CONTENTS

Started Questions and Answers
2045 2047
Unstarted Questions and Answers
2057 2060
Business of the House
2090 2091

L A Bill No XXIV of 1953 a Bill to amend the
Sikh Gurudwara Regulation Nanded (alias
Apchalnagari Saheb) of 1813 F (Passed)
2093 2093

L A Bill No XXV of 1953 a Bill to provide for
the Levy of Tax on Sale and Purchase of
Commodities in certain Markets and Factories
in the State of Hyderabad (Referred to
Select Committee)
2079 2099

L A Bill No XX of 1953 a Bill for
making provision for proper Housing of Labour
(Passed)
2050 2108

Business of the House
2108
HYDERABAD LEGISLATIVE ASSEMBLY

MONDAY 21ST JULY 1952

[Twenty third 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 the questions

Road between Kalamb and Dholan

*886 Shri Achyutrao Jogwaj (Kallam) Will the hon. Minister for Public Works be pleased to state

1 Whether it is a fact that a road between Kalamb and Dholan in Osmanabad district is under construction since three years?

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

3 Whether the Government have paid compensation to the persons whose lands were acquired for this road?

Mr Speaker, (in response)

The Minister for Public Works informed the House that the road was being constructed, and the reasons for the delay were due to the necessity of obtaining the necessary permissions and approvals from the relevant authorities. The Government had also paid compensation to the affected parties as per the land acquisition laws.
2046  21st July 1952  Starred Questions and Answers

Compensation to lands acquired

*689  Shri Wamanrao Deshmukh (Mominabad General)  Will the hon. Minister for Public Works be pleased to state — Whether the Government have paid compensation to the persons whose lands were acquired for laying a road between Pimpala and Ahmadpur in Mominabad taluq ?

Executive Engineer Osmanabad

*646  Shri Uddhavrao Patil (Osmanabad General)  Will the hon. Minister for Public Works be pleased to state — Whether any complaints were received by the Government against the Executive Engineer of Osmanabad district ?
2. If so, what action has been taken in the matter?

Mr. Bhagwanrao Bapuji (Bavani, District) will the Hon. Minister for Public Works be pleased to state—

1. How many zinc sheets have been allotted to the Parbhani District and to the different taluks therein in 1952?

2. Whether the stock of the zinc sheets allotted to Parbhani District is found sufficient to meet the demands of the district?

Mr. Mhadi, Wathmukhi, would he be pleased to state 30 zinc sheets have been allotted to the Parbhani District and to the different taluks therein in 1952.

Mr. Bhagwanrao Bapuji (Bavani, District) will the Hon. Minister for Public Works be pleased to state—

Whether the stock of the zinc sheets allotted to Parbhani District is found sufficient to meet the demands of the district?

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Allegation of Zinc Sheets

*Table*

Shri Bhagwanrao Bapuji (Bavani, General) will the Hon. Minister for Public Works be pleased to state—

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21st July 1952

سیرہ نبهانہ روا (خدمت) کا برہن مسیریاں ہیں۔ اور ماکنیاں کہا ہے۔

سیرہ بندے وارقین دوین کہ ہم انہیں ملک کی اور دوری روزی کاونک
کیا وہاں کی مہربانی دیکھنا ہے حاکم کا ہے۔ دوہس ملکی مذاہب
کہ وہ کسی کا میں ملاں ملکی کی ہوئی۔ اگر کسی کوہ میں کسی هوو
ان کہاں ہو دوسرے دوسرے نے ظاہر سلسلہ سمجھ کیاہے

سیرہ میں ہے ملا (گھاڑی) کہا کونا صہ تو ہونا ہے با سلہ واری؟

سیرہ میں وارقین ہونا صہ تو ہونا ہے

سیرہ میں وارقین دوین صہ تو ہونا ہے

سیرہ میں والی میں نہاکہ ہلاز مارکسی کیلیے میں کہاں ہے

دشمنی اورسرکاری ماکنیاں والی میں ہونے کی کہ کہاں ہے

سیرے میں اور کارگئون وارقین سیکیوریت کی کی کری؟

سیرے میں اورہم کا لوگوں کی کلسار کسی کی گنبد کی سکیئ ہے۔ اسکی اسکی
کہاں ہے سیرے کیہ ہوں۔

سیرے کا جنگی جنگی سیرے کا ہوئی (سینٹ) کا برہن اپنی معاشرت کا جنگی روا

سیرے میں اورہم کا اگر اب زیادہ اصل کی پریزور کے علم سے بات ہوئی

سیرے کا جنگی جنگی سیرے کا ہوئی (سینٹ) کا برہن اپنی معاشرت کا جنگ

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Shri M S Rajalingam (Warangal) As much of the black marketing is due to the defects in the zinc sheets which are imported here, is it not advisable that the Government should control the defective zinc sheets also?

Members of Planning Board

*584 Shri G Hanumanth Rao Will the hon Minster for Labour, Rehabilitation, Information and Planning be pleased to state —

1 What are the principles which govern the selection of non official members for nomination to the Planning Board?

2. Whether it is a fact that a person who was deemed unfit for membership by the previous Chief Miniser has since been included as the Member of the Planning Board?

Minister for Labour, Rehabilitation, Information and Planning: (Shri V. B. Raju.)

1. The principles governing the selection of public men for nomination to the Planning Board are their interest in public affairs and knowledge in economic matters.

2. It is not a fact.

Shri V.B. Raju: There is no standard fixed.

Mr. Speaker: It is a matter of opinion.

(Nominate)

Shri V. B. Raju: There is no district wise nomination but I can give the names of the Members.

Shri V.D. Deshpande: Yes, I want the names of the Members.

Shri V.B. Raju: They are:

1. Shri M. Narsing Rao.
5. " Venkatarama Naldrug.
Starred Questions and Answers 21st July 1952

8 Shri Gulabchand Nagori
9 Baburao Dehpande
10 B A Patni
11 Pannalal Pitti
12 Qamar Tyabji
13 Laxmi Narus
14 Sudhai Naik
15 Italia
16 K P R Menon
17 J H Subbiah (and three more names have been added, viz.,)
18 Prof S K Iyengar
19 Shri K Vardyanathan
20 D T Rao

Shri V B Rayu: That is not a Planning Board. It is District Planning Committee.

Shri V B Rayu: This is a Board that was constituted on 9th December, 1950.

Shri G Rayaram: Is there any possibility of the revision of the Members of the Board?
2052 21st July, 1952. Starred Questions and Answers

Shri V. B. Raju: It will be considered.

Shri M. Buskiah: Are there any labour representatives in the Board?

Shri V. B. Raju: It is not a Labour Advisory Board

Shri V. B. Raju: No time is fixed in the Rules, but it is being considered whether the Board should be reconstituted.

Shri M. S. Rajalingam: Will the Hon. Minister for Labour, Rehabilitation, Information and Planning be pleased to State:

1. Whether it is a fact that a 16 mm. projector belonging to the Information Department is missing for the last two years?

2. If so, who is the person responsible for the same?

3. What action has been taken or is proposed to be taken by the Government in this connection?

Shri V. B. Raju: 1. Yes.

Shri M. S. Rajalingam: May I know the name of the person who was in charge of the instrument when it disappeared?
Started Questions and Answers 21st July 1952

Shri V B Raju The whole matter is under enquiry and it is not advisable in public interest to reveal the name.

Shri M S Rajakingsam Does the Government feel that it is not worthwhile revealing the name of the person who was in charge of the instrument?

Shri Raju I said that in public interest it was not advisable to reveal the name.

Shri V D Deshpande What is the date of the missing of the instrument?

Shri V B Raju I think it is in February 1949.

Shri M S Rajakingsam Will the hon Minister for Labour Rehabilitation Information and Planning be pleased to state —

Whether there is any proposal before the Government to compulsorily have a Bonus Equalisation Fund for the labourers in the various Industrial concerns of the State just as the Dividend Equalisation Fund to the Share holders?

Shri V B Raju No such proposal is at present under consideration of the Government.

Shri M S Rajakingsam Is there any alternative suggestion to this?
Shri V B Raju The alternative suggestion is that the bonus for the workers can be secured through the awards of the Tribunals and the hon Member will know after enquirey that the psychology of the workers is not to wait for delayed payment of bonus or Bonus Equalisation Fund

Shri M S Raghunatham Is it not true that if this principle is accepted the workers will be in a position to get the money immediately?

Shri V B Raju I have already said about it. The hon Member has not properly appreciated the psychology of the workers. They will not like any delayed payment of bonus.

Shri M S Raghunatham May I know whether the hon Minister is in agreement with the principle?

Shri V B Raju I am in agreement with the principle of payment of bonus but not of creating Bonus Equalisation Fund.

Shri M S Raghunatham Is there any proposal before the Government to earmark a certain percentage of the profits as bonus to the workers?

Shri V B Raju I have already stated that the Tribunals are there and whenever these are profits the Tribunals are awarding a certain portion of the profits to be paid as bonus to the workers.

( Dividend Equalisation Fund)

Shri V B Raju If the workers are prepared to deposit a portion of their wages for Dividend Equalisation Fund the Government will have no objection.
Mr. Speaker It is becoming more and more argumen tative

Shri V B Raju The hon Member means that over and above the bonus that has been declared some more amount from the profits should be kept for Equalisation Fund I think it is out of the purview of the question put

Shri M S Rajaingam Just as in addition to the dividends that are given a portion of the profit goes to the Dividend Equalisation Fund similarly a portion of the profits should be given to Bonus Equalisation Fund in addition to what is given as bonus

Shri V B Raju When there is no law for paying of bonus itself the question of any law pertaining to Bonus Equalisation Fund can not arise

Labour Courts

*558 Shri M S Rajaingam Will the hon Minister for Labour Rehabilitation Information and Planning be pleased to state —

Whether there is any proposal before the Government to immediately constitute Labour Courts of the type mentioned in the Indian Trade Union Act?

Shri V B Raju The sections relating to the constituting in the Labour Courts in the Indian Trade Union Act have not yet been enforced and therefore the question of appointment of Labour Courts under the said Act does not arise

Shri M S Rajaingam May I know the reasons for the delay in enforcing those Sections?

Shri V B Raju The delay is not with the State Government

Shri M S Rajaingam Will the Government expedite the matter?

Shri V B Raju This Government has no powers for expediting such matters
Shri M S Rajalingam: At least would it request the Government of India in this regard?

Shri V B Roy: It may be understood.

Government Policy towards lock-outs by the industrial concerns.

Shri M S Rajalingam: Will the Hon. Minister for Labour, Rehabilitation, Information and Planning be pleased to state —

What is the present policy of the Government towards lock-outs by the industrial concerns?

Shri V B Roy: The attitude of the Government is that the industrial concerns should not experience lockouts. The machinery under the Industrial Disputes Act is available to prevent lockouts whenever they happen to occur.

Shri M S Rajalingam: Are there any conditions precedent to be fulfilled before the lockouts are declared by the Managements?

Shri V B Roy: If the industry falls under the category of public utility concern there should be notice.

Shri M S Rajalingam: In cases where such a notice is required but where it has not been given is the Government prepared to take action?

Shri V B Roy: If an industry which is notified as a public utility concern declares a lockout and does not give notice of it beforehand, then it amounts to violation of law and legal proceedings will be instituted against such concern.

Shri M S Rajalingam: Is it a fact that the Allwyn Metal Works falls under the category of public utility concerns?

Shri V B Roy: I do not think it is declared so.

Hard and fast rules.

Shri Roy: Is it understood?
Unstated Questions and Answers 1st July 1959 2057

Shri M S Raghunam Is the Indian Trade Unions Act fully applicable to the various concerns is last to lock outs are concerned?

Shri V B Rayu Does the hon Member mean the Industrial Disputes Act?

Shri M S Raghunam Yes

Shri V B Rayu There are sufficient provisions in the Industrial Disputes Act to prevent strikes and lock outs.

Shri V B Rayu The answer to this question can be given by the hon Minister for Industries in a more detailed manner.

Unstated Questions and Answers

I ask one of Electricity in Aurangabad

98 Shri Govind Rao Gangavad (Puthan Gangapur Res) Will the hon Minister for Public Works be pleased to state —

1 Whether the Government are aware that the electricity fails frequently during nights in Aurangabad town causing great inconvenience to the public?

2 If so, what are the reasons for such frequent failures?

3 What steps do the Government intend taking in the matter?

Shri Mehta Nawas Jung Yes

2 These frequent electricity failures are caused by the break downs of Generating Sets at Aurangabad Power House that have been worn out with the passage of time. As these break downs occur suddenly it is not possible to notify the public in advance.

3 To improve the position of electricity supply at Aurangabad, the Govt have taken the following steps —

4 A generating set of 203 KW that was ordered for Gulbarga has been directed to Aurangabad and will be
2058. 21st July 1952.  Unanswerable Questions and Answers

erected there as soon as all the component parts have been received.

(14) An estimate for the purchase of one more generating set of 575 KW has been submitted to Government and is under their consideration.

Hydro Electric Chief I note

37 Shri L.R. Ganvria Will the hon. Minister for Public Works be pleased to state,

1. Credentials of the present Advisor and Hydro Electric Chief Engineer.

2. The date and the terms of his appointment.

3. Is it a fact that he was appointed to train Hyderabad in Hydro Electric work?

4. If so how many technicians have been trained by him since his appointment?

5. Is it a fact that he was entrusted with Nizamsagar Hydro Electric Works? If so what work has been done?

6. Is it a fact that he has been refused Associate Membership of Institute of Engineers, India for want of adequate qualifications?

7. Is there any other qualified man having better credentials than the present Hydro Electric Chief Engineer in the service of Hyderabad Government?

8. If there is one why he is not entrusted with the work?

9. Date from which the services of the present Hydro Electric Chief Engineer have been extended? and the period of extension?

Shri Meher Naras Jung — I Associate (Civil School of Engineering Canterbury University College (1923), Asett Construction Engineer for the Monowai Hydro Electric Power Development in New Zealand Asett Construction Engineer for 6 years with M/s Armstrong Withworth Was Commissioned Officer during World Wars I and II (1914-18) and 1939-45). In charge of the Hydro Electric Department of M/S Cory Wright and Salmon Ltd one of the largest contracting firms in New Zealand. 12 years as Dy Structural Designer in State Hydro Electric Designers (New Zealand) where he was responsible for foundations superstructure reinforced concrete designs provisions for generating and
Undated Question and Answer 21st July 1932

Hydraulic equipment of Power House and accessory works such as penstocks, intakes, gates, and screens in the full wing Hydro Electric Projects —

Arapuni (extens ons) from 21,000 KVA vertical generating sets under 185 feet head at 214 r.p.m.

Wairakei five 17,000 KVA vertical generating sets under 70 feet head at 125 r.p.m.

Putaua (Wairau meanwhile) two 22,000 KVA vertical generating sets under 360 feet head at 933 r.p.m.

Hydrowire One 28,000 KVA vertical generating set under 820 feet head at 300 r.p.m.

Travelled overseas for several years to Great Britain and to the Pacific Islands where he had considerable experience of tropical conditions and climate and of the differences in methods necessitated by tropical labour.

2 Date of appointment is 10th May 1947

Terms —

(a) Salary in I G Rs Rs 3,000.00 1 m
(b) Motor Car Allowance at 0.5 Rs 150/- 1 m and after the implementation of the Gorwala Committee at Rs 100/- 1 m

(c) A furnished house provided free of rent
(d) Voyage expenses to and from New Zealand
(e) Exemption from payment of Income Tax

3 The services of Mr. Webb were engaged by the Hyderabad Government primarily for the purpose of advising on the State Hydro Electric Schemes. While granting the latest extension in his service, the Hyderabad Government, however, imposed a condition that Mr. Webb should train a suitable Engineer who would take up Mr. Webb's work after the latter's term of contract expired. In pursuance of this decision Shri M. Bhavnani has been deputed to work as S.L. Hydro to pick up work under Mr. Webb.

4 Reply to (g) covers this also

5 Yes See Annexure I

6 Mr. Webb has not applied for Associate Membership of Institute of Engineers (India)

7 No
21st July 1952

Business of the House

8 Does not arise in view of reply to (7).

9 One year's extension with effect from 10th May 1952.

ANNEXURF I

Present position regarding Nisamnagar Works

(i) Construction of the Power House building is nearing completion. Tunnel excavation and lining is completed except for the junction with the unifying channel. The Administrative block will be ready for full occupation by the end of August.

(ii) Reinforced concrete penstocks are 50% completed.

(iii) Intake Screens and Emergency Gates are being installed.

(iv) 80% of the Plant equipment has been delivered and is being transported to site.

(v) Plant erection has commenced.

(vi) Transmission line towers have been erected and the line will be ready for use by the end of September 1952.

(vii) Site for Hyderabad Sub Station has been selected and work is about to commence.

Business of the House

Mr. Speaker, Let us proceed to the next business, namely, the Second Reading of L.A. Bill No. XXIV of 1952 a Bill to Amend the Sikh Gurudwar Regulation Nankal (shri Apehalnagar Sahib) of 1812 I.ahs
LA Bill No XXIV of 1952
21st July 1952
2031

To Amend the Sikh Gurudwara Regulation Nanded (alias Apch Allahga Sahib) of 1312 I

Sir, B Raju It all depends upon the co operation the Treasury Benches get from the Opposition

Mr Speaker I want an assurance that no new bill would be introduced (laughter)

(laughter)

Mr Speaker The hon Shri Jagannath Rao Chandurki

LA Bill No XXIV of 1952, a Bill to Amend the Sikh Gurudwara Regulation Nanded (alias Apch Allahga Sahib) of 1312 I

The Minister for Law (Shri Jagannath Rao Chandurki)

Mr Speaker Sir I beg to move

That I A Bill No XXIV of 1952 a Bill to amend the Sikh Gurudwara Regulation Nanded (alias Apch Allahga Sahib) of 1912 Ilish be read a second time

1. Request withhold Sikh Gurudwara Bill and refer Nanded Collector's Report Regarding Sikh Opinion

- Babu Kanai Nair Singh

2. Refit Universal State Sikh Demand before Shri Ram Lal on fifteenth June prior to the introduction Gurudwara Act
Mr Speaker I would like to invite your attention to the Statement of Objects & Reasons. A promise has already been held out, it is merely a temporary measure.

Shri Jagannath Rao Chandwankar The hon Member was not present yesterday when it was discussed for the first time so he is under the
Shri Jagannath Rao Chandarkh. Let the amendments be moved first, then the result

Mr Speaker. Now we shall take up amendments.

Shri B R Gangao (Nanded). Sir, I beg to move.

The following hyphens, letters and commas be inserted in paragraph (c) of sub-section (1) of section 3 proposed to be substituted by clause 2 of the said Bill after the words ‘Khalna Diwan’ namely:

c c Am

Mr Speaker. I think the hon. Member’s mention is merely to specify the name correctly. Are there two Diwans?

Shri B R Gangao. Sir, there are two separate Diwans and there is much difference.

Mr Speaker. Motion moved.

That the following hyphens, letters and commas, be inserted in paragraph (f) of sub-section (1) of section 3 proposed to be substituted by clause 2 of the said Bill:

Shri Gopids Ganga Reddy (Numal General). Mr Speaker. Sir, I beg to move.

That paragraph (f) be omitted in sub-section (1) of section 3 proposed to be substituted by clause 2 of the said Bill.
Mr Speaker Motion moved

That paragraph (f) be omitted in subsection (1) of section 8 proposed to be substituted by clause 2 of the said Bill

Shri Gopala Ganga Reddy Mr Speaker Sir, I beg to move

(a) That the words and (f) be omitted in lines 1 and 2 of subsection (2) of section 8 proposed to be substituted by clause 2 of the said Bill

(b) That the following words be substituted for the words nominated by Government in line 2 of subsection (2) of section 8 proposed to be substituted by clause 2 of the said Bill, namely —

elected

Mr Speaker Motion moved

(a) That the words and (f) be omitted in lines 1 and 2 of subsection (2) of section 8 proposed to be substituted by clause 2 of the said Bill

(b) That the following words be substituted for the words nominated by Government in line 2 of subsection (2) of section 8 proposed to be substituted by clause 2 of the said Bill, namely —

elected

Shri B R Gangave Mr Speaker Sir, I beg to move

That for the figure and words '3 years, one year be substituted in line 8 of subsection (2) of section 8 proposed to be substituted by clause 2 of the said Bill"

Mr Speaker Motion moved

"That for the figure and words '3 years, one year' be substituted in line 8 of subsection (2) of section 8 proposed to be substituted by clause 2 of the said Bill"

Shri Gopala Ganga Reddy Mr Speaker, sir, I beg to move

'That 'elected' be substituted for the word 'nominated' in line 1 of subsection (8) of section 8 proposed to be substituted by clause 2 of the said Bill"
Mr. Speaker Motion moved

That the following be substituted for the word 'nominate' in line 1 of sub-section (3) of section 3, proposed to be substituted by clause 2 of the said Bill, namely—

One year

Mr. Speaker Motion moved

That the following be substituted for the figure and word '3 years' in line 3 of sub-section (4) of section 3, proposed to be substituted by clause 2 of the said Bill, namely—

One year

Shri Gopals Ganga Raddy Mr. Speaker Sir I beg to move

That the following be inserted as sub-section (5) after sub-section (4) of section 3, proposed to be substituted by clause 2 of the said Bill, namely—

(b) When the office of any elected member falls vacant for any reason, Government shall cause to fill that vacancy by immediate election

Mr. Speaker Motion moved

That the following be inserted as sub-section (5) after sub-section (4) of section 3, proposed to be substituted by clause 2 of the said Bill, namely—

(b) When the office of any elected member falls vacant for any reason, Government shall cause to fill that vacancy by immediate election

Mr. Speaker Now let us have general discussion Shri B R Gajave
L 4 Bill No XXIV of 1952, 21st July 1952 2007

a Bill to Amend the Sikh, Guru dawara a Regulation, Nanded (alias Apchal nagar Saheb) of 1812 F

(I) The Sikh representatives on the Central and Local Executive Committees may be appointed by nomination by the Government or may be elected, as the case may be, in the manner prescribed by the rules made by the Government in this behalf.
21st July 1192

L A Bill N \ \ \ \ IV of 1192
a Bill to In 11th Sikh
6th day of Rigation
Nunlad (thus Aprial \ \ \ \ 1192)

Two representatives of Khulas Dru. Nunlad. One representative of the Shiromani Gurudwara Prabandak Committee Amrits.
Representatives of the Sikhs of the Hyderabad State nominated by the Government.

4 Representatives of the Sikhs of such khand Huru Khalsa, Nanded.

Representatives of Khsala Diwan, Nanded.
LA Bill No. LA XIV of 1952 21st July 1952

A Bill to Amend the Sikh Gurudwara Regulation
Nanded (alias Apsalnagar Sahib) of 1812

Mr. Speaker, We shall now put the amendments to vote.
Shri V. D. Deshpande: We do not want to allow the withdrawal of the amendment. We demand a vote.

Mr. Speaker: The question is:

That leave be granted to withdraw the amendment:

"That in paragraph (c) of sub-section (1) of section 8 proposed to be substituted by clause 2 of the said Bill after the words "Khalsa Diwan" insert the following hyphens, letters and comma,

"-e-Am,"

The Motion was adopted.

The amendment was, by leave of the House, withdrawn.

Shri V. D. Deshpande: Mr. Speaker, Sir, I demand a division.

The House divided.

Ayes: 73 Noes: 60.

Mr. Speaker: So, this amendment has been withdrawn by leave of the House.

Sheri Gopi Ganga Reddy: I beg leave of the House to withdraw my amendment No. 8 to clause 2, namely:

"(a) In lines 1 and 2 of sub-section (2) of section 8 proposed to be substituted by clause 2 of the said Bill, omit the words 'and (f)'.

(b) In line 2 of sub-section (2) of section 8 proposed to be substituted by clause 2 of the said Bill, for the words 'nominated by Government' substitute the following word, namely:

'elected'."
The amendment was by leave of the House withdrawn.

The amendment standing in the name of Shri B R. Ganjave Shri B D Deshmukh and Shri R P Deshmukh namely:

In line 3 of sub section (2) of section 8 proposed to be substituted by clause 2 of the said Bill for the figure and words 3 years substitute one year having been accepted by the Government it was not put to vote.

Shri Gopala Ganga Reddy Mr Speaker Su I want my amendment to be put to vote.

Mr Speaker The question is

That in line 1 of sub section (8) of section 8 proposed to be substituted by clause 2 of the said Bill for the word nominated the word elected be substituted.

The Motion was negatived.

The amendment standing in the name of Shri B R. Ganjave namely:

In line 3 of sub section (4) of section 8 proposed to be substituted by clause 2 of the said Bill for the figure and word 3 years the following words be substituted namely —

One year having been accepted by the Government it was not put to vote.

Shri Gopala Ganga Reddy Mr Speaker Su I beg leave of the House to withdraw my amendment namely:

After sub section (4) of section 8 proposed to be substituted by clause 2 of the said Bill insert the following as sub section (8) namely —

(5) When the Office of any elected member falls vacant for any reason Government shall cause to fill that vacancy by immediate election.

The amendment was by leave of the House withdrawn.
Mr Speaker I shall now put clause 2 to vote

The question is

That clause 2 be amended with the Bill

The Motion was adopted

Clause 2 was added to the Bill

Mr Speaker We shall now take up amendments to clause 3

Shri B R Ganjave

Clause 3

Shri B R Ganjave Mr Speaker Sir I beg to move

That in lines 1 and 2 of paragraph (c) of sub section (1) of section 4 proposed to be substituted by clause 3 of the said Bill for the words the Hyderabad State substitute the following words namely —

Nanded

Mr Speaker Motion moved

That in lines 1 and 2 of paragraph (c) of sub section (1) of section 4 proposed to be substituted by clause 3 of the said Bill for the words the Hyderabad State the following words be substituted namely —

Nanded

Shri Jogannathrao Chinsale Mr Speaker Sir On behalf of the Government I move a amendment to the amendment moved by the hon Member just now on

For the word Nanded the following words be substituted namely —

Suchkhand Huzur Khalsa Diwan Nanded

Mr Speaker Amendment to amendment moved

For the word Nanded the following words be substituted namely —

Suchkhand Huzur Khalsa Diwan Nanded
Shri Jagannathao Chandrak ː Certainly There are four representatives and due representation will be given to both the parties.

Shri Jagannathao Chandrak ː Mr Speaker sir after the amendment to amendment having been accepted by the mover of the amendment it cannot be allowed.

Shri V D Deshpande ː I am moving an amendment to that amendment.

Shri V D Deshpande ː No notice is necessary.

Mr Speaker ː Shud amendment is not allowed.

Shri V D Deshpande ː I want to move an amendment to the original amendment.

Shri Jagannathao Chandrak ː There can be no amendment that to the original amendment.
Mr Speaker  Amendment wanted to be moved by V D Deshpande can not be allowed

Shri Gopala Ganga Reddy  Mr speaker, Sir, I beg to move

(a) "that in line 3 of paragraph (c) of sub section (1) of section 4 proposed to be substituted by clause 8 of the said Bill, for the words ‘nominated by Government,’ substitute the following word, namely —

‘elected’

(b) "In line 1 of sub section (2) of section 4 proposed to be substituted by clause 8 of the said Bill, omit the following word, namely —

‘Nominated’"

(c) "In line 1 of sub section (3) of section 4 proposed to be substituted by clause 8 of the said Bill, for the word ‘nominated, substitute the following word, namely —

‘The’

Mr Speaker  Motion moved.

(a) In line 3 of paragraph (c) of sub section (1) of section 4 proposed to be substituted by clause 8 of the said Bill, for the words ‘nominated by Government,’ the following word be substituted, namely —

‘elected’

(b) In line 1 of sub section (2) of section 4 proposed to be substituted by clause 8 of the said Bill, the following word be omitted, namely —

‘nominated’

(c) In line 1 of sub section (3) of section 4 proposed to be substituted by clause 8 of the said Bill, for the word ‘nominated,’ the following word be substituted, namely —

‘The’

Shri B B Ganavde  Mr Speaker, Sir, I beg to move

That in line 2 of sub section (3) of section 4 proposed to be substituted by clause 8 of the said Bill, for the figure and word ‘3 years,’ substitute the following words, namely —

‘One year’;"
A Bill to amend the Sikkim
Gurudawara Regulation
Nanded (ahns Apchalnagan
Saheb) of 1312 F

Shri Jugannathrao Chandeli It is accepted

Mr Speaker It is accepted by the Government

Shri Gopiws Ganga Reddy Mr Speaker Sir, I beg to move

(a) That in line 1 of sub section (1) of section 4 proposed to be substituted by clause 3 of the said Bill omit the word nominated

(b) In lines 2 and 3 of sub section (1) of section 4 proposed to be substituted by clause 3 of the said Bill for the words the Government may appoint another member in his place substitute the following words namely, election for the vacancy shall take place

Mr Speaker Motion moved

(a) That in line of sub section (1) of section 4 proposed to be substituted by clause 3 of the said Bill, omit the word nominated

(b) In lines 2 and 3 of sub section (1) of section 4 proposed to be substituted by clause 3 of the said Bill for the words the Government may appoint another member in his place substitute the following words namely, election for the vacancy shall take place

Shri BR Ganjave Mr Speaker Sir, I beg to move

That in line 8 of sub section (1) of section 4 proposed to be substituted by clause 8 of the said Bill for the figure and word 3 years substitute the following words namely — One year

Mr Speaker This amendment is also accepted by the Government

I shall now put the amendment No 1 to clause 8 moved by Shri BR Ganjave to vote as amended

Shri Jagannathrao Chandeli Government accepts the amendment of Shri BR Ganjave as amended

Mr Speaker Then it is unnecessary to put it to vote
The amendment of Shri B R Ganguly having been accepted by the hon. Shri Jangun (Shri Chandiril) the mover of the Bill as amended by him was not put to vote.

Shri: Gopala Ganga Reddy Mr Speaker Sir I want my amendment to be put to vote.

Mr. Speaker The Question is

(a) That the following words be substituted for the words nominated by Government in line 2 of paragraph (c) of sub-section (1) of section 1 proposed to be substituted by clause 8 of the said Bill namely—

(b) That the following word be substituted in line 1 of sub-section (a) of section 4 proposed 1 to be substituted by clause 8 of the said Bill namely—

(c) That the following word be substituted for the word nominated in line 1 of sub-section (b) of section 3 proposed to be substituted by clause 8 of the said Bill namely—

The Motion was negatived

Shri: Gopala Ganga Reddy Mr Speaker Sir I beg leave of the House to withdraw my amendment as—

(a) That the word nominated be omitted in line 1 of sub-section (4) of section 4 proposed to be substituted by clause 8 of the said Bill.

(b) That the following words be substituted for the words 'the Government may appoint another member in this place in lines 2 and 8 of sub-section (1) of section 1 proposed to be substituted by clause 3 of the said Bill namely—

The amendment was by leave of the House, withdrawn

Mr. Speaker The Question is

"That clause 8, as amended, stand part of the Bill"
A Bill No XXV of 1952

21 July 1952

Mr Speaker, the Question is

That Clause 1 stand part of the Bill

The Motion was adopted

Clause 1 was added to the Bill

Mr Speaker, the Question is

That Clause 5 stand part of the Bill

The Motion was adopted

Clause 5 was added to the Bill

Mr Speaker, the Question is

That short title commencement and preamble stand part of the Bill

The Motion was adopted

Short title commencement and preamble were added to the Bill

Shri Jagannath Rao Chaudhary, Sir, I beg to move

That I A Bill No XXIV of 1952 A Bill to amend the Sikh Grandways Regulation Nanded (alias Apch Mohan Saheb) of 1817lish he read a third time and passed

The Motion was adopted

L A Bill No XXV of 1952, a Bill to provide for the Levy of Tax on the Sale and Purchase of Commodities in certain Markets and Factories in the State of Hyd

Mr Speaker, now there will be discussion on general principles of I A Bill No XXV viz. a Bill to provide for the levy of tax on the sale and purchase of commodities in certain markets and factories in the State of Hyderabad.
L A Bill No XXV, a Bill to provide for the levy of tax on the sale and purchase of commodities in certain markets and factories in the State of Hyderabad

(21st July 1932)

A Bill No XXV, a Bill to provide for the levy of tax on the sale and purchase of commodities in certain markets and factories in the State of Hyderabad.

(Mr. Deputy Speaker in the Chair)

As per extraordinary order, the Bill as introduced by the Hon. Member for the purpose of discussion.

The House was adjourned at 10.30 a.m.

Yield
لا، بچوں نے محرور کی ہوئی موسیقی میں ہدایت کی۔

[ہر کمپنی کے نام کا لکھنا ضروری ہے]

لائکس (Landscape) کو نجی اکٹھا کیا گیا جس کا مطلب ہے کہ یہ سطح ہے۔

کسی بھی بائیک کو ایک کامپیوٹر پر داخل کیا جا سکتا ہے کہ یہ کسی بھی اپنے کام کے لئے استعمال کیا جاسکتا ہے۔

[سند کے لئے لکھنا ضروری ہے]

کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی کسی بھی ہے۔
A Bill to provide for the Law of Tax on Sale and Purchase of Commodities in certain Mills and Factories in the State of Hyderabad
The House then adjourned for recess till Half Past One of the Clock

The House reassembled after recess at Half Past One of the Clock

[Mr Speaker in the Chair]

Shri A Ray Reddy (Sultanabad) I want to know whether the discussion will be continued on the Motion for referring it to the select committee will be moved

Mr. Speaker Is it going to be referred to the select committee?
21st July 1952

I. Bill No: \(\frac{1}{2}V\) (1952)

I. Bill is not yet listed in the Lok Sabha.

Ind. P, scrap of Co. taken in serious

Material of the 7 Act.

Shri A. Ray Reddy: This is what we have thought it is not known officially. I should know now whether the discussion will be continued?

Mr. Speaker: The discussion will continue.
21st July 1952

A bill to provide for the levy of tax on sales and purchase of commodities in certain markets and factors in the State of Hyderabad.
M. Bill No 1/XV of 1952
A Bill to provide for the levy of a tax on sale and purchase of commodities in certain markets and factories in the State of Hyderabad

The house of the assembly, in session on the 21st July 1952, resolved to introduce a Bill to provide for the levy of a tax on sale and purchase of commodities in certain markets and factories in the State of Hyderabad.

The Bill provides for the imposition of a tax on the sale and purchase of commodities in certain markets and factories in the State of Hyderabad. The tax is to be levied at a specified rate and is to be collected by the appropriate authorities.

The Bill also provides for the exemption of certain classes of commodities from the tax, as well as for the enforcement of the provisions of the Bill by the appropriate authorities.

The Bill is to be submitted to the Governor of the State for his assent, and once assented to, it will become law.

The Bill is an essential measure for the control of commerce and industry in the State, and it is expected to bring about a considerable increase in the revenue of the State.

The Bill is to be published in the Official Gazette, and copies thereof are to be sent to the Governor of the State, the Chief Minister, and the Chief Secretary of the State.
A Bill to provide for the Levy of Tax on Sale and Purchase of Commodities in certain Markets and Factories in the State of Hyderabad

21st July 1952

Shri A. Raja Reddy Mr Speaker Sir

On a point of information, I would like to know whether the hon Minister in charge is proceeding with his reply to the criticisms on the
2088 21st July 1952 I A Bill No XX of 1952
a Bill to provide for the Levy of Tax on Sale and Purchase
of Commodities in certain
Markets and in the State of Hyderabad

Bill or as we are expecting will it be referred to Select
Committee? I want to speak on this Bill

Shri Jagannatharao Chanda: The stage of referring the
Bill to a Select Committee comes after the first reading
is over and before the Motion for second reading is moved.

Shri A Raja Reddy: Then we are entitled to speak on
the Bill.

Mr Speaker: The point is this. I will not be divulging
a secret if I say that the Bill will be referred to a Select
Committee as there is already a notice of a Motion for refer-
ing it to a Select Committee. It will be referred to the Select
Committee if the House approves. But this matter cannot
be considered now as the first reading is not yet over.
Rule 86 says that —

(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

So when we come to that stage the question will arise.

Shri A Raja Reddy: When the Bill is going to be referred
to a Select Committee why waste the time in replying.

Mr Speaker: Some formalities will have to be gone
through.

Shri V B Raja: The Opposition Benches have taken
sufficient time.
LA Bill No XV of 1952  21st July 1952

a Bill to provide for the Levy of Tax on Sale and Purchase of Commodities in certain Markets and Factories in the State of Hyderabad

Mr. Speaker The Question is

That LA Bill No XXV of 1952 A Bill to provide for the levy of tax on the sale and purchase of commodities in certain markets and factories in the State of Hyderabad be read a first time

The Motion was adopted

Shri Dev Singh Chauhan Sir I beg to move

That LA Bill No XXV of 1952 A Bill to provide for the levy of tax on the sale and purchase of commodities in certain markets and factories in the State of Hyderabad be referred to a Select Committee consisting of the following Members of the Assembly with instructions to report before 21st 1952 with particular reference to the commodities and rates mentioned in the Schedule as well as the general advisability of such taxation —

(1) Member in charge

Chairsman

(2) Finance Minister

Member

(3) Shri Gopal Rao Dikboote

(4) M. Narasim Rao

(5) Govind Rao More

(6) Virendra Patel
Mr. Speaker The Question is

That L A Bill No XXV of 1952 A Bill to provide for the levy of tax on the sale and purchase of commodities in certain markets and factories in the State of Hyderabad be referred to a Select Committee consisting of the following Members of the Assembly with instructions to report before 31.3.1952 with particular reference to the commodities and rates mentioned in the Schedule as well as the general advisability of such taxation —

(1) Member in charge 
(2) Finance Minister
(3) Member
(4) Shri Gopal Rao Jkbo Te
(5) M Naising Rao
(6) Govind Rao More
(7) Virendra Patel
(8) A Raja Reddy
(9) B D Deshmukh
(10) Sharnao Naik
(11) Ananth Reddy
(12) Dwar Hussain

The Motion was adopted

L A Bill No XX Of 1952 A Bill to make Provision for Proper Housing of Labour

Mr Speaker Now we shall take up the remaining clauses of L A Bill No XX of 1952 Shri G Hanumanth Rao

Clause 25

Shri G Hanumanth Rao Mr Speaker, Su I do not wish to move my amendment

Mr Speaker The Question is

That Clause 25 stand part of the Bill
The Motion was adopted
Clause 25 was added to the Bill

Clause 26

Shri J Anand Rao (Suratla General) Mr Speaker, Sir, I beg to move

' That the following proviso be inserted on page 11 after sub clause (8) of Clause 26 of the said Bill, namely —

' Provided that no occupant shall be liable to be evicted during the period of any industrial dispute or cessation of work or employment in that period due to such dispute, or during the period of any long illness though the employee may be discharged from work for the time being, or during the period of involuntary absence from work'

Mr Speaker Motion moved

' That the following proviso be inserted on page 11 after sub clause (8) of Clause 26 of the said Bill, namely —

' Provided that no occupant shall be liable to be evicted during the period if any industrial dispute or cessation of work or employment in that period due to such dispute, or during the period of any long illness though the employee may be discharged from work for the time being, or during the period of involuntary absence from work'

Shri V D Deshpande Mr Speaker, Sir I beg to move

' That '7½' be substituted for the figure '10' on page 11 in line 8 of paragraph (8) of sub clause (8) of Clause 26 of the said Bill'

' That '10' be substituted for the figure '20' on page 11 in line 8 of paragraph (8) of sub clause (8) of Clause 26 of the said Bill'

Mr Speaker Motion moved

' That '7½' be substituted for the figure '10' on page 11 in line 8 of paragraph (8) of sub clause (8) of Clause 26 of the said Bill'

' That '10' be substituted for the figure '20' on page 11 in line 8 of paragraph (8) of sub clause (8) of Clause 26 of the said Bill,'
Shri K. Ram Reddy (Nalgonda General) "Sir, I beg to move

"(a) That '15' be substituted for the figure '20' on page 11 in line 8 of paragraph (ii) of sub clause (i) of Clause 20 of the said Bill

(b) That the following proviso be inserted on page 11 after paragraph (iv) of sub clause (i) of Clause 20 of the said Bill, namely —

'Provided that if the employees or members of one family consisting of father, mother, wife, children, brothers and sisters, the rent shall be payable as prescribed in paragraph (i) from the head of the family.'"

Mr. Speaker Motion moved

"(a) That 15 be substituted for the figure '20' on page 11 in line 8 of paragraph (ii) of sub clause (i) of Clause 20 of the said Bill

(b) That the following proviso be inserted on page 11 after paragraph (iv) of sub clause (i) of Clause 20 of the said Bill, namely —

'Provided that if the employees or members of one family consisting of father, mother, wife, children, brothers and sisters, the rent shall be payable as prescribed in paragraph (i) from the head of the family.'"

Shri V. D. Deshpande Sir there is a little printing mistake in the amendment of Shri Katta Ram Reddy. The word or ' occurring in line 1, our 'Provided that if the employees or members of one should be substituted by the word are. That is to say, part (b) of the amendment should read as follows.

"That the following proviso be inserted on page 11 after paragraph (iv) of sub clause (i) of Clause 20 of the said Bill, namely —

'Provided that if the employees are members of one family consisting of father, mother, wife, children, brothers and sisters, the rent shall be payable as prescribed in paragraph (i) from the head of the family.'"

Shri V. B. Raju It should be a predicate and not a proposition.

Mr. Speaker Alright. Now, we can have discussion.
LA Bill No LX of 1952 a 21st July 1952

Clause 26 (4)

(i) where a single employee occupies such accommodation 2½ per cent per annum of the capital cost of the accommodation or 7½ per cent of the wages of such employee whichever is less and

(ii) where more than one employee occupies such accommodation 13½ per cent per annum of the capital cost of the accommodation or 10 per cent of the wages of the highest paid employee among them, whichever is less.
Provided that no occupant shall be liable to be evicted during the period of any industrial dispute or cessation of work or employment in that period due to such dispute or during the period of any long illness though the employee may
During the period of involuntary absence from work

During the period of long illness though the employer may be discharged during the period

Provided that no occupant shall be liable to be evicted during the period of any industrial dispute or cessation of work or employment in that period due to such dispute

Acceptable
21st July 1952

A Bill No 11 of 1952 to provide for the adequate Housing of Labour

...
سری عدالترین ہے کہ بمبار کے لیے ہمارے کچھ چیزیں ہوں جن ہیں جو ہمارے حوالے سے کچھ کام کرتے ہیں اور یہ نے لوگوں کو ایک مہم رہا ہے۔ اس مہم کا نتیجہ ہے کہ حکومت کی عائدیات نہیں ہوگئے لکن اسی سے ممکن کہ حلالیہ ہوں گے اور اس کا کام نہیں کیا جا سکتا۔

سیری عدالترین ہے کہ اس کا سزائی نہیں ہے لکن یہ کہ لکن اس کا نہیں کہ اس کا ہی کام کی جا سکتا ہے۔

کوئی بھی سماجی معاشق یا معاشقہ جاہیز

سیری عدالت کی رازی سے یہ کہ کہا ہے کہ ہمارے کچھ چیزوں کی ناکامی ہے لکن اس کا کچھ چیزوں کی ناکامی ہے۔

مکمل کی صورت میں

سری عدالت کی رازی سے یہ کہ ہمارے کچھ چیزوں کی ناکامی ہے لکن اس کا کچھ چیزوں کی ناکامی ہے۔

کوئی بھی سماجی معاشق یا معاشقہ جاہیز

سیری عدالت کی رازی سے یہ کہ ہمارے کچھ چیزوں کی ناکامی ہے لکن اس کا کچھ چیزوں کی ناکامی ہے۔
Shri V B Raju Na Speaker, the amendment pertaining to the proviso seeks to provide that the worker shall not be ejected from the house if there is an internal dispute or if he is under long illness or if there is involuntary absence. There is no such provision in the clauses that have already been passed by this House making an indication that the worker shall be ejected if there is a dispute going on. I feel that the hon Members are being carried away with certain assumptions or—if I may use the words—they are pre-judging the prejudices and favours of the Corporation. They are trying to attribute some motives.

Shri V D Deshpande Because it is a nominated body.

Shri V B Raju—because it is a nominated body as the hon Member puts it. I am waiting for the day when a non-official resolution might come before the House that the constitution of the cabinet should be on a proportional representation. If there is no election in the opinion of the Opposition, it is a body which is not reactionary anti-workers and anti people. This sort of approach will not mend matters or make matters better.

I want that the Corporation be treated as quite an independent body without being influenced either by the employer or by the employees or by the political parties. I presume and I am sure about it—that the Corporation will not make a dispute the cause for ejection. As long as the dispute is not settled, the worker, it is presumed, is in the employment of the employer. One point has missed the attention of the hon Members who brought the amendments to this clause, that is the rent that has to be paid. The employer is going to pay nearly twice the amount the employee is asked to pay. Unless the employee is in the employment of the employer, there will not be that legal sanction, that legal force, on the part of the Corporation to collect the money. Have the hon Members considered how this money should be collected? Without collecting rent can the State build houses in charity? I want a practical approach to the problem. What is the rent that any individual today is paying in the city of Hyderabad or the towns of Warangal or Amangabad? It cannot be less than 6% of the capital cost. What is employee being asked to pay under this scheme? It is 24% and the remaining is to be subsidized by the employer. So when the employer has got to subsidize than the person who is occupying the house must
be in the employment of the employer. So first of all taking the dispute as a reason for ejection is not correct and the presumption that the Corporation will side the employees is to cast too much of suspicion. Unless the hon. Members get rid of this kind of suspicion complex they will not be able to impress on the Treasury Benches. I therefore humbly submit that the House that taking an attitude of suspicion will unnecessarily be an embarrassment to the Government and the Treasury Benches. It will take so much time of the House to convince the hon. Members that they are wrong.

Shri V. D. Deshpande, that has happened in the Municipal strike of Bombay.

Shri V. B. Ragh. Many things have happened in many places and much has happened in Telengana.

Shri V. D. Deshpande, that is why there is, cause for suspicion.

Shri V. B. Ragh. Society moves forward and learns by experience.

I would therefore ask the hon. Members to study Clause 26 (1) which says:

The occupation by any person of any housing accommodation provided out of the Hyderabad Labour Housing Land shall be subject to compliance by that person at all times with such conditions relating to his occupation of such accommodation as may be prescribed.

The manner and method of providing accommodation and so many other details are to be worked out. If there will be a contingency then the concern itself may be liquidated and then what happens to the occupants of the houses? All these things will be gone through in detail and they will be provided for in the rules.

The second point that has been raised is about the quantum of rent. This 10% wages is too much emphasized as though it is a great burden on the worker. In the first place if the cost of living is analysed on the budget of a worker's family is analysed 10% is not much. This 10% will go to wards house rent. Secondly 24% on capital cost has been given as an alternative and whichever is lower it is going to be collected.
Supposing 10% wages is higher than 21% of the capital cost then 24% will be collected. So, when this alternative of 24% is given and when this fixed is there and when I have already given an indication of the cost of the house a rent of Rs 7 cannot be construed to be high. If the hon. Members are earnest about the interest of the workers, they may visit and see for themselves the houses that are built now. They will see that it is not merely a scheme on paper but is something concrete that is going to be done and of which something has already been done. Even 18 rupees will not be a burden on the worker and the accommodation that has been provided there is sufficient for the occupation of two earning members. It is not a question of father or mother, it is not a question of husband or wife. It is a question of two earning members. When the income from two earning members will come to the pool of the family payment of rent would not be difficult. The money is not collected from the two persons but 15% of the emoluments of the highest paid employee, out of the two or three earning members will be collected. When two or three persons earn for the family and when this concession is given and when 24% fixity is also provided I do not think it is a burden. It is too much to magnify the provision, and oppose it to the idea of to the spirit with which it has been provided. For 10% interest 8 or 4 wage earners will gather in that house and it will become a slum area. That is why we are trying to see that the houses will not become crowded and if the workers occupy them in greater number and if there are more earning members they would have to pay more. Secondly when we call it working class do we relate it to the earnings or do we relate it to any other thing? At the moment we are referring to the working class as those whose wages are low or whose conditions of living are miserable, and so on. Supposing a family earns Rs 150 or a middle class family in the estimate of the hon. Member with only one earning member earning Rs 80 then should not there be a consideration that those who earn more should pay more and that those who can afford to pay more should pay more? We should have some equity. Therefore the provision to collect 15% from the highest paid employee among those earning members who occupy that house, can never be a burden if it is viewed in the right spirit.

Then there is the question of the relationship—father, mother, wife, children, brothers and sisters. The consideration, as I already said, is not about the relationship
These relationships are not going to determine our approach to economic matters and when we have come to the stage of breaking up the joint family system and when we are thinking in so many terms let us talk only in terms of the earning persons. If there are non-earning members in the family then we shall give them minimum wages living wages and many other things are being worked out on the basis of the earning members in a family. So nobody should judge if there are more than one earning member that the highest paid member should pay 15% of his wages and I have already agreed to the amendment to reduce it by 5%.

When all these things were worked out it was found that nearly 6 to 6 1/2% of the capital cost has got to be repaid. There is the interest on the State Government loan or loan from anywhere else. We are taking money at an interest of 6% to 4%. There is the maintenance which works out to 2 1/2% on the capital cost and the repayment of the capital which works out to 2 1/2% and a portion of the establishment expenditure and some other unforeseen things. All these things put together on the capital cost the total working expenditure would be 6 to 6 1/2% and how to realise this? The problem is the Government or the Society has not got so much of wealth to provide free houses. And if free houses are to be provided why should it be for the industrial workers alone or the agricultural workers alone when there are so many other people who need them today and who are in a much worse position. Therefore this expenditure must be kept in view and if the scheme should be successful 6 to 6 1/2% must be realised. After hearing all this, the Opposition Members I hope will surely agree with me for the collection of 2 1/2% from the occupant of the house while the employer is going to be taxed up to 5%. After this explanation the hon. Members must have been surely convinced of the subject and I hope they would withdraw the amendments and if they do not withdraw them we will have no other alternative but to oppose them.

Shri A. Raja Reddy: On a point of information Sir. As the hon. Minister just now said we want to see that these houses are not occupied by more people and turned into slums. But we find that more than one family is allowed to reside in the house and that means any number of people can live but only 15% of the wages of the highest paid employee is recovered. Any number of employees can live there. What I want to say is that there should be a limit
namely that there should not live more than 2 or 4 employees on whatever number we leave there is no such guarantee in the wording of the Bill

Shri V B Raju: I was only waiting for this question. I would put it as 25% if the hon Member agrees with me that three employees occupy the House. The rules will govern that Conditions will be laid down and they will be covering this matter. I said as a matter of argument that 20% was kept only to prevent them from being turned into slum areas and misused. But when an hon Member tabled an amendment, I too thought if a husband and wife earn why some concession should not be shown. I have cut it down to 17% if the hon Member agrees then I would add one more proviso that if three earning members occupy the house it would be 25% and so on. I am prepared to put it.

Mr Speaker: I shall now put the amendments to vote.

Shri J Anand Rao: Mr Speaker, Sir. I want my amendment to be put to vote.

Mr Speaker: The Question is.

That on page 11 after sub-clause (3) of Clause 23 of the said Bill the following proviso be inserted namely —

Provided that no occupant shall be liable to be evicted during the period of any industrial dispute of cessation of work or employment in that period due to such dispute or during the period of any long illness though the employee may be discharged from work for the time being or during the period of involuntary absence from work.

The Motion was negatived.

Shri Anand Rao: I demand division, Sir.

The House divided.

Ayes 84  Noes 74

The Motion was negatived.

(The next mover on the list of amendments Shri V D Deshpande was not in his seat.)
Mr. Speaker I shall put Shri Deshpande's amendment to vote. The Question is

That (a) on page 11 in line 3 of paragraph (a) of sub clause (4) of Clause 26 of the said Bill the figure 10 the figure 7 be substituted

(b) On page 11 in line 3 of paragraph (a) of sub clause (4) of Clause 26 of the said Bill for the figure 20 the figure 10 be substituted

The Motion was negatived

Amendment No 1 of Shri K. Ramchhody to Clause 26 namely

On page 11 in line 3 of paragraph (a) of sub clause (4) of Clause 26 of the said Bill for the figure 20 the figure 10 be substituted having been accepted by the hon Shri V B. Raju the mover of the Bill was not put to vote

Shri K Ramchhody Mr. Speaker: Sir I want to withdraw my amendment No 2 to Clause 26 viz

On page 11 after paragraph (a) of sub clause (4) of Clause 26 of the said Bill the following proviso be inserted namely —

Provided that if the employees are members of one family consisting of father, mother, wife, children, brothers and sisters the rent shall be payable as prescribed in paragraph (a) from the head of the family

The amendment was, by leave of the House withdrawn

Mr. Speaker The Question is

That Clause 26 as amended stand part of the Bill

The Motion was adopted

Clause 26 was added to the Bill

Mr. Speaker There are no amendments to Clauses 27, 28, 29, 30, 31 & 32 The Question is

That Clauses 27 to 32 stand part of the Bill

The Motion was adopted

Clauses 27 to 32 were added to the Bill
Mr. Speaker  Now we shall take up Clause 88

Shri Deshpande  (Shri V D Deshpande was not found in his seat)

Mr. Speaker  Shri Ankush Rao Venkat Rao

Shri Ankush Rao Venkat Rao (Partiu) Mr. Speaker Sir, I beg to move

That the following proviso be inserted on page 13 after sub clause (2) of Clause 88 of the said Bill namely

Provided that there shall be no exemption with regard to sub section (5) of section 26 or penalties for any default thereunder.

Mr. Speaker  Motion moved

That the following proviso be inserted on page 13 after sub clause (2) of Clause 88 of the said Bill namely

Provided that there shall be no exemption with regard to sub section (5) of section 26 or penalties for any default thereunder.

Mr. Speaker  Now, we shall take up discussion

(38) (1) The Government may by notification in the Janda and subject to such conditions as may be specified in the notification exempt any person, or class of persons or, any employer or class of employees from one or more of the provisions of this Act.

Shri V D Deshpande  Sir, I could not be present here in time as I was engaged with the Chief Minister. I may now kindly be permitted to move my amendment

Mr. Speaker  Can that be a valid reason?
Bill to make provision for proper Housing of Labour

Shri V D Deshpande It was concerning the work of the House itself.

Mr. Speaker All right move the amendment.

Shri V D Deshpande Su I beg to move.

That the following words be inserted after the word employers on page 18 in line 4 of sub clause (1) of Clause 88 of the said Bill namely:

any employees or class of employees

Mr. Speaker Motion moved.

That the following words be inserted after the word employers on page 18 in line 4 of sub clause (1) of Clause 88 of the said Bill namely:

any employees or class of employees

88 (1) The Government may by notification in the Janda and subject to such conditions as may be specified in the notification exempt any person or class of persons or any employer or class of employers from one or more of the provisions of this Act.

Shri V B Rayu I am prepared to accept his amendment Su.

Shri V D Deshpande He has saved my labour.

Mr. Speaker Does Shri Ankush Rao Venkat Rao wish his amendment to be put to vote?

Shri Ankush Rao Venkat Rao Sir Nothing has been said by the hon. Labour Minister about my amendment.

Shri V B Rayu Sir such a proviso is unnecessary and it is merely a presumption that we are going to grant exemption
under sub section (5) of section 26 If we have to provide safeguards like that for every clause there will be confusion in the whole Bill

Therefore I oppose this amendment.

Shri Ankush Rao Venkat Rao Sir I beg leave of the House to withdraw my amendment to Clause 38

The amendment was by leave of the House withdrawn

Mr. Speaker The Question is

That Clause 38 as amended, stand part of the Bill

The Motion was adopted

Clause 38 as amended was added to the Bill

Mr. Speaker The Question is

That Clause 34 stand part of the Bill

The Motion was adopted

Clause 34 was added to the Bill

Mr. Speaker The Question is

That Clause 35 stand part of the Bill

The Motion was adopted

Clause 35 was added to the Bill

Mr. Speaker The Question is

That Clause 36 stand part of the Bill

The Motion was adopted

Clause 36 was added to the Bill

Mr. Speaker The Question is

That Clause 37 stand part of the Bill

The Motion was adopted

Clause 37 was added to the Bill

Mr. Speaker The Question is

That Clause 38 stand part of the Bill
L A Bill No X\ of 1932 a
Bill to make provision for
proper Housing of Labour

The Motion was adopted
Clause 38 was added to the Bill

Mr Speaker The Question is
‘That Clause 39 stand part of the Bill
The Motion was adopted
Clause 39 was added to the Bill

Mr Speaker The Question is
‘That Clause 40 stand part of the Bill”
The Motion was adopted
Clause 40 was added to the Bill

Mr Speaker The Question is
‘That Clause 41 stand part of the Bill”
The Motion was adopted
Clause 41 was added to the Bill

Mr Speaker The Question is
‘That Clause 42 stand part of the Bill”
The Motion was adopted
Clause 42 was added to the Bill

Mr Speaker The Question is
‘That Clause 43 stand part of the Bill”
The Motion was adopted

Mr Speaker The Question is
‘That Short title, extent & commencement and Preamble stand part of the Bill”
The Motion was adopted
Short title, extent & commencement and Preamble were added to the Bill.
That LA Bill No XX of 1952 a Bill for making provision for proper housing for labour be read a third time and passed.

The Motion was adopted.

Business of the House

Mr. Speaker But general principles have already been sufficiently discussed.

The House then adjourned till Two of the Clock on Wednesday the 23rd July 1952.