Vol. II  
No. 18.

Thursday  
3rd July, 1952

HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES

Official Report

CONTENTS

Starred Questions and Answers .............................. 1151-1171
Unstarred Question and Answer ............................... 1171-1174
Business of the House ........................................ 1174-1176
L. A. Bill No. IX of 1952 : A Bill to amend the Hyderabad  
Abkari Act, 1316 F. (incomplete) ............................ 1176-1180
L. A. Bill No. XII of 1952 : A Bill to amend the Hyderabad  
Legislative Assembly (Speaker & Deputy Speaker) Salaries  
Act, 1952 (incomplete) ........................................ 1180-1189

Price: Eight Anna.
Starred Questions And Answers

Mr. Speaker: Let us proceed with questions. Shri S. Rudrappa.

Public Auctions

Shri S. Rudrappa (Chitapur): Will the hon. Minister for Commerce and Industries be pleased to state:

1. Whether it is a fact that the Stone Quarry at Kalagurthi village in Chitapur taluq, Gulbarga district, has fetched this year only Rs. 400 while the same was auctioned for Rs. 4,000 last year?

2. If so, what are the reasons for the same?

3. Whether the Government have received any complaints from the bidders in this regard?

4. If so, what action has been taken in the matter?

Shri. Jyotirao Phule (Ramnagare): भाकाद कर्तेका क्या तरीका है?

Shri. Vinayakrao Bhagalkar: तरीका यह है कि अंबडवर्तालिंग किया जाता है और हराज का दिन मुक्त किया जाता है। वहीं क्वार्टर हो तो जिस का हराज है और जिसके बाद तत्समस्कार और क्वार्टर वे संबंधित स्थान में किया जाता है और जिसके बाद सामने व्यक्ति होता है। जिसकी वोली सबसे हाइवेल्ट (Highest) होती है भूष के नामसे बारा खेत में किया जाता है।
Will the hon. Minister for Commerce & Industries be pleased to state:

1. Whether it is a fact that the auction of Belvadgi Stone Quarry in Chitapur taluq, Gulbarga district, has been stopped although the bidding went up to Rs. 45,000?

2. If so, for what reasons?

*245 Shri S. Rudrappa : Will the hon. Minister for Commerce & Industries be pleased to state:

(1) Whether it is a fact that the auction of Belvadgi Stone Quarry in Chitapur taluq, Gulbarga district, has been stopped although the bidding went up to Rs. 45,000?

(2) If so, for what reasons?
An hon. Member: Is it a fact that the Government of Hyderabad have decided to give stone quarries for a period of 20 years?

An hon. Member: Is it a fact that Government have decided to give stone quarries for a period of 20 years?

Finance Departments

Shri K. R. Veeraswamy (Kalvakurti-Reserved): Will the hon. Minister for Finance be pleased to state:

(1) Whether the Finance Department possesses a motor van?

(2) What is the cost of the same?

(3) Whether such vans are supplied by the Government to other Departments?

(4) If so, what is the total cost involved?

(5) Whether it is a fact that the van of the Finance Department is used by the officials of the said department for their private purposes such as going to Pattancheru for bringing white and red leg-horns?

(6) Whether a log-book is maintained in respect of the van since it was purchased?

(7) What action do the Government intend to take against the officers who have been using the van for their private purposes?

The Minister for Finance (Dr. G. S. Melkote): (1) Yes.

(2) I. G. Rs. 13,000

(3) Not necessarily. Vans have, however, been provided to a few Government Departments after considering their nature of work and their requirements. For example, Information Department, Jagir Administrator’s Office, Social Services Department, Veterinary Department, Government Central Press, Electricity Department and Supply Department.
Information is not readily available because in some cases these vans were purchased some years back.

No.

Yes. A proper log-book is being maintained.

The question does not arise.

Shri K. R. Veeraswamy: May I ask the hon. Minister concerned whether such a waste of public money does not weaken our case for subvention from the Centre?

Dr. G. S. Melkote: From the answer I have given to Hon. Member might have known that I do not consider this as a waste of public money.

Shri K. R. Veeraswamy: May I ask the hon. Minister whether these expenses were incurred before or after he became Minister?

Dr. G. S. Melkote: In either case it is not a waste of public money, but in this case it was incurred before I took charge of the Ministership.

Shri K. R. Veeraswamy: Who are the persons responsible for this waste of Government money?

Mr. Speaker: How does the question of ‘responsibility’ arise when there is no waste?

Shri K. R. Veeraswamy: The hon. Minister admitted that these vans were purchased before he took charge as Minister and that these vans were not working properly.

Mr. Speaker: Then the question should be put as “whether they are working properly or not”?

Dr. G. S. Melkote: I did not say that the vans were not working properly.

Mr. Speaker: Let us proceed to the next question: Shri K. R. Veeraswamy.

Private Secretaries to hon. Ministers

Shri K. R. Veeraswamy: Will the hon. Minister for Finance be pleased to state:

(1) The reasons for continuing the posts of Private Secretaries to the hon. Ministers?
(2) Whether the Government intend to abolish these posts as recommended by the Gorwalla Committee.

Dr. G. S. Melkote: (1) Government have considered the matter and decided that Private Secretaries should continue.

(2) No.

Shri K. R. Veeraswamy: May I ask whether the present Private Secretaries are fit for their posts?

Dr. G. S. Melkote: They are considered to be fit for the posts.

Shri K. R. Veeraswamy: May I ask in other states are not these routine duties performed by ordinary clerks?

Dr. G. S. Melkote: It differs from State to State.

Shri K. R. Veeraswamy: Does the Government propose to abolish these posts?

Dr. G. S. Melkote: No.

Shri K. R. Veeraswamy: Has not Shri Gorwalla recommended the abolition of these posts?

Dr. G. S. Melkote: Shri Gorwalla has recommended several things. This might have been one of them, but Government have not accepted his recommendations in this regard.

Recommendations of Shri Khan Saheb Joshi

* 257A Shri K. V. Narayana Reddy (Rajgopalpet): Will the hon. Minister for Finance be pleased to state:

(1) Whether and if so, what recommendations of Khan Saheb Joshi have been implemented by the Government?

(2) If not, for what reasons?

Dr. G. S. Melkote: The recommendations of Khan Saheb Joshi in respect of each Secretariat Dept. of Government were considered by Government in each case and to the extent Government agreed to these proposals they were implemented. In the case of Finance Department also each recommendation of Khan Saheb Joshi regarding retrenchment and rationalisation of staff was considered by Government and Government's final decision was implemented in full.
Mr. Speaker: Let us proceed to the next question. Shri K. V. Narayana Reddy.

**Gorwala Committee Recommendations**

\[257\] Shri K. V. Narayana Reddy: Will the hon. Minister for Finance be pleased to state:

1. Whether and if so, what recommendations of the Gorwala Committee have been implemented?

2. Whether officers are strictly enforcing the rules laid down by the Committee in connection with the allotment of peons?

3. Whether it is a fact that the Secretaries to Government are using Government conveyances although they draw conveyance allowance?

4. Whether it is a fact that fresh proposals and schemes are being sanctioned to replace the personnel retrenched in pursuance of the recommendations of the Gorwala Committee?

Dr. G. S. Melkote: (1) A statement showing the recommendations made by the Economy Committee and those implemented by Government of Hyderabad and also those which are still under contemplation is as below:

<table>
<thead>
<tr>
<th>S.No</th>
<th>Nature of economy suggested</th>
<th>Savings estimate</th>
<th>Savings actually effected so far</th>
<th>Probable savings in future</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>By way of reduction of posts</td>
<td>29,20,120</td>
<td>9,56,934</td>
<td>18,14,000</td>
</tr>
<tr>
<td></td>
<td>(As a result of reduction of inferior employees)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>By way of abolition of Departments</td>
<td>9,60,995</td>
<td>9,25,208</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td>---</td>
<td>------------</td>
<td>------------</td>
<td>------------</td>
<td>------------</td>
</tr>
<tr>
<td>(C) By way of revision of Pay-scales and allowances.</td>
<td>1,00,13,784</td>
<td>38,40,576</td>
<td>9,00,000</td>
<td>(Revision of Pay-Scales of Gazette services).</td>
</tr>
<tr>
<td>(D) By way of reduction in expenditure in Police.</td>
<td>1,15,50,000</td>
<td>33,79,954</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(E) By way of additional revenue as a result of increase in school fees and reduction in free ships and half free ships and grants-in-aid to schools.</td>
<td>45,95,000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(F) Miscellaneous</td>
<td>52,76,340</td>
<td>13,83,107</td>
<td>11,00,000</td>
<td>I.G.2,03,182 (Revised Pension Rules).</td>
</tr>
<tr>
<td>(G)*Items under contemplation</td>
<td>26,72,508</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total: 3,79,94,747 1,04,85,779 I.G.2,03,182

Arrears of land revenue being collected: 4,00,00,000

*1. All cash grants should be abolished.

2. Amalgamation of the post of the Chief Town Planner with that of Chief Architect.

3. The post of Superintendent, Jubilee Hall, should be abolished.
The local cess may be raised from Rs. 1/16th to Rs. 2/16th so as to make funds available for the provision of amenities in rural areas.

(1) Yes.
(2) No.
(3) No.

Shri V. D. Deshpande (Ippaguda): Will the hon. Minister be pleased to state whether the recommendations of the Gorwala Committee regarding reducing the peshi staff of the Ministers have been accepted by the Government? If not, why not? If so, to what extent?

Dr. G. S. Melkote: It has been looked into and some of the staff has been reduced.

Shri V. D. Deshpande: To what extent?

Dr. G. S. Melkote: I require notice.

Shri V. D. Deshpande: Is it a fact that Gorwala had recommended that the Amera Department should be altogether abolished and thereby a saving of about Rs. 4 crores can be effected but actually the Government have only reduced it to a limited extent, say, even less than 1/4th?

Dr. G. S. Melkote: Mr. Speaker, Sir, How does this question arise in this connection?

Mr. Speaker: Has Mr. Gorwala recommended that?

Dr. G. S. Melkote: The recommendation has been looked into and so far as I remember, the expenditure of Rs. 7 lacs on the Amera Department has now been reduced to Rs. 15,000.

Shri V. D. Deshpande: Is it a fact that Shri Gorwala has said that the Secretaries to Government are working as super-heads and that there is no proper decentralisation of the work in the Secretariat? What steps are the Government taking in this respect?

Dr. G. S. Melkote: Government is meticulously examining this. That may be Shri Gorwala's opinion. Any way, reorganization of the Secretariat is taking place.

Mr. Speaker: Let us proceed to the next question. Shri K. R. Veeraswamy.
Shri K. R. Veerassewamy: Will the hon. Minister for Public Works be pleased to state:

Why is the Gulbarga Electricity Scheme not being implemented although it is believed that Government sanctioned the scheme several months ago?

Shri K. R. Veerassewamy: When does the Government intend completing the electricity scheme started in Gulbarga?

Shri K. R. Veerassewamy: Is it a fact that Gulbarga gets electricity under the Tungabhadra Hydro-electric Scheme?
Shri P. Pulla Reddy: In view of that, does the Government feel necessary to spend so much amount on the establishment of electric machinery etc. at Gulbarga?

Shri M. J. V. J. Gopalaiah: I beg to inform the members that the Department feels necessary to spend so much amount on the establishment of electric machinery etc. at Gulbarga.

Shri V. R. B. Pillai: In the view of that, do the members feel necessary to spend so much amount on the establishment of electric machinery etc. at Gulbarga?

Shri K. Viswanath: Some of the members do not agree.

2. Whether and, if so, how much Government aid in the shape of technical men and material has been given for the construction of ‘Gandhi Bhavan’ in Hyderabad?

Shri M. J. V. J. Gopalaiah: The Government has provided technical and material assistance for the construction of ‘Gandhi Bhavan’ in Hyderabad.

Shri G. S. Manthani: Will the hon. Minister for Public Works be pleased to state:

1. Whether and, if so, how much Government aid in the shape of technical men and material has been given for the construction of ‘Gandhi Bhavan’ in Hyderabad?

Shri M. J. V. J. Gopalaiah: The Government has provided technical and material assistance for the construction of ‘Gandhi Bhavan’ in Hyderabad.

Shri G. S. Manthani: In the shape of technical men and material has been given for the construction of ‘Gandhi Bhavan’ in Hyderabad.

Gandhi Bhavan, Hyderabad

*228 Shri G. Srimulu (Manthani): Will the hon. Minister for Public Works be pleased to state:

1. Whether and, if so, how much Government aid in the shape of technical men and material has been given for the construction of ‘Gandhi Bhavan’ in Hyderabad?

Shri M. J. V. J. Gopalaiah: The Government has provided technical and material assistance for the construction of ‘Gandhi Bhavan’ in Hyderabad.

Shri G. S. Manthani: In the shape of technical men and material has been given for the construction of ‘Gandhi Bhavan’ in Hyderabad.

Gandhi Bhavan, Hyderabad
پیشہ وویں نوجوان کے ویک ہیں، لیکن کبھی کبھی آگے بڑھنے کی بات کھلاوی ہے۔

شری میہدی نے دنگٹ ہوسیتی کہ اپنے کے کوئی بھی حکومت تکنیکیکا ایمیر

Air-conditioned (Technical Aid)

سینا بن رضا ہس - کیا اس کے کوئی بھی حکومت تکنیکیکا ایمیر

دنئے ہوئے؟

شری میہدی نے اجازت دیکھ کے گراوا ہو کر برکت میں رہنے کی بات کی ہیں۔

کوئی سبھی ہوتو ضرور امداد دی سکتا ہوئی -

شری بھی - سری راملو - تنبھیھنیا ہوکر کی ویک مچھروں کی کتنی

لازیار دیکھی ہیں؟

شری میہدی نے اجازت ہو تو کریمہ کا مطلب بھی ہی کبھی ہیں -

کوئی میں بھی تکنیکیکا مدد دیکھی ہیں ، مکر ممف نہیں -

شری بھی - سری راملو - کیا اس طرح مکر دیکھ کرمنگھر کی کتنی باتی؟

جاسکی؟

شری میہدی نے اجازت ہو تو کریمہ کا مطلب بھی ہیں -

تو کوئی گورا نے طرف سکالاں بنوالجیا -

شری بھی - دیشہا ہیں - کیا کاندھی ہو بن کی حکومت کی طرف مچھی?

دیکھی؟
3rd July 1952

Shored Orations and Asters

Blitz
Mr. Speaker: Now let us proceed to the next question.

Road in Sirpur Taluq

Shri M. Buchiah (Sirpur): Will the hon. Minister for Public Works be pleased to state:

(1) Whether it is a fact that the Government has surveyed a road plan in Sirpur taluq of Adilabad district?

(2) If so, at what stage the matter is?
Shri M. Buchiah: Does the Government intend to take it up at least in the coming year?

Mr. Speaker: When there is one question regarding a particular road, how does this question arise?

Mr. Speaker: Then the hon. Member will say Adilabad is in Hyderabad and Hyderabad is in India. . . . How does this question arise?

(Laughter)
Mr. Speaker: This question need not be answered.

Mr. Speaker: We have spent enough time. Let us now proceed to the next question.

Khasapuri Project

269 Shri Vishwas Rao Patil (Parenda): Will the hon. Minister for Public Works be pleased to state:

1. Whether it is a fact that two years have elapsed since the 'Khasapuri Project' was taken up in Parenda taluq?

2. What are the reasons for the delay in its completion?

3. Whether the Government have paid compensation to the landowners whose lands were acquired by the Government in connection with the said project?
Shri K. Venkiah: Especially in Warangal district, roads and canals were constructed without paying compensation to the ryots. Does the Government know that? Is there any case pending with the Government now?
Mr. Speaker: I cannot understand what the hon. Minister says in Urdu.

Shri Mehd. Naqvi Jung: It is practically impossible that tenants should be deprived of compensation in these days of general awakening. If it should so happen there is support of the Public and Political parties and it will not be possible to evade payment of compensation.

Shri K. Venkiah: In spite of all these Rules, why is it that today such things as taking the land from the ryots by force without paying compensation, are going on?

Shri Mehd. Naqvi Jung: It seems very impossible.

Mr. Speaker: Let us now proceed to the next question.

Roads in Osmanabad District

Shri Vishwas Rao Patil: Will the hon. Minister for Public Works be pleased to state:

1. Whether there is a road between Parenda and Bhoom in Osmanabad district?

2. If not, whether the Government propose to undertake construction of a road between Parenda and Bhoom?

3. Whether there is any road connecting Bhoom with other parts of Osmanabad?
3rd July 1952

Laik Ali Farm’s Case

Shri Ch. Venkatrama Rao: Will the hon. Minister for Labour, Rehabilitation, Information and Planning be pleased to state:

(1) Whether it is a fact that the ‘Awam Daily’, a local Urdu newspaper published a news item in its issue of 20th, March alleging that the Collector of Nizamabad, with the connivance of the Ex-Tahsildar and the present Revenue Assistant destroyed a file relating to the Laik Ali Farm case so that the real facts would not come to the notice of the Custodian?

(2) Whether it is true that the said officers received some money from the people to whom the farm was illegally sold?

(3) If so, what steps the Government have taken in this connection and what are the results?

The Minister for Labour, information, & Planning (Shri V. B. Raju):

(1) Government are not aware of any news item of the kind referred to in the question. It is a fact that a file of the Office of the Deputy Custodian (Collector), Nizamabad, relating to the Laik Ali Farm was lost. The assumption that the file was destroyed is incorrect. Every effort was made to trace the file and the peon from whose immediate possession it was lost was handed over to the Police and investigations are in progress.

(2) No.

(3) The question does not arise.

Shri V. D. Deshpande: What was the information given to the Government by the peon when he was arrested?

Shri V. B. Raju: The peon said that he had placed the file on the seat in the compartment and got down to allow the passengers to get down so that he could get in afterwards. By the time he got in, it seems he did not find the file there.

Shri G. Raja Ram: Is it a fact that the Custodian of Hyderabad sent a special clerk to fetch the file; but instead of handing over the file to the clerk, a separate peon was rather asked to take it?

Shri V. B. Raju: It is a fact.

Shri G. Raja Ram: What was the reason?
Shri V. B. Raju: I am not aware of any reason.

Shri V. B. Raju: The area of the farm is above 1,000 acres and it has been given on lease. It is in the possession of the lessee. This is the information I got.

Shri V. B. Raju: My answer was pertaining to that question alone.

Shri V. B. Raju: Yes. The answer implied in the question is right.

Shri V.B. Raju: A tender notice was issued and tenders were called.

Shri V. B. Raju: I am not aware of such information.

Shri V. B. Raju: I never saw.
Shri V. B. Raju: There was a standing crop and the amount that was to be paid, viz., Rs. 2,03,318-9-5, has been paid. The lease amount for 1½ years was Rs. 51,000.

Shri G. Raja Ram: Is it a fact that the parties sent by the Custodian came back and protested against the treatment of the Government?

Shri V. B. Raju: I require notice.

Shri V. B. Raju: It has been declared as an evacuee property by the Government of India.

Shri V. B. Raju: Tenders were called and the contract was concluded.

Shri V. B. Raju: For sugarcane, 1½ years.

Shri G. Raja Ram: Is it a fact that the Custodian sent a protest-letter to the Collector concerned stating that the Collector had committed a mistake by not giving to the proper persons who had bid for the highest amount?

Shri V. B. Raju: There was a lot of correspondence and ultimately the Custodian-General, Government of India, had agreed.

Shri G. Raja Ram: Is it a fact that out of the correspondence rather strong correspondence—the Custodian was immediately transferred and made the Secretary of the Supply Department?

Shri V. B. Raju: I will not be in a position to answer any of these supplementary questions because this matter pertains to Government of India and the Custodian-General.

Shri G. Raja Ram: I learn that the Government has immediately promoted the Custodian to the post of Supply Secretary.

(No answer was given)

Mr. Speaker: It may be, the hon. Minister does not know the reasons.
Shri G. Raju Ram: I want to know whether it is a fact that the Custodian Officer, who was doing correspondence with the Collector, was immediately transferred and promoted as Supply Secretary.

Shri V. B. Raju: I require notice.

Shri G. Raju Ram: Is it a fact that the Officer of the Sugar Factory was very much interested in this Farm?

Shri V. B. Raju: I am not aware of this.

UNSTARRED QUESTION & ANSWER

Labour Welfare Schemes

Shri V. B. Raju: The welfare measures introduced by Government in factories for the benefit of labourers can be classified under the following heads:

(A) Those introduced in factories as a result of enforcement of Labour Laws.

(B) Those which have been taken up by the employers at the instance of this department.

(C) Those taken up and executed by Government independently for the benefit of working class.
With the extension of the Factories Act, 1948, the following amenities have been provided:

(a) **Canteens**:—As per the Act, all employers employing 250 workers and more are required to provide a canteen which is to be maintained by the occupier for the use of workers. 23 canteens are now catering to the needs of the industrial workers in different industrial concerns in the state. These are being run mostly on a non-profit basis. The Officers of the Labour Department regularly inspect these canteens in order to ensure their proper running.

(b) **Creches**:—All factories engaging 50 or more women workers are required under the Factories Act to provide and maintain a suitable room or rooms for the use of children under the age of 6 years of such women. 19 industrial concerns in this State have provided creches. Labour Department through the Lady Labour Officer sees to their proper working and maintenance.

(c) **Appointment of Labour Officers**:—The Factories Act, 1948, requires every employer employing 500 or more workers to appoint a Labour Officer who could attend to work connected with the welfare of labourers. 13 private and Government concerns have so far appointed Labour Officers to look after the welfare of the workers.

(d) **Other welfare measures**:—Other welfare measures which have been introduced in factories as a result of the enforcement of Factories Act are chiefly in respect of:

(i) washing and bathing facilities;
(ii) facilities for storing and drying clothing;
(iii) first-aid appliances;
(iv) shelters;
(v) rest-rooms;
(vi) lunch-rooms, etc.

(B) Welfare measures taken up by the employers at the instance of the Labour Department

(a) ** Provident Fund**:—Even in the absence of legislation compelling the employer to give provident fund facilities to the workers, the employers were persuaded from time to time by the officers of this department to introduce provident fund scheme.
At present 19 factories employing about 27,000 workers have their own provident fund schemes and nearly 10,000 persons subscribe to this fund.

(b) Housing:—At present, there is no statutory obligation upon the employers to construct dwelling houses for their workers. However, 13 big concerns have provided houses to their workers. The percentage of workers housed to the number of the workers employed by the managements in some concerns is as high as 50%.

(c) Co-operative Societies:—Necessary arrangements to train the workers' representatives in co-operatives were made through the concerned department. Co-operative Societies have already been established in 7 concerns of the State which have proved very beneficial to the workers.

(C) Welfare schemes directly undertaken by Government:

Among the schemes taken up directly by Government for the benefit of workers may be mentioned:—

(a) Housing Scheme.
(b) Labour Welfare Centre.
(c) Factory Investigation Committee.
(d) Training of Trade Union Workers.
(e) Labour Welfare Committee.

(a) Housing:—The State Government has taken advantage of the scheme sponsored by the Government of India of the construction of houses for the workers. It is proposed to construct 10,000 houses under the Five-Year Plan.

300 houses are nearing completion and construction of 700 more houses in the City is being taken up shortly making a total of 1,000 houses for the first year.

(b) Labour Welfare Centre:—One Labour Welfare Centre has been established at Azamabad Industrial Area with facilities for indoor & outdoor games. Adult education classes for the benefit of the workers are also conducted.

(c) Factory Investigation Committee:—The recommendations made by the Factory Investigation Committee (which was appointed by Government to enquire into the conditions of factory labour in the State) have gone a long way in improving the conditions of the workers. The recommendations are to the effect that the basic wage for an unskilled male worker in a factory should be Rs. 26 throughout the State, for women Rs. 20 and for children Rs. 17 and the minimum D. A. should be Rs. 26 including the House Rent of Rs. 5 for Hyderabad City and Rs. 24
in the towns where the house rent is Rs. 3 and Rs. 21 in the rest of the State.

These recommendations were made applicable to Government industrial concerns and a number of private concerns followed suit either voluntarily or as a result of the Industrial Tribunal’s Awards.

Further, employees of the small concerns such as Bidi Factories, Tanneries and Leather Manufacturers are expected to derive benefits from the minimum wages which are being fixed under the Minimum Wages Act.

(d) *Training of Trade Union Workers* :—For the last 2 years classes for training of Trade Union Workers are being conducted to acquaint them with the labour laws, civics, co-operative movement, etc. At the end of the training regular examinations are held. So far 34 persons have passed the Test.

(e) *Labour Welfare Committees* :—Welfare Committees consisting of the representatives of management, workers and Government have been formed in ten industrially important districts of the State to advise the Labour Department on matters relating to labour-welfare, etc.

**Business of the House**

*Mr. Speaker* : Now, let us proceed to the next business.

*An hon. Member* : I want to put one more question, Sir. We have got more time and hence....

*Mr. Speaker* : It is not necessary that we should exhaust all the time. Let us do some other important work.

*Shri G. Hanumantha Rao (Mulug)* : We have got more time, Sir...... (Some hon. Members rose in their seats).

*Mr. Speaker* : It is left to my discretion and not to the dictates of the hon. Members.

Let us, now, proceed to the next business. Yesterday, we were having the Second Reading of the Abkari Act..........

*Estimate Committee* : Meskar ekip ekip kinni mal he he..
Mr. Speaker: We have written to the Government saying that there should be free distribution and we are waiting for the reply of the Government.

Mr. Speaker: The file regarding Rules of Travelling Allowances to the Members has been sent more than three weeks ago.

Minister for Law and Endowments (Shri Jagannath Rao Chandarki): I have not yet received the file relating to the Travelling Allowances Rules.

Mr. Speaker: Then, it must have been sent to the Home Secretary.

Shri Jagannath Rao Chandarki: Possibly.

Mr. Speaker: Well I shall look into the matter.

Mr. Speaker: If the hon. Member sees me in my Chamber I shall be able to answer. Otherwise, it is difficult.

The House adjourned at 12.20 p.m. to 3.30 p.m.
Mr. Speaker: I shall be able to answer the question if it is asked in my Chamber.

Mr. Speaker: No further discussion, please. Do not waste the time of the House. If the hon. Members see me in my Chamber I shall give the answer. How is it possible for me to know all these things unless the hon. Member gives me time to look into the matters?

Mr. Speaker: Order. Order. Let us proceed to next business.

L.A. Bill No. IX of 1952 a Bill to amend the Hyderabad Abkari Act, 1316 F.
 Provided no such animal, carts, vessel, lorry or other conveyances shall be confiscated if the owner thereof satisfies the court that he has exercised due care in preventing the commission of the offence.

Shri M. S. Rajalingam (Warangal): May I know, Sir, whether the mover of the motion himself, can move amendments to his motion?

Mr. Speaker: Yes, he can.

(2) Any receptacle, package or covering in which any of the articles liable to confiscation under sub-section (1) is found and the other contents, if any, of such receptacle, package or covering and the animals, carts, vessels, lorries or other conveyances used in carrying any such article shall likewise be liable to confiscation by order of the court.
shall likewise be liable to confiscation by order of the Court

Provided that no such animal, cart, vessel, lorry or other conveyance be confiscated if the owner thereof satisfies the court that he has exercised due care in preventing the commission of the offence.

"Provided that no such animal, cart, vessel, lorry or other conveyance be confiscated if the owner thereof satisfies the court that he has exercised due care in preventing the commission of the offence.

That he has exercised due care in preventing the commission of the offence"

The House then adjourned for recess till Half past Four of the Clock.
The House reassembled after recess at Half past Four of the Clock.

[Mr. Speaker in the Chair.]

Due care in Preventing the commission of the offence.
Mr Speaker: Now we shall take up the L.A. Bill No. XII of 1952, a Bill to amend the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries Act, 1952.

Shri Jagannath Rao Chanderki: Mr. Speaker, Sir, I beg to move: “That L.A. Bill No. XII of 1952, a Bill to amend the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries Act, 1952 be read a first time”.

Mr Speaker: Motion Moved. Now general discussion begins.

Maintenance of House and Car

The following charges shall be paid by the Speaker in respect of the residence and Government motor car allotted for his use under section 4—

(a) Cost of petrol and oil required for the motor car:
(b) Charges for the consumption of electricity and water for the residence except charges for the consumption of water for the garden; and

(c) Such other minor charges as Government may, by general or special order, direct.

A fully furnished residence in the City of Hyderabad throughout his term of office without payment of rent; and

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.

All other charges for the maintenance and upkeep of such residence and motor car including the cost of repairs thereof, the salaries and allowances of the driver and cleaner of such motor car, rates and taxes, and all expenditure for the lay-out and maintenance of the gardens included in such residence, shall be borne by the Government.
Section 3 of the Madras Act:

"There shall be paid to the Chief Minister and to each of the other Ministers, who are Members of the Government, a salary of Rs. 1,000 per mensem, a house rent allowance of Rs. 250 per mensem and a conveyance allowance of Rs. 250 per mensem; but the house rent allowance shall not be paid to any Minister if he occupies a house provided by the State Government free of rent."
L. A. Bill No. XII of 1952, a Bill
to amend the Hyderabad
Legislature Assembly Speaker
and Deputy Speaker Salaries
Act, 1952.

31st July, 1952. 1183

Assemble in the House of the Assembly for the passing of the above Bill:

That the House approves the Bill for the abolition of the post of the Speaker and Deputy Speaker of the Assembly and for the purpose and on the basis of the recommendations of the Committee of the Legislative Assembly, the Speaker and Deputy Speaker shall be paid a remuneration of Rs. 1500 per month, and the Speaker and Deputy Speaker shall have the power to reject any Bill introduced in the Assembly without assigning any reason.

The Bill was read a second time and passed by the House.
House rent shall not be paid to the Speaker, if he occupies the house provided by the Government.

House Rent

House Rent shall not be paid to the Speaker, if he occupies the house provided by the Government.

"House rent shall not be paid to the Speaker, if he occupies the house provided by the Government".

3rd July, 1952.

L. I. Bill No. XII of 1952, a Bill to amend the Hyderabad Legislative Assembly Speaker and Deputy Speaker Salaries Act, 1952.
Mr. Speaker: The question is:

"That L. A. Bill No. XII of 1952, a Bill to amend the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries Act 1952, be read a second time."

The motion was adopted.

Srih Jagannath Rao Chanderki: Mr. Speaker, Sir, I beg to move:

"That L.A. Bill No. XII of 1952, a Bill to amend the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries Act 1952, be read a second time."

Mr. Speaker: The question is:

"That L.A. Bill No. XII of 1952, a Bill to amend the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries Act 1952, be read a second time."

The motion was adopted.
Mr. Speaker: Now we shall take up consideration of the Bill Clause by Clause. There is no amendment to Clause 2. The question is:

“That Clause 2 stand part of the Bill.”

The motion was adopted.

Clause 2 was added to the Bill.

Mr. Speaker: There is no amendment to Clause 3. The question is:

“That Clause 3 stand part of the Bill.”

The motion was adopted.

Clause 3 was added to the Bill.

Mr. Speaker: Now, there is an amendment to Clause 4 by Shri Jagannathrao Chanderki. Copies of this amendment, I believe, have been circulated among the Members. The hon. Minister will now move his amendment.

Shri Jagannathrao Chanderki: Mr. Speaker, Sir, I beg to move the following amendments to Clause 4 of the Bill:

1. “In line 1 of Clause 4 of the said Bill, for the word , “for”, substitute “after”.

2. In line 1 of Clause 4 of the said Bill, for the word “sections”, substitute “section”.

3. In line 1 of Clause 4 of the said Bill, for the word “substituted”, substitute “added”.

4. In clause 4 of the said Bill, lines 3 to 9 beginning with the figure “4” and the word “Throughout” and ending with the letters, figures and words “Rs. 500/- per month”, be omitted.

5. By way of consequential amendment in clause (b) of Section 4 of the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries Act, 1952, for the words “in respect of the maintenance of the residence and the motor car”, substitute the following, namely:

“to meet the charges mentioned in sub-section (1) of Section 4A.”
Mr. Speaker : Motion moved :

(1) "That in line 1 of Clause 4 of, the said Bill, for the word 'for' substitute, 'after'.

(2) In line 1 of Clause 4 of the said Bill, for the word 'Sections' substitute 'Section'.

(3) In line 1 of Clause 4 of the said Bill, for the word 'substituted' substitute, 'added'.

(4) In Clause 4 of the said Bill, lines 3 to 9 beginning with the figure '4' and the word 'Throughout' and ending with the letters, figures and words "Rs. 500/- per month ", be omitted.

(5) By way of consequential amendment in clause (b) of Section 4 of the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries Act, 1952, for the words "in respect of the maintenance of the residence and the motor car ", substitute the following, namely :—

"to meet the charges mentioned in sub-section (1) of Section 4A."

I shall take the other amendments after we decide about this amendment. This is the main amendment. Practically, old Section 4 has been maintained. The other amendments relate to Section 4. They may not be necessary, if this amendment is decided first.

Shri V. D. Deshpande : Mr. Speaker, Sir, we have just now received the amendment when we were coming to the House. As such, we had no time to think over the amendment and its implications. Therefore, I feel, Sir, that discussion on this amendment be adjourned till tomorrow, when only we will be in a position to give our reactions.

Mr. Speaker : Does the hon. member want time to move amendments ?

Shri V. D. Deshpande : No, Sir, I want time to study this amendment, because the whole Section has been deleted and a new Section has been substituted. We have to study the implications and constructively think over the matter. As such, I would request you, Sir, that discussion on this amendment be postponed till tomorrow.
Shri Jagannathrao Chanderki: Speaker, Sir, I have already expressed the purpose and intention that lay behind this Bill. I have also already made it sufficiently clear that no controversy should arise about the payment of Rs. 500 or Rs. 1,250 to the hon. Speaker. That is the reason why I have moved this amendment. The amendment that I have brought before the House just now means only that much, and I wish that no controversy should arise. As such, I request, Sir, that this amendment be taken up today and discussed fully granting as much time as my hon. friends require. If this amendment is discussed and decided first, then the question of other amendments will be decided later. As you are aware, Sir, there is no question of moving any amendment to the amendment that I have moved just now; and that is the reason why I feel that it is not at all necessary to go through this amendment... reading, studying and nothing of that kind. There is nothing to be studied. The only thing I want is that Clause 4 of the Act which has already been passed by this House should be retained. There should be no controversy about that. I want Clause 4A to be added, to make it more specific and more clear. The amendment moved by me is very clear to the hon. Members. The hon. Members have already expressed their views on an earlier occasion. They know my mind and they also know what sort of amendment I have moved before the House. I, therefore, once again request that the amendment should be discussed now and that there should not be any sort of adjournment for this purpose.
L. A. Bill No. XII of 1952, a Bill to amend the Hyderabad Legislative Assembly Speaker and Deputy Speaker Salaries Act, 1952.

On July, 1952.

The House then adjourned till Two of the Clock on Friday, the 4th July, 1952.