Vol. II
No. 19.

Friday
4th July, 1952.

HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES

Official Report

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Started Question and Answer

1. A Bill No. 49 of 1952, A Bill to amend the
   Hyderabad Abkat Act (2nd Reading concluded). . . [1210-1251]

Price: Eight Annas.
HYDERABAD LEGISLATIVE ASSEMBLY

Friday, 4th July, 1952

(NINETEENTH DAY OF THE SECOND SESSION)

The House met at Two of the Clock.

[Mr. Speaker in the Chair]

Starred Questions and Answers

Mr. Speaker: Let us proceed to questions.

Regional Languages

*148. Shri Manikchand Palade (Phulwara): Will the hon. the Chief Minister be pleased to state:

(1) Whether a circular was issued by the Chief Secretary instructing all departments to carry on official correspondence in respective regional languages?

(2) If so, whether the same is being strictly followed?

(3) If not, what are the departments which are not complying with the circular?

(4) What steps do the Government intend to take to enforce the circular?

(5) If so, what measures are being adopted by the Govt. to overcome these difficulties?

همو مینسٹری (شیر و نور و بندو) - جہڑی جزورہ جواب ہے کہ اسے سر شاہر بہدی کیاگیا ہے - اہل اسلام اور نجی کے دفتر کے مدد کے ذریعہ اس مسئلہ کو مفید سمجھ نہیں میں جوش و کڈیئے نہیں میں۔

2003 میں اور کہ علیہ نے جواب دینے کے لیے نہیں نہیں میں۔

شیری سر: ایک جو بنتے رہے رہو تو نہیں کرے۔ اس دفور کے نتائج نہیں رکھنا کہ؟

شیری دکھری - رواترون کی صورت میں نے نا نجی نہیں رکھا۔

شیری پی - وہ ایک اہل اسلام کے دفتر میں تعمیدت و نگرہر کے پاس نہیں نہیں میں۔

دیکھو، سے خیال نہیں کیا کہ چئے تیار نہیں تیار نہیں N
(2) If so, what steps do the Government intend to take to prevent such manipulation by the village officers?

Concrete case

Concrete facts

'(Illegible)

Cases

Revenue Department

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Village Officers

4229. Shri G. Sreeramulu: Will the hon. Minister for Revenue (Chief Minister) be pleased to state:

(1) Whether he is aware of the fact that Zamindars, Maktedars and Izaradars do not allow the rights of tenants properly recorded as they are themselves patels and patwaris?

(2) If so, what steps are contemplated to be adopted by the Government in this respect?

Information

Stipendiary

Adjoining Provinces

Harijan Trust Fund

*232. Shri J. B. Muliyal Rao: Will the hon. Chief Minister be pleased to state:

(1) Whether any amounts from the Harijan Trust Fund have been used for purposes other than granting scholarships?

(2) Whether there were any complaints published in papers regarding disbursement of scholarships in time?
(3) If so, what steps have been taken in this regard?

(Scheduled Castes Scholarships, Trust Fund Leather goods Spinning Gum Weaving Scheme Tanning Scheme hostel accommodation)

Shri K. R. Veeraswamy (Kalvakurthi-Reserved): The answer of the hon. Minister to the second part of the question is not clear.

Shri D. G. Bindu: "Last year there was some delay which was to some extent unavoidable owing to the Inspectors of Schools having been busy with election work, etc. Steps have been taken to draw up for the current year a definite programme, and it is hoped that there will be no room for complaint hereafter."
Starred Questions and Answer

4th July, 1952

Shri K. R. Veeraswamy: Is the delay in disbursement due to the fact that a whole-time Secretary has not been appointed to the Fund?

Shri D. G. Bindu: I do not know.

Shri K. R. Veeraswamy: May I know whether some amount from the Scheduled Castes Trust Fund has been set apart for housing?

Jalna Jail Deaths Case

*174. Shri K. V. Narayan Reddy (Rajgopalpet): Will the hon. Minister for Home be pleased to state:

(1) Has the Government instituted any inquiry into the Jalna Jail Deaths Case?

(2) Are the Government aware that the public are greatly concerned over the long silence of the Government in respect of the matter?
1198 4th July, 1952.  

Starred Questions and Answers

Departmental enquiry

Residence of Inspector-General of Prisons

*175. Shri K. V. Narayan Reddy: Will the hon. Minister for Home be pleased to state:

(1) Whether it is a fact that the Inspector-General of Prisons has occupied a Government building at Chanchalguda earmarked for the Superintendent of Jails?

(2) If so, for what reasons?
(4) If so, for what reasons?

Contracts in Jail Department

*176. Shri K. V. Narayan Reddy: Will the hon. Minister for Home be pleased to state:

(1) Whether it is a fact that all the contracts in Jail Department have been given to Shri Ghanshamdas Ramsing, Dr. Subhani, Murlidhar, Hariram and Kushaldas & Co.?
(2) Whether these contracts are at higher rates than those prevalent in the market?

(3) Whether it is a fact that the low tender for the supply of grains, etc., during the period of October, 1951 to March, 1952 offered by the contractors of the Warangal District to the Superintendent of the Jail was rejected in preference to that of Shri Subhmani?

(4) Whether the local contractors protested against this?

(5) What action has been taken by the Government in the matter?

श्री नामिंद्र राय बॉडो - जिन्हें नाम आस सोल बीन भर्ती के तोड हैं अनेकों के लिए (Contracts Correct हैं।) हैं, तो एक साथ नहीं करे दिन है।

श्री जयंति रासोट्जी - का नाम अमेरिका दक्षिण अमेरिका के लिए।

श्री इंका बंडेलिया - नाम है तो नवाब मुलेम विश्व बीन है।

श्री दिनेश बंडेलिया - ली के लिए तय शर्तें तय है।

श्री दिनेश बंडेलिया - ली के लिए तय शर्तें तय है।
(Special consideration)

श्री जी- बी मिताल राय- का सीक्सर के कस्टडियन

रक्षा जाना है?

श्री डेक्मेर राय बंदौ- असा नॉट- कस्टडियन के कस्टडियन नियुक्ती- के

श्री के- ओर आने रिज़ी- सोवल टिक (मूल) के अधिकार तथा का जवाब दिया

जाए- नॉ नमस्ते।

श्री डेक्मेर राय बंदौ- केसरी हो- जिरो मिताल रोकर्ने के साथ अन्य मामले के लिए इसे जानकारी दी जा रही है।

- अर्का जवाब के साथ उसने लिखा है कि उसकी मार्ग से ही संबंधित नहीं है कि रोकने के बाद, इस काल की जानकारी की गई है।

केसरी बाबू- (जेल अधिकारियों को कहा गया है कि आक्को उसकी सलमान स्पेलिट की जानकारी की गई है।

श्री ग्रावर रीज़ी- शन्दर्द्र इलेक्ट्रिक के लिए शन्दर्द्र की जानकारी दी है।

श्री डेक्मेर राय बंदौ- यह जानकारी बुझे है- लाइसेंस (रिज़ी है)

एक आर- रजिस्ट के- जो जेल के लिए लाइसेंस किया?

क्या लाइसेंस को कोई डियार नहीं है?

श्री डेक्मेर राय बंदौ- बाल लाइसेंस का कोई साक्ष्य नहीं है?

Shri K. R. Veeraswamy: Is it a fact that the Inspector-General of Prisons has no ration-card and uses the Jail rations for this purpose?

Shri D. G. Bindu: I am not aware of it.

Shri K. R. Veeraswamy: Will the hon. the Home Minister investigate into the matter?

Shri D. G. Bindu: I cannot say now.
Mr. Speaker: How is it relevant here?

Shri K. R. Veeraswamy: Because he is transgressing Rationing Rules.

Shri R. Z. Ahmed: Is the Hon. Minister present in the House?

Mr. Speaker: No, he is not present in the House.

Shri Ahmed: Then the Hon. Minister is not present to answer.

Mr. Speaker: Let me know if you have any other questions.

Shri Shroff: In the Jail Department, are there any cases of grievances?

Mr. Speaker: Yes, they are being reported.

Shri Shroff: What are the procedures followed in such cases?

Mr. Speaker: The Jail Department follows certain procedures.

Shri Shroff: What are the procedures for promotions in the Jail Department?

Mr. Speaker: The Jail Department follows the usual procedures for promotions.

*254. Shri K. V. Narayan Reddy: Will the hon. Minister for Home be pleased to state:

(1) The total number of gazetted and non-gazetted officers in the Jail Department of Hyderabad?

(2) The total number of Sindhis who have been appointed as gazetted and non-gazetted officers since Police Action?

(3) The dates of appointments of the above category and the dates of promotions for the second category and their respective qualifications and past services?

Shri Shroff: In the Jail Department, the complaints of grievances have been reported. However, the details are not available at this stage.

Shri Shroff: The Jail Department follows the usual procedures for promotions and appointments.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name</th>
<th>Date of Appointment</th>
<th>Qualifications</th>
<th>Past Jail Services</th>
<th>Rank in which taken up</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>H. T. Chabani</td>
<td>7-11-1948</td>
<td>Non-Matric</td>
<td>32 years</td>
<td>Superintendent</td>
<td>Retired Superintendent of a Central Jail in the Sind Jail Department. Was taken up on contract and his services were terminated on expiry of contract.</td>
</tr>
<tr>
<td>2</td>
<td>Assudomal B. M.</td>
<td>15-11-1948</td>
<td>Matric</td>
<td>24 years</td>
<td>Assistant Superintendent</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>H. M. Bhiriyani</td>
<td>2-12-1948</td>
<td>Non-Matric</td>
<td>24 years</td>
<td>Assistant Superintendent</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>C. J. Bhavanani</td>
<td>9-4-1949</td>
<td>1st year Arts</td>
<td>38 years</td>
<td>Inspector-General on contract</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Sadoramal N. G.</td>
<td>8-6-1949</td>
<td>Matric</td>
<td>23 years</td>
<td>Assistant Superintendent</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Mulehand Khanchand</td>
<td>21-11-1949</td>
<td>Non-Matric</td>
<td>22 years</td>
<td>Assistant Superintendent</td>
<td></td>
</tr>
</tbody>
</table>
参照 (Refer)

شریعہ د 1952 ہر بندو ۔

شریعہ (Ref.) ۔ یہ کہا گیا کہ ایک منصوبہ ہے جو کورنگی کے لئے کورنگی کےئے کورنگی کے

بولیویوئس سروس لیشن سے متصل ہو لیے؟

شریعہ د 1952 ہر بندو ۔ اس کے سلسلے میں سروس سروس لیشن سے رنگر (Refer)

شریعہ شاہجہان بکم (Ref.) ۔ نان بھیڑی کی تھیں یہ کیوں?

شریعہ 1952 ہر بندو ۔ سے ان کی منصوبے جو بھیڑی کی تھیں یہ کیوں?

شریعہ کہا گیا کہ لے کر ہاؤڈنا سے ہر بھیڑی کی تھیں یہ کیوں؟

شریعہ د 1952 ہر بندو ۔ یہ دنیا دریم کو ہر معلوم ہوا ۔

شریعہ د 1952 ہر بندو ۔ یہ دنیا دریم کو ہر معلوم ہوا ۔

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بولیویوئس سروس لیشن سے متصل ہو لیے؟

شریعہ د 1952 ہر بندو ۔

شریعہ (Ref.) ۔ یہ کہا گیا کہ ایک منصوبہ ہے جو کورنگی کے لئے کورنگی کے

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شریعہ د 1952 ہر بندو ۔

 sherisuddin
Shri M. S. Rajalingam (Warangal): May I know whether it is a fact that the Government prefer Non-Matriculate efficient persons to inefficient Graduates?

Shri D. K. Reddy Raval: — Jahan nai-sey abcon na Faridabad se, aik abcon ah sey chabahar nakon aik hai.

Shri K. G. V. Rao: — Aapko aapko kahin kaise bataannge aik samay ka samavat aapki dinkar hai?

Shri G. B. Rao: — Aapko sab mera bina hai, main aapko aapko kahin kaise bataannge?


Shri K. G. V. Rao: — Aapko aapko sab mera bina hai, main aapko aapko kahin kaise bataannge?

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1206 4th July, 1952.  Starred Questions and Answers

Now, let us proceed to the next question. Shri K.V. Narayan Reddy.

Dafedar as Deputy Jailor

*255. Shri K.V. Narayan Reddy: Will the hon. Minister for Home be pleased to state:

(1) Whether it is a fact that a person by name Shri Muthyalu (or Shri Vedaprakash as he is now called) who was once working in the Central Jail as a paid mason, later on convicted, was appointed as a dafedar in the first instance and then promoted to the post of a Deputy Jailor in the grade of 95-155?

(2) Whether it is a fact that the said person is entirely illiterate and not in a position even to sign his name correctly?

(3) If so, what are the reasons for promoting such a person?

Shri S. Ramulu (Rao) Bendo - Asst. Governor - His B.A. (Conviction) 2003 1988


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(3) If so, what are the reasons for promoting such a person?
Starred Questions and Answers 4th July, 1952.

Shri K. R. Veeraswamy: Will the hon. Minister for Local Self-Government be pleased to state:

Why was the Walker Town Development Plan discontinued in spite of the very acute shortage of houses in Secunderabad?
1208 11 July, 1952.  Starred Questions and Answers

Starred Questions and Answers

Shri K. R. Veerawamy: Has the hon. Minister got any schemes on hand?

Shri K. R. Veerawamy: Is the hon. Minister going to apply Land Acquisition Proceedings in the Walker Town Development Scheme Colony?

Financial Strangency 

Shri K. R. Veerawamy: Is the Government going to fix a ceiling price to the land that is being sold in that area?

Shri K. R. Veerawamy: Is the hon. Minister aware that the inhabitants there are now selling land at very exhorbitant rates?
Starred Questions and Answers 4th July, 1952.

Mr. Speaker: Now, let us proceed to the next question. Shri K. R. Veeraswamy.

Gulbarga Town Improvement

*208. Shri K. R. Veeraswamy: Will the hon. Minister for Local Self-Government be pleased to state:

Why has the town improvement plan of Gulbarga been dropped?

Shri K. R. Veeraswamy: Is the hon. Minister aware that one of the biggest localities in Gulbarga is very congested and that people are finding it difficult to answer calls of nature in open compounds?

Shri Annarao Ganamukhi: I require notice.

Shri K. R. Veeraswamy: What steps are the Government going to take to solve the problem in Gulbarga about accommodation?
1210 4th July, 1952.

Starred Questions and Answers

شریار نے اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی - دی اہمیت دی -

Mr. Speaker: Now, let us proceed to the next question, Shri K. R. Veeraswamy.

Compensation for Demolished Houses

*208A. Shri K.R. Veeraswamy: Will the hon. Minister for Local Self-Government be pleased to state:

Is it a fact that compensation for demolition of houses has been paid to many building owners in Gulharga, but no action has been taken in this regard?

(Compensation)

Shri K.R. Veeraswamy: May I know what action has been taken by the Government in regard to the houses there?

Shri Annarao Ganamukhi: Which houses?

Shri K.R. Veeraswamy: Those houses in respect of which compensation has been paid to the landlords and no further action till now, has been taken by the Municipality.

Shri K.R. Veeraswamy: Many houses have not been demolished yet?

Mr. Speaker: Now, let us proceed to the next business on the Agenda: Clause by Clause reading of the Hyderabad Abkari Act, (Amendment) Bill, 1952.

L. A. Bill No. IX of 1952, a Bill to amend the Hyderabad Abkari Act, 1316 F.

اکباز، فاریسٹس ایک ہند کشمیروں کے (شریا رنگا ریئی) - میں نے جو ہوئی
Mr. Speaker, Sir, I beg to move:

(1) "That the following be added as a proviso to subsection (2) of section 39 proposed to be substituted by clause 2 of the said Bill, namely:

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

(2) "That the following be added as a proviso to subsection (3) of section 39 proposed to be substituted by clause 2 of the said Bill, namely:

"Provided that no order has been passed by a Court in respect of such article, or no case for trial of an offence in respect thereof has been instituted in any Court."

Mr. Speaker: Motion moved: (1) "That the following be added as a proviso to subsection (2) of section 39 proposed to be substituted by clause 2 of the said Bill, namely:

'Provided that no such animal, cart, vessel, lorry or other conveyance shall be confiscated if the owner thereof satisfies the Court that he has exercised due care in preventing the commission of the offence.'"
That the following be added as a proviso to subsection (3) of section 39 proposed to be substituted by clause (2) of the said Bill, namely:

"Provided that no order has been passed by a Court in respect of such article, or no case for trial of an offence in respect thereof has been instituted in any Court."
"In lines 9 and 10 of clause 2, omit the words:—" and the animals, carts, vessels, lorries or other conveyances used in carrying any such article."
Whenever compensation is authorised by the Act, the Magistrate ordering it may give the owner of the thing liable to be confiscated an option to pay, in lieu of confiscation, such fine as the officer thinks fit.

Owner [Red-handed]
And in all cases whatsoever in which any property has been seized as liable to be confiscated under this Act, may refund the same on payment of the value therefor, as estimated by such officer.
"If generally used for this purpose."
Propositions.

Provisions.

Provisions.

Provisions.

Conveyance.

Conveyance.

Conveyance.

Criminal Code.

Criminal Code.

Criminal Code.

Donkey Clause.
अबकी में सिद्ध होते हैं के बहुत अधिक अंशों से सबसे ज्यादा लघू हैं (Law and Order) (presume) ये बिग बिग बिग बिग बिग बिग बिग (Law-abiding) (I illicit Distillation) (Criminal Procedure Code) (Proviso) के दुनिया भर में नये अंक जिनके साथ आया है और कोई नया अंक देना बिग बिग (Presumption) वे वालों के लिए आया है। ये बिग बिग बिग बिग बिग (Step) लिए जिन की अंक अंक होने वालों के साथ आया है और कोई नया अंक देना बिग बिग (Law-abiding)
Provided that no such animal, cart, vessel or lorry or other conveyance shall be confiscated if the owner thereof satisfies the Court that he has exercised due care in preventing commission of the offence.
Provided that no order has been passed by a Court in respect of such article or no case for trial of an offence in respect thereof has been instituted in any Court.

Shri A. Rajreaddy: Point of information

I do not want interruption. Hon. Member will kindly hear me. I do not want to misquote or misrepresent him. He might kindly hear me.

Criminal Law (Person) (Offence)
(1) Where an offence punishable under this Act is proved to have been committed, the liquor, intoxicating drug, mohwa flowers, still, utensils, implements or apparatus in respect or by means of which an offence has been committed shall be liable to confiscation by order of the court.

(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.
If the owner thereof satisfies the Court that he has exercised due care in preventing the commission of the offence.

shall be liable to confiscation.
Provided that no such animal, cart, vessel, lorry or other conveyance shall be confiscated if the owner thereof satisfies the Court 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 re-assembled after recess at Half Past Four of the Clock.

[Mr. Speaker in the Chair].

Mr. Speaker—Mr. Deputy Speaker—Members—

Some Members—When the House rises—They shall rise in their Places—

The House then adjourned for recess till Half Past Four of the Clock.
شیری کہ اگر کہری میں دل میں ایک بھی اور بھی اگر
شیری پر اگر کہری میں اور دل میں ایک بھی اگر کہری میں
اور بھی اگر کہری میں اور دل میں ایک بھی اگر
شیری پر اگر کہری میں اور دل میں ایک بھی اگر
شیری کہ اگر کہری میں دل میں ایک بھی اور بھی
شیری کہ اگر کہری میں دل میں ایک بھی اور بھی
شیری کہ اگر کہری میں دل میں ایک بھی اور بھی
شیری کہ اگر کہری میں دل میں ایک بھی اور بھی
Shall be liable to confiscation by order of the Court.

...
واہ، منہ رضوی کے لئے ہیں۔ ہم اسے قبول کروں گے اور اسے میں کہندیں گے۔

**Corrupt**

ہم لوگ میں بھی تاجہ فائزہ کی اہمیت کے لئے اس مہربانی کا صحیح دلیل تونے موسکی ہے۔

قانون میں تیکن نے ہے۔ اسے بہت دلیل دو ہیں۔

1. اسے جیہد کی بھی تنازعات ہندی ہے۔
2. اسے جیہد کی بھی تنازعات ہندی ہے۔

ہم لوگ میں بھی تاجہ فائزہ کی اہمیت کے لئے اس مہربانی کا صحیح دلیل تونے موسکی ہے۔

دسیئے ہیں مہربانی کا صحیح دلیل تونے موسکی ہے۔

**If the owner thereof satisfies the Court that he has exercised due care in preventing the commission of the offence.**

اس میں اسی بات کو فروخت کیا گیا۔ اس میں مدد نہیں دی۔

اگر میں اسکو بھی اس کی بات ثابت نہ ہوئی تو یہ بھی داہنی کیا گی۔

اثری اسپئرک - میں سب سے مہربانی اس باہر میں بھی مہربانی ہے۔
"Where an offence punishable under this Act is proved to have been committed, the liquor intoxicating drug, shall be liable to confiscation by order of the court."
Any Police officer may seize any property which may be alleged or suspected to have been stolen or which may be found under circumstances which create suspicion of the commission of any offence; such Police Officer, if subordinate to the officer in charge of a Police Station, shall forthwith report the seizure to that officer.
Adopt (Select Committee) by a large majority. The Bill is bound to be a boon for the rural areas of the country.

Shri M. S. Rajalingam: I am on my legs, Sir, and I do not want that any Member should interrupt my speech.
4th July, 1952.  l.L. Bill No. IX of 1952, a Bill to amend the Hyderabad Akkari Act, 1916 F.

Shri G. Hanumantha Rao: Sir, is he advising the House or is he talking on the subject. I want to know?

Shri M. S. Rajalingam: I feel, Sir, that there is nothing wrong in our having mutual advice when we have fallen so low in the standards.

Shri V. D. Deshpande: Mr. Speaker, Sir, the hon. Member is not at all speaking about the Bill, but he is giving a sermon.

The Minister for Labour (Shri V. B. Raju): Oh! The hon. Member knows Telugu.

Shri M. S. Rajalingam: It is for the Chair to decide Sir, and I am continuing.

Shri G. Hanumantha Rao: Sir, I want to know whether he is talking about the amendment or is he talking about the House?

Shri M. S. Rajalingam: Sir he can draw his own inference, but he cannot dictate to me, and on my part I have not done such a thing to others.

Shri G. Hanumantha Rao: He is not talking about the amendment.

Mr. Speaker: He is expected to talk on the amendment.
L.A. Bill No. IX of 1952, a Bill to amend the Hyderabad Akhiri Act, 1916 F.

(Laughter).

(Laughter).


Seizure

Shri. Srinivasa Rao Ram Ramaiah Keshavlal (hereinafter referred to as the "Common sense") and as such, it came to the notice of the Court that the said Shri. Srinivasa Rao Ram Ramaiah Keshavlal had failed to pay a certain sum of money to the said Shri. Srinivasa Rao Ram Ramaiah Keshavlal. Further, it was alleged by the said Shri. Srinivasa Rao Ram Ramaiah Keshavlal that he had paid the said sum of money to the said Shri. Srinivasa Rao Ram Ramaiah Keshavlal. However, the Court found no merit in the said allegations and dismissed the petition.
4th July, 1952

B.A. Bill No. IX of 1952, a Bill to amend the Hyderabad Act, 1931 (Act, 1931 F).

"(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, barrows 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."

(L.A. Bill No. IX of 1952, a Bill to amend the Hyderabad Abkari Act, 1316 F.)

"If the owner thereof satisfies the Court that he has exercised due care in preventing the commission of the offence."

Even the Minister will not be able to prove this thing.
The owner of the car has no connection with the commitment of the offence.

"Provided that no such animal, cart, vessel, lorry and other conveyances shall be convicted unless the court is satisfied that the owner has acted with the malafied intention."
L I. Bill No. IX of 1952, a Bill to
amend the Hyderabad Abkari
Act, 1316 F.

July, 1952.

1287

...
L. A. Bill No. IX of 1952, a Bill to amend the Hydroelectric Act, 1916 P.

4th July, 1952.

The Bill provides for the amendment of the Hydroelectric Act, 1916, to provide for the construction and operation of hydroelectric power stations.

Section 1: The Bill proposes to introduce amendments to the Hydroelectric Act, 1916, to facilitate the construction of hydroelectric power stations.

Section 2: The amendments will enable the government to undertake the construction of hydroelectric power stations and to regulate their operation.

Section 3: The Bill also provides for the establishment of a Hydroelectric Board to supervise the operation of the power stations.

Section 4: The Board will have the power to make regulations for the efficient operation of the power stations.

Section 5: The amendments will enable the government to acquire land necessary for the construction of the power stations.

Section 6: The Bill also provides for the registration of persons engaged in the operation of the power stations.

The Bill will be presented for the consideration of the House in the next legislative session.
شری کے اینٹ رام راؤ- مینی بہ افاذ استعمال کرنا ہویا ہے "ہاوس لہو"

مسلّہ اسپیکر - مین سے آپکی بالائی کالک سنی ہیں- مین کہی رہا ہوئی ہوکر آپ کو

وہ افاذ واپس آنے کھو گئے-

شری کے اینٹ رام راؤ- اگر کچھ صفحہ ختم ہوگئی ہو تو یہی تشکیل نہ

کیچھ؟

شری ریوندرچی(کاروان)- آپ کے دماغ میں صفحہ ختم ہو تو وہ صفحہ نہیں

دور نہیں ہوسکتی-

مسلّہ اسپیکر - کا آپ یہ سمجھتے ہیں کہ وہ گوگنده دوسری بار بھی گلکون کی

ہے اور ہاوسی کو دہوگے دیے ہے؟

شری کے اینٹ رام راؤ- مینی سے آپکی کھیب کھیب-

مسلّہ اسپیکر - آپ سے جو افاذ استعمال کریں ان کو واپس لیجئے-

شری کے اینٹ رام راؤ- وہ افاذ اعادتیں مین استعمال ہوئی ہیں ....

مسلّہ اسپیکر- اعادت میں ایسے افاذ استعمال ہوئے ہوئے اسپیکر اسپیکر

(کے - آپ کو افاذ واپس لے گئے)

Ruling

شری کے اینٹ رام راؤ- مینی یہ جانتا جاتا ہوئے ہیں کہ ....

مسلّہ اسپیکر- آپ ان افاذ کو واپس لیجئے-

شری کے اینٹ رام راؤ- اگر ....

شری ریوندرچی- اگر- مکان نہیں- خیر مشروط طور پر افاذ وابستہ چاہئے-

Decision

(دیدیا ہے کہ وہ Un-Parliamentary)

افاذابنے اینٹ جابہ "ذوک" اہنے یاد کریں اسکو واپس لیجئے-

شری کے اینٹ رام راؤ- اگر ہاوس لیجئے یہ تفصیل کیا سمجھتے ہیں واپس لے رہا ہوئے-

شری ریوندرچی-

"مہ کہ "لی رہا ہوئے"اے،

شری کے اینٹ رام راؤ- اگر ہاوس لیجئے یہ تفصیل کیا سمجھتے ہیں واپس لے رہا ہوئے-

شری ریوندرچی-

"مہ کہ "لی رہا ہوئے"اے،

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کہ اسے اپنے لیے تو ممکن ہے کہ میں اسے اپنے لیے بھی بنانو ہوں۔

وہ اس بات کی اہمیت کا ایک مثال ہے کہ اسے اپنے لیے بھی بنانے کی ضرورت ہے۔

Agreements

(Convynance)

پر اس کی بنا-بنیات کے لیے بھی اسکے لئے ایک اہم وسیع بنا-بنیات کے لیے بھی اسکے لئے ایک اہم وسیع

Owners

(کسے کسے بنا-بنیات)
Where an offence punishable under this Act is proved to have been committed, the liquor, intoxicating drug,
mohwa flowers, still, utensils, implements or apparatus in respect or by means of which an offence has been committed shall be liable to confiscation by order of the Court.

"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."

Mr. Speaker: No mention of names.

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

If the owner thereof satisfies the Court that he has acted in good faith.

...
shall be liable to confiscation

"Whenever confiscation is authorised by this Act, the Magistrate ordering it may give the owner of the thing liable to be confiscated an option to pay, in lieu of confiscation, such fines as the Officer thinks fit."

(Select Committee)
Mr. Speaker: Rule 86 of the Provisional Rules may come in our way. It runs thus:

"(1) After a Bill has been read for the first time, the Member in charge may make one of the following motions in regard to the Bill, namely:

(a) that it be read a second time either at once or on some future day to be then stated; or
(b) that it be referred to a Select Committee composed of such members of the Assembly, and with instructions to report before such date, as may be specified in the motion:

(c) ..................

(d) that it be circulated for the purpose of eliciting opinion thereon, within such period as may be specified in the motion.

(2) Any member may make a motion as aforesaid by way of amendment.

But that stage is now over.

اے (1) Clause ام للہ

(2) Any member may make a motion as aforesaid by way of amendment.

But that stage is now over.
شروع لانے کے اسی عہدے کی جانب این عہدہ کے کمک کے لئے منظم کرنا ہے کہیں فیض ہوا جای کا آب ہے

( ) کہوئے عہدہ دار واو شخص جس کو ہمین قانون کے کارروائی کرنا ہے

بجاڑکیا ہو ۔

(الف) شیخ بپلا و جو متعلقی ہوئے مسیمہ مین دھما ہوئے ہوا دھما دھما کریک

(ب) قانون کے قابل متعلقی کی شیخ ہوئے ہوئے کو متعلقی مین دھما لینے ہوا اس کے ہے

I.A. Bill No. IX of 1952, a Bill to amend the Hyderabad Abkari Act, 1916 F.
246 July, 1952. L. L. Bill No. IV of 1952. a Bill to amend the Underbridge Thkuri Act, 1318 F.

This appears to be a page from a document in Arabic, discussing legal or governmental matters. The text is not fully legible due to the quality of the image, but it seems to include references to laws and regulations, possibly related to the Underbridge Thkuri Act of 1318 F. The content is not entirely clear due to the handwriting and the condition of the document.
आरोप के बाद, शहीद ने ही ऐसे जानादेखी निर्माण की है। इसके बाद आयोजन की है।

हरियाणा में नई हो गई है। इसके बाद में नई हो गई है। इसके बाद में नई हो गई है। इसके बाद में नई हो गई है। इसके बाद में नई हो गई है।
شری رخاؤ رہنے، ابھر جانے کی بعد میں انے انہا ہو چاہیے کہ کوارہ کہنے ہوئے۔

طاووس کے خلاف اس زمرے کے لیے ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گئی ریکارڈ کے ذریعے انس کا ترویج کی گ
Mr. Speaker: The Question is:

"That in lines 9 and 10 of clause 2, the words 'and the animals, carts, vessels, lorries or other conveyances used in carrying any such article' be omitted."

The Motion was negatived.

Mr. Speaker: The Question is:

"That the following may be added as a proviso to subsection (2) of section 39 proposed to be substituted by clause 2 of the said Bill, namely:

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

The Motion was adopted.
Mr. Speaker : The Question is:

"That in Clause 2, sub-clause (3) of section 39 proposed to be substituted, be omitted."

The Motion was negatived.

Mr. Speaker : The Question is:

"That the following may be added as a proviso to subsection (3) of section 39 proposed to be substituted by clause 2 of the said Bill, namely:

"Provided that no order has been passed by a Court in respect of such article, or no case for trial of an offence in respect thereof has been instituted in any Court."

The Motion was adopted.

Mr. Speaker : The Question is:

"That Clause 2, as amended stand part of the Bill."

The Motion was adopted.

Clause 2, was added to the Bill.

Mr. Speaker : The Question is:

"That the short title and commencement, and preamble stand part of the Bill."

The Motion was adopted.

The short title and commencement, and preamble were added to the Bill.

Mr. Speaker : We shall now take up the Third Reading.

Shri V. D. Deshpande : Mr. Speaker, Sir, I submit that now at least the House should be adjourned, because some Members might like to express their views at the time of the Third Reading.
Mr. Speaker: ' Might like to express ' is a different thing.

Shri V. D. Deshpande : I would like to express . . .

Mr. Speaker : All right.

The House then adjourned till Two of the Clock on Saturday, the 5th July, 1952.