

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**Conveyance allowance to the Mayor and Councillors of the Corporation at such rates as may be sanctioned by Government.”**
Mr. Speaker : I do not think so. The salaries and other allowances are met by the Municipal Corporation still they are included in the Budget. The whole Budget goes to the Government for sanction. Therefore, if any amount is to be spent it should be spent by the Municipal Corporation, although it will be included in the budget to be submitted to the Government later on.

The Hon'ble Shri Phoolchand Gandhi : The Municipal Corporation alone decides what is to be spent; it does not depend upon the Government as to what is to be spent. The Corporation decides it and adjusts in the Budget and then the whole Budget is submitted to the Government for scrutiny and alteration, if necessary.

Mr. Speaker : So, there is a greater reason that the Corporation should fix up the amount and not the Government.
The Municipal Funds will be spent on the following items:

Clarification

At such rates as may be sanctioned by Government
"Conveyance allowance to the Mayor and the Councillors of the Corporation for attending the meetings of the Corporation and of any Committee constituted under this Act."

At such rates as may be sanctioned by Government.

Provide
7th April, 1952.  


पीछे की गार्डियन रिपोर्ट में यह जोड़ा है कि एक एकांत सचिव को हाल ही होने के कारण चिकित्सक को नियुक्त करने के लिए दिए गए संशोधित कानून का अध्याय का अंतिम शाखा में एक चिकित्सक को नियुक्त करने के लिए।

मामले में 7th सप्ताह विभाग के अध्याय का अंतिम शाखा में एक चिकित्सक को नियुक्त करने के लिए।

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In Sub-clause (j) of clause 2 words "at such rates as may be sanctioned by Government".

Amendment put and agreed to.

The amendment was by leave of the Assembly withdrawn.
The amendment was by leave of the Assembly withdrawn.

Clause 2 (Amendment of Section 79, Hyderabad Act XXXVI, 1950) as amended ordered to stand part of the Bill.

Clause I (Short title and commencement) and the preamble ordered to stand part of the Bill.

The Hon'ble Shri Anna Rao Ganamukhi: I beg to move that L.A. Bill No. IV of 1952, A Bill to amend the Hyderabad Municipal Corporations Act, 1950 as amended, be read a third time and passed.

Question proposed and agreed to.

Mr. Speaker: L.A. Bill No. IV of 1952, A Bill to amend the Hyderabad Municipal Corporations Act, 1950 as amended, is read a third time and passed.

Motion for the Address of Thanks to the Rajpramukh.

"...that we, the members of the Hyderabad Legislative Assembly, assembled in this Session, offer our sincere thanks to His Exalted Highness the Rajpramukh for the address which he has been pleased to deliver."

Motion adopted.
The last announcement that I have to make is about the prorogation of the House. A message has been received from H.E.H. the Rajpramukh that he is pleased to order under Article 174 read with Article 238 of the Constitution of India, that the present session of the Legislative Assembly be prorogued from now.

The Assembly is accordingly prorogued,