HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES

Official Report

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GOVERNMENT PRESS
HYDERABAD ON
1954
Mr. Speaker: I would like to ask the following question:

317. (86) Shri Ladd nu Hm Ro (Modi): Will the Hon'ble Chief Minister be pleased to state:

(a) Whether the lands held by protected tenants are being untried in connection with the collection of revenue accrued?

(b) If so, whether the rights of protected tenants are not being affected?

(c) If not, why this practice is not being stopped and why the position is given to the protected tenants after collecting the revenue accruing to them?

Chairman: The Hon'ble Chief Minister will reply to the question.
6th Dec 1916

Shri Na. Reh Pathal (Allah) Will the Chief Minister be pleased to state

Whether the Government has received any intimation from Shri Na. Reh Pathal in the Auny that he has given in the Settlement Department, granting him authority of taking Rs. 500 in move from villages of the Villagers to walk on

Chief Inspector of Staff

Shri S. Radha (Charu) Will the Chief Minister be pleased to state

(a) What are the duties of the Chief Inspector of Staff?
(b) Whether the Chief Inspector of Staff has recommended any improvements in the servants?
(c) What action has been taken in his recommendation?
(d) Whether the Heads of Department have done the work of the Chief Inspector in the case of this or similar cases of inspection?

Institutional Method

318 (304) Shri N. K. Kir Pithal (Sd cl) Will the hon the Chief Minister be pleased to state
whether the Government has received any complaint from Shri Jodh Singh in the Amritsar Hunting until surnames in the Settlement Department regarding the charges of Rs. 500 in a month I will pay it with in a very short time.

Chief Inspect of Office

319 (107) Shri S. Radhakhan (Chitrapur) Will the hon the Chief Minister be pleased to state
(a) What are the duties of the Chief Inspector of Offices?
(b) Whether the Chief Inspector of Offices has recommended any improvements concerning my department?
(c) Whether the honourable Minister has been asked on his recommendation?
(d) Whether the Heads of Departments must be the work of the Chief Inspector in the course of their normal duties of his post?

Chief Inspect of Office

-shield (Functions)

-Heads (Influence)

-Organisational Methods

-Improvement

-scratches (Inefficient)

-Union (Inefficient)

-Balaram
(a) How long is the Jumhoorat Ollah ullah to continue?

(b) What is the work still to be completed by this time?

(c) What is the annual expenditure on it this year?

Abolition of Jumhoorat Ollah ullah

*321 (108) Shri S. Radhappa Will the hon. the Chief Minister be pleased to state

(a) Whether the juggadas collected Nummul man on the eve of abolition of the juggads?

(b) If so what was the total amount collected under this head and what happened to the same?
*30 (11) Shri S. Radhakrishna Will the Res. Cm. of Minn. be pleased to state:

(a) What is the justification for continuing the Records of Rights work after completing the Record Tenures under Hyderabad Tenancy and Agricultural Act?

(b) Cannot they be amalgamated now and the same form is used in Bombay and thereby do away with separate expensive establishment in both?

(c) Is it true that the Record of Rights system has been changed under Police Act, rendering thereby the previous work and forms useless and thereby a rupees wasted in these experiments?

(d) Whether the system now being followed will be altered?

(e) In what way the work has been completed so far and to what it is is it proposed to be extended?

(f) Where it is completed what benefits has it conferred on the subjects?

(g) Whether the imputation Registers no being properly maintained in many parts where the work has been completed?

(h) If not why maintain such an costly establishment?

Amalgamation

[Handwritten text not fully legible]
Stated Questions and Answers

8th Dec., 1951

1. What are the main components of the local government system in rural areas of Pakistan?

2. What are the responsibilities of the landholders in the rural areas?

3. What are the functions of the district officers in the rural development?

4. What are the personal factors that influence the success of a development project in rural areas?

5. What are the challenges faced by rural areas in terms of accessing financial resources?

6. What are the strategies for improving agricultural productivity in rural areas?

7. What are the roles of NGOs in rural development?

8. What are the legal frameworks for rural development in Pakistan?
عمل كاكا ين اوسكو مروى دا كانه 71 محد 6 10 ف عام در طالب

هـ

شيروكي رالي راول 1 كويت

في سوسي وسرقات جم مزيارة و

هـ هي كورثاك املت ديرسي كي أصاب سو دا سنج وفيه 1

شيروكي. رامكيش راول. خالية احكم كي محبه هو بالطاقة كي لي س اسمعني كي

كيميل برني كي ته مهك شد وعملنداور هونيك كيو دوب نان الميل مدرسـ ـ ان

نمون كا كام هوك كه دوهو كري اكي دووس من نا بات آي د شكي قتيك كي معقل

بيغل عم عوا عد نو إتام هل دي ان رفسو كي اصلاح لزي

شيروكي ريري ديل (النذ) ودوزلب أف راقي بات أطم اتملا فكر له و رامبور س

كمب صروع هوكا؟

شيروكي في رامكيش راول منا جين شيه ستكتا هو تنحقق ديو روزالديم رافيل

كام ك ين داليا سيراديي مي با كام بيله ان يوم هبببير ووام

ديله شنك رحاظن اور ريسوا موحود نبا أسته وهان كام نه كون فرط بسي غاي

فتي ـ دوزي مكون بوا بانا ده

شيروكي كي ـ وم. رام راول (إداسال). ليا دا صحيح مه نا حل المثله

ريبالديم راكيش 6 كام شروع كاياكا لها لكي بعد برو دول ديا؟

شيروكي في رامكيش راول. مي إس وقت ناد جين شـ ـ لنك دى سعها هون ده

عمل مستقلة كي باست برو ك دياجا هود

شيروكي ألوسي راول سك راول (نابلي) دو هواه كي ما كابي موانع سس ودام

ف شوع 10

شيروكي. رامكيش راول. اكي هان ربايرد هي دب وسوا نانا ما حد وان

شوع دا هنا كي ـ حب عاع في بد مس عب دا را. دوين في طاح ودوزلب اف

رام شيروكي دوما دية

شيروكي ريري ديل. ما عمده دو بيرام مكلا همه ما أداوه بين

شيروكي. رامكيش راول. سرعا امدوه. 12 سم سال، دو بيرام سا 5

لوبهه با مب منصقل كام داه

(بتمويل 3500 10 دلاً)
Osmena University

323 (393) Shri M S Rajalingam (Wumul) Will the Honourable Chief Minister be pleased to tell whether in the proposed changes of ( ) are introduced University into a Hindi University, Hindi is put to the compulsory second language?

Consideration

Shri M S Rajalingam May I know whether the Chief Minister in his capacity as the Chancellor of the University has taken note of the fact that there is a major section of the press and the population that is desirous that English should be the medium of instruction till the regional language can take its place?

Shri B Ramakrishna Rao I do not know whether it is in the section of the press and the public but certainly a section of the press and the public have expressed that English should continue to be the medium of instruction for the transition period. I have taken note of that.

Shri M S Rajalingam Is it also the view of the Central Government Su?

Shri B Ramakrishna Rao I cannot speak on behalf of the Central Government?
Shri M S Rajalingam: Yes.

Shri B Ramakrishna Rao: Yes.

Shri M S Rajalingam: Does the honourable Chief Minister remember that in his answer to one of my questions in the previous Assembly?

Shri B Ramakrishna Rao: Yes.

Shri M S Rajalingam: Were the terms of reference a result of the negotiations between the Government of Hyderabad and the Government of India?
session he stated that the Osmania University would run in the
same lines as the Bharat, Allah and Delhi University. Is it not true
that all three Universities will have the same medium of instruc-
tion?

Shri B Ramachrshna Rao: I am aware that will
probably form the subject matter of a query by the Educa-
tional Experts Committee. It is covered by an in that I am refer-
ence which I have mentioned just now.

Details of Savings

*325 (393A) Shri M S Rajahmam. Will the hon. the Chief
Minister be pleased to state

How does the Government propose to tally that in
the mind of the public that there is going to be a diminution of
the professor, lectures etc. of the wealth of the idea?

Shri B Ramachrshna Rao: I am very pleased to say that
no intention to any professor, le-
tures and teachers from the North under the change. It does
take place. Hence the question of depleting them in the mind
of the public does not arise so far as the Government of Hyder-
abad or the Government of India are concerned.

Shri M S Rajahmam. Does the hon. the Chief Minister in
the Chancellor of the University want that an autonomous
body like the University shall have the full right for appointing
Professors and Lecturers?

Shri B Ramachrshna Rao: Undoubtedly the University Council or whatever body has the supreme executive authority
in the University will have the powers conferred by any other Uni-
versity under Charters governing them and the Osmania Univer-
sity is no exception.

Details of Savings

*325 (393B) Shri M S Rajahmam. Will the hon. the Chief
Minister be pleased to state

What are the details of the 16 lakhs of savings that the Gov-
ernment is going to have as a result of the said change?

Shri B Ramachrshna Rao: No specific data can be supplied
now with regard to the details of 16 lakhs of savings to which 1
reference has been made in one of the deliberations proposed made by the Government of India in their note. It itself is one of the terms of reference to the other committee that has already been appointed namely the Committee presided over by the Secretary of the States Ministry to the Vice-Kulbkin and it is premature to conjecture about the date of the statistics.

Shri M S Rajalingam II Is the Government my rough idea about it? If?

Shri B Ramakrishna Rao There is a rough idea which I think I had given in the course of my speech on the resolution about the University. I had given some details then.

Expenditure on Students

*326 (393C) Shri M S Rajalingam Will the hon. the Chief Minister be pleased to state

(a) What is the expenditure on average incurred on every student by the Government at present?

(b) Is the Government sure that this standard shall be maintained after the said change?

Shri B Ramakrishna Rao I am afraid I have been answering in English. It is against the ruling of the Chair.

Mr Speaker It is not ruling. It is ignored only for the sake of convenience.

Shri B Ramakrishna Rao (a) Average expenditure incurred on every student by the Government is about Rs. 500 per year.

(b) In the change over the Government has no fear regarding the lowering of standards. The University is governed by its Rules, Statutes and Ordinances.

Mr Speaker Still the hon. Chief Minister is answering in English.

(I object)

Shri B Ramakrishna Rao I am reading the answer. I can, however, translate it into Hindi.

(होई) विभाग-दी हेतु लाल बुला राम के तरीके के न्यूज- बोले हैं होई
JOURNAL OF THE COMMITTEE

227 (395) SHRI M S RangaIam Will it be pleased to still
Whether there be in any way· special language
and non-official members till Educational Ispat Committtee meant to suggest changes in the University?

SHRI M S RangaIam Is there any means for Hyderabat
State on the Committee still if what it be same?

SHRI B Ramal Shankar Rao Now that there is a plan been issued by the Government of India I have a hunch in declaring the personnel of the Committee that been been appointed

SHRI Acharya Nannapen Reddy Chairman of the Indian University will be the Chairman of the Committee. The Members are

Dr Abdul Haq Principal President College Madiv
Dr B B Dey Retired Director of Public Instruction Madiv
SHRI A R Wadi exp pro Vice Chancellor BHU University (now residing in Bombay)
Dr M S Ilaucor Director Institute of Science and Culture
SHRI Krishna Reddy Vidyasagar Hyderabad Legislative Assembly Hyderabad
SHRI M Humnathri Rao Mervi Mervi Municipal Corporation Hyderabad
SHRI Krishna Acharya Joshi Member of the House of people from Hyderabad

Di S Bhagwantham Vice Chaiman OU University and

Di S Bhagwantham will be the Convenor of the Committee
Place of English

238 (33A) Shri M S Rajalingam Will the hon the Chief Minister pleased to state

Shri M S Rajalingam Will the proposed change of Osmania University into a Central University?

Mr Speaker Answer to the previous question has covered this matter.

Shri M S Rajalingam But the application I desire to ask may be different.

Shri B Ramakrishna Rao The matter has to be considered and decided by the various academic bodies of the University.

Utilisation of Lalakunnu Palace

*329 (309) Shri M S Rajalingam Will the hon the Chief Minister pleased to state

Shri M S Rajalingam Whether the Government intend to approach MFC to house Osmania University?

Shri B Ramakrishna Rao No.

Shri M S Rajalingam Isn't it a fact that the beautiful site was also a consideration in stating Central Hindu University?

Mr Speaker The hon Member is asking for information.

Shri M S Rajalingam I am not asking Sir. It is a pity that sometimes even asking for information appears to be an argument or suggestion. It is a piece of information that is wanted.

Mr Speaker That is a suggestion. Next question.

Shri M S Rajalingam Though you have given a ruling in the matter, I still hold that my question is not in argument.

Mr Speaker Let us proceed to the next question. Shri M S Rajalingam.
Shri M. S. Rajalingam Will the hon. the Chief Minister be pleased to state whether the Government propose to hand over the Central Research Laboratories and Engineering Research Laboratories to the Government of India to facilitate All-India Research Schemes?

Shri M. S. Rajalingam What is the actual expenditure incurred by Government on these two institutions?

Mr Speaker Let us proceed to the next question. Shri Ramakrishna Rao

Change of Osmania University

Shri M. S. Rajalingam Will the hon. the Chief Minister be pleased to state what steps have been taken by the Government of Hyderabad and the Government of India to convince the public it is true of the proposed change of Osmania University into a Hindi University as strengthening the cultural ties between north and south?

Shri B Ramakrishna Rao Su This is again a hypothetical question based on the opinion of the hon. Member. But I am ready with some sort of answer.

It is too early in the day on the part of the Government of Hyderabad or the Government of India to indicate decisive steps taken in the proposed change of the Osmania University into a Hindi University in order to convince the public that it will lead to cultural ties between north and south.
Shri J. R. D. Tata (Hindi) was called upon to reply to the notice of the hon. Chief Minister on the issue of the University of Hindu is against hanging in the Osmania University in the Hindu University.

Shri B. Kamat (Hindi) said that it is against.

Mr. Speaker: Let us proceed to the next question Shri J. R. D. Tata (Hindi).

Sir, will the hon. Minister for Public Health, Medical and Education be pleased to state:

(a) the amount allotted for grants-in-aid to libraries in the budget for 1951-52?

(b) the amount earmarked for similar purpose in the year 1952-53?

(c) the number of libraries which received the grants last year and the total amount so received by them?

Sir, the following is the response to your question:

(a) The amount allotted for grants-in-aid to libraries in the budget for 1951-52 was Rs. 392 (31). Shri J. R. D. Tata (Hindi) stated that the amount was Rs. 1,519,528.

(b) The amount earmarked for similar purpose in the year 1952-53 was Rs. 4,603,250.

(c) The number of libraries which received the grants last year was 44, and the total amount so received by them was Rs. 4,603,250.

Shri J. R. D. Tata (Hindi) further stated that the number of libraries which received the grants last year was 44, and the total amount so received by them was Rs. 4,603,250.

Shri J. R. D. Tata (Hindi) also stated that the number of libraries which received the grants last year was 44, and the total amount so received by them was Rs. 4,603,250.

Shri J. R. D. Tata (Hindi) also stated that the number of libraries which received the grants last year was 44, and the total amount so received by them was Rs. 4,603,250.
Mr Speaker Let us proceed to the next point Sir Rajalingam

333 (432A) Shri M S Rajahum Will the Hon. Minister for Public Health, Medical and Education be pleased to

Whether there is any proposal to liberalise the Rules relating to examination to LIBRARIAN and to admit to them

Shri M S Rajahum Does the Adult Education Committee make any formal suggestion for liberalising the Rules 31st day and

Shri Phoolchand Gandhi I do not know

Mr Speaker Let us proceed to the next question, Sir Rajalingam

Vocational Education

334 (432) Shri M S Rajahum Will the Hon. Minister for Public Health and Education be pleased to state

Whether the Government intend to abolish the post of Special Officer for Vocational Education and merge the Department with the Education Department?

Shri Phoolchand Gandhi The answer is in the negative

Shri M S Rajalingam Sir Is it a fact that many of the Vocational Girls Schools are being run for a number of years and that they do not have adequate strength?
Mr Speaker: How does this question arise? It is not relevant.

Mr Speaker: I think it is a different matter altogether.

Mr Speaker: Let us proceed to the next question. Shri Rajlingam?

Public Libraries

335 [436] Shri M S Rajalingam: Will the hon. Minister for Public Health, Medical and Education be pleased to state whether there is any proposal before the Government to establish Public Libraries in all the District Headquarters?

Shri Rajalingam: Sir, the question relates to the establishment of Public Libraries in all the District Headquarters. (11) Hopefully, the Government may consider this matter.

Shri G Rajaram: What is the estimate of the Mising Committee of State Libraries?

Shri Rajalingam: Sir, the committee is working on the estimate. (12) Perhaps, the hon. Minister may consider it.

Shri Rajalingam: Let us proceed to the next question. Shri Rajalingam.

Shri Rajalingam: Thank you.
(336) (437) Shri M S Rajalingam Will the hon. the Minis-
ter for Public Health Medical and I dued to state 

(a) Whether my of the unaided schools have received special 
grants since the fixing up of the grant on the basis of the pay 

(b) If so what are the schools which have received such 
grants since 1949 and the amounts respectively received by them?

Shri Kulshehar Gajjar (A) and (T) Raja (s) (A) (T) (S) (T) 

Mr Speaker: Let us proceed to the next question

Shri M S Rajalingam I have to ask some supplemental

Is it a fact that some schools had been given increased special 
grants?

Shri Phoolchand Gandhi This is the only one school and this 
is the only one period when more than regular grant has been 
given

Shri G Rajaram What were the conditions under which 
an additional grant was given?

Mr Speaker Next question Shri Rajalingam
"337 (339) Shri M S Rajalingam Will the Hon. Minister for Public Health, Medical and Education please state:

What is the declared policy of the Government towards aided schools and its responsibility towards the salaries of teachers employed by the aided schools?

Shri M S Rajalingam

Voluntary Schools

Voluntary Aided Schools

Mr. Speaker, let us proceed to the next question Shri Rajalingam.
6th Dec 1952

Stool & Q. 1 and 2

Teacher in Aid School

(440) Shri M S Rajanum Will the hon Minister for Public Health, Medical and Education implement the recommendation that the principle of equal status and salary for teachers is to be applied in Government schools when they commence to be implemented with effect from 1st September 1949?

Mr Speaker Let us proceed further Shri Rajalingam

Dear Friend,

(441) Shri M S Rajanum Will the hon Minister for Public Health, Medical and Education implement the recommendation that the principle of equal status and salary for teachers is to be applied in Government schools when they commence to be implemented with effect from 1st September 1949?

(a) Whether dearness allowed have been paid to teachers in Government schools drawing salary of Rs. 30 per month?

(b) If so from what year?

(c) Whether the same principle is being observed in aid schools also?

Shri Phoolchand Gandhi (a) The answer is in the affirmative
(b) Since October 1949

(2) The question was whether the allowance (Annuity Schools) to Rs. 40 given to the teachers (Basis) and the same amount to Rs. 35 (Dunmoss Allowance) should be given to the teachers (DCC). The answer is in the affirmative

Shri M S Rajalingam Does the hon Minister contemplate asking the Managing Committees to provide the teachers with the same facilities of DA?

Shri Phoolchand Gandhi Of course it is provided in the Rules. They have to abide by that.

Mr Speaker Let us proceed to the next question Shri Rajalingam
President Fund Rule

1. (1) Shri M. S. Rajalingam: Will the hon. Minister for Public Health, Medical and Education be pleased to state

Whether the Government propose to enforce provident fund rules in aided schools?

Shri Rajalingam: (in reply) (Provident Fund) is not (a) affair of the (Public Health, Medical and Education).

Mr. Speaker: Next question Shri Rajalingam

Grant in Aid to School

*348 (144) Shri M. S. Kapur, Am: Will the hon. Minister for Public Health, Medical and Education be pleased to state

(a) Whether the policy governing the grants in aid to schools is reviewed by the Government from time to time and if so, at what intervals?

(b) Whether the Government propose to review this matter in September, 1952?

(c) What is the basis adopted at present for fixing the grants?

(d) Do the Government intend introducing any changes in the matter?

Shri Phoolchand Gandhi: (a) The answer is in the affirmative.

Shri M. S. Rajalingam: (b) The answer is in the affirmative.

Managing Committee of Aided Schools

*349 (146) Shri M. S. Rajalingam: Will the hon. Minister for Public Health, Medical and Education be pleased to state

(a) Whether there are any gazetted officers of the Government on the managing committees of aided schools?

(b) Whether the Government have any objection for the officers to serve on such managing committees?

Shri Phoolchand Gandhi: (a) The answer is in the affirmative.

(b) The answer is in the affirmative.
Whether the Government have any list of the officers to serve on such minimum committe?

Shri M. S. Rajalingam Is it necessary they should take prior permission?

Shri Phoolchand Gandhi Of course. By Government Servants they must.

Mr. Speaker Let us proceed to the next point Shri Rajalingam

Special Grants

[*343 (447) Shri M. S. Rajalingam Will the Hon. Minister for Public Health, Medical and Education please say what the institutions that have received grants for building library furniture since 1931 and how much?

The Chief Minister said: The Government of India (1915) and (1940) had sent (111) rupees to the Scientific Application Society for the purchase of library furniture and the amount of (1915) 25 rupees were sent.]

Medical Chests

[*344 (467) Shri K. Venkat Ram Rao Will the Hon. Minister for Public Health, Medical and Education please say:

(a) The number of medical chests distributed in Nilgiri district?

(b) Whether it is a fact that orders were issued to the effect that the Secretary of the District Congress Committee should record the name of the person to whom the medicine chests will be given?*]
**Appointment of Teachers**

*345* (468) Shri A Venkat Ram Rau Will the hon Minister for Public Health Medical and Education be pleased to state

(a) The number of persons appointed as teachers by the Education Department who have passed the Praveena Phiksha of Andha Sruvna? I 11 had Hyderabad?

(b) Whether my certificate of the Secretary District Cong Committee is required for the appointment according to the orders issued?

Shri Dhumal Shyam Sahadaval Parivar. One of the Parivaar Baniya Parivartins was (91) who was the Praveena Phiksha. The Shri Praveena Phiksha was passed at 11 (468) and the certificate of the Secretary District Cong Committee is required for the appointment according to the orders issued.

Sri M. P. Rama Rau (55) a native of Andhra Pradesh. 

Shri Venkat Ram Rau is appointed as a teacher in the Praveena Phiksha. His certificate is required for the appointment according to the orders issued.
882  (15th Dec 1952)  Shri G. Scrimshaw  Will the hon. Minister for Labour Information, Rehabilitation and Planning be pleased to state—

Whether there is any scheme before the Government to provide employment to all the 150 engineering students who have passed this year?

(P. J. V. Bhatti, MLC)  Karachi (Sindh)  Karachi, 8th December 1952  For  the  resolution of  this  question may  please  be  considered by  the  Government,  with  the  following  amendments:—

1.  That  the  number  of  engineering  students  be  increased  to  350.
2.  That  the  scheme  be  extended  to  all  education  institutions  in  the  country.

Hyderabad Co-operative Experimental Association
Shri M. Buchiah, What is the amount that is being paid?

(Provisional Allowance)

Mr. Speaker, I have just finished all administrative work.

Shri M. Buchiah, The amount of money paid to the President of the Senate and the Speaker has been increased from 400 to 500 rupees.
(a) Whether the Government is aware of the level and wide-spread Congress committees in collecting and ly 1st to the ensuing session of the All India Congress Committee?

(b) If so whether the Government proposed the imputation against such persons?

Shri M. S. Rajakumar: Is the Government aware that the organised propaganda is going on in this direction by interested parties?

Mr. Speaker: How does that arise?

Shri G. S. Ramulu: It is about funds. I want to know whether the Government has given some funds.

(No answer was given.)
Shahbuddin Khan Memorial Fund

79 (703) Sh. Sardar Masood Will the hon the Chief Minister be pleased to state
(a) How much amount was sanctioned for the late Shabbudin Khan Memorial Fund?
(b) How was it utilised?
(c) Whether his widow and children are benefitted by it?

Shahd Ami R.ej Khan's 5th son (Death Donation)

Shahbuddin Khan's eldest son (Death Donation)
(a) Whether the Government or any of the present emoluments (including pension) of the Senior Member of the Board of Revenue exceed the limit fixed in his retirement?

(b) If so whether sanction of the Revenue or any of the above emoluments is required by the Service Rules?

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Arabic text:

Admit (حرا) والند

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English translation:

(a) Whether the Government or any of the present emoluments (including pension) of the Senior Member of the Board of Revenue exceed the limit fixed in his retirement?

(b) If so whether sanction of the Revenue or any of the above emoluments is required by the Service Rules?
(a) Whether Mr. Mumtaz Ali Khan was in possession of land No. 67 of the village Pahud Tilapi, Bhopal, district Osmanabad for 60 years?

(b) Whether he has been evicted from the lands this year?

(c) If so, for what reasons?

(d) What was the land revenue for the said land previously?

(e) What is the land revenue fixed by the Collector of Osmanabad district this year?

شریفی فرم راجک کی دیوان (آباد) اکثر راو اور راد رہے ہوں جن میں ہیں

(ز) میں

(ز) راہانی نے سیالوں اور جالوں سے کرم کی گھوں اور قسم کے

(ز) اور کاریگر سن رہے ہیں جس کے ذریعے ارجان ہو کر اہم نتائج

(ز) بھی کی گئیں جو سر نال ہیں۔

(ز) ہیں

(ز) (ع)

(ز) (ع)

شریفی ایہو ہاں بنلائے ایہ کہا ہے جو اور ایہ بھی ہے

شریفی فرم راجک کی دیوان (آباد) اکثر راو اور راد رہے ہوں جن میں ہیں کا بھی

شریفی ایہو ہاں بنلائے ایہ کہا ہے جو اور ایہ بھی ہے

کیا کہ عمل دشمن صاحب سے ایسی مردی ہے کہ تین اور ایہ بھی

جھوٹی ہے۔
State Councillor

82 (804) Shri M. Buchah Will the hon. the Chief Minister be pleased to state

(a) The duties and functions of the State Councillor?

(b) Is it a fact that all important papers have to pass through him?

Shri K. Ram Gokhale (Aga) Assam is an experienced officer and has been an
Adviser in several matters of the General Council.

Details

M. Buchah, Asst. Secr. and Secretary, 5th April 1913.
Unstated Question and Answers

Transfer of Collectors

1883 (8/3) Shri Muni Chand Lakhani (Phulnani) Will the hon'ble Chief Min. be pleased to state

(a) How many collectors were transferred from Amravati during the last one year?

(b) On what basis the district collectors are transferred every now and then?

(c) Is the Government aware that by such transfers the administrative machinery is disturbed?

Shri B. Ramakrishna Rao (a) Two

(b) Primarily on administrative grounds.

(c) In my view, it is in support of administrative machinery, but they are necessary in public interest.
870 6th Dec 1953  Uniform Quo Wars and Answers
Transfer of Landholders

34 (843A) Shri Manlaihand Prato Will the hon Chief Minister be pleased to state

(a) How many landholders were transferred from Silled taluq during the last year and what is the reason of such transfers within such a short time. On the other hand several Clit and Gandwars have been working in the tahsil Office in Bhadradan and Silled for more than 1 year continually?

(b) Will these Clit and Gandvar be transferred on allowed to work permanently in the tahsil Office?

Shri B Ramakrishna Rao (a) Since December 1949 only 2 landholders have been posted to Silled tahsil working the one who was officiating in Clit vacancies for a short time and the other who is working at present.

These matters were looked into administratively and a number of Clits and Gandwars in the district fall within the purview of the Collector and the matter is under consideration depend upon administrative exigencies.

Land as 'Banchana'.

85 (855) Shri P Vasudar (Cpwl) Will the hon Chief Minister be pleased to state

(a) Whether there is any rule that to of the land in each village should be reserved as 'Banchana'?

(b) The number of villages in the area which have no banchana or have banchana less than the prescribed area?

(c) What steps are the Government planning to provide the requisite banchana area in such villages?

Shri B Ramakrishna Rao (a) Yes there is a rule laid down in Revenue Department's Notification No 15 dated 31st 1951.

(b) The information is not immediately available and will be furnished if sufficient notice is given.

(c) There are orders to set aside unoccupied areas for 'gummi' where there is no 'gummi' held or where the yield is 4 less than the minimum percentage.
*86 (856) Shri P Vasudev Will the hon the Chief Minister be pleased to state

(a) Whether there are any such villages in Bhongir and Gipwel taluqs in which land revenue is still being collected at old Jugi rates?

(b) If so, why the level of assessment has not been brought down to the adjoining Divani level?

(c) By what time do the Government propose to remove this disparity in the pitch of assessments?

(d) Whether and if so why interim relief is proposed to be given to such villages?

Shri B RamaKrishna Rao (a) No Jugi orders are expected to be executed in Gipwel and Bhongir taluqs is per which the collection of the land revenue should still go on at the old rates prevalent in preJugi days

(b) On the receipt of complaints in respect of high assessments in 18 Puthi villages of Medak district, the Board of Revenue proposed relief to be granted to these villages which has been sanctioned by Government. As a result, higher assessments have been reduced in conformity with the adjoining Divani rates.

(c) It is not possible to show what time the Government would like to remove the disparity in the pitch of assessments. However, Resettlement and Revenue have been taken up by the Settlement Department in villages and taluqs where this has not been done. Gipwel is a new taluk formed after the abolition of the jagirs and many of the villages now included in this taluk belonged previously to Siddipet and the Settlement of Siddipet terminates in 1961. Therefore, the Revision of Gipwel taluk is expected to be undertaken after the expiry of the last year.

(d) The case of high assessments is being urgently attended to by the Board of Revenue. The pitch of assessment varies from parg to parg and the reliefs granted or to be granted are bound to be quite different from one another. The Board has recently taken up the question of five villages in Bhongir taluk.

Loami Khas

*87 (857) Shri P Vasudev Will the hon Chief Minister be pleased to state

(a) The extent of land granted under the 'Loami Khas' Rules?
(b) Whether under these new Land Revenue Rules other communities also besides Hunguns?

(c) If so the percentage of land granted to Hunguns?

(d) Which is the authority or body that deals with lands under the said Rules?

(e) Whether there is any connection between the Mutt of lands under the said Rules and the Achayy Vimbhule Bhive Special Revenue Rules?

Shri B Ramkrishna Rao (a) The total area of land granted under the Mutt Khiv Rules is 12190 acres 7 girratis

(b) Yes to other invaded communities also.

(c) No percentage of land is fixed in the matter of furnishing land to Hunguns

(d) District Committees consisting of Deputy Collector, Assistant Engineers and Assistant Directors of Agriculture decide grants of land under the above Rules with the permission of non-official members of the Khiv and District Supply Committees.

(e) Shri Achayy Vimbhule Bhive Special Rules in 1951 provide for the acceptance of the gift of land and such gifted land is distributed amongst suitable persons having regard to the wishes of the grantees as far as possible. Thus the scheme of land distribution among the Hunguns and other backward classes and the Bhoo Yuga Scheme sponsored by Shri Vimbhule Bhive are similar in action and object and are conducted independently of each other.

Tenancy Rights

88 (860) Shri Ch Venkatram Rao Will the Hon'ble Minister be pleased to state

(a) Whether it is a fact that Bhora Ramkumar and four other tenants of Gudguntlapalem village in Huvinugulu Muttu were forced by the Sub Inspector of Police of Niguliddigudem who arrested them on 24-9-1952 to surrender their tenancy rights?

(b) If so for what reasons?

Shri B Ramkrishna Rao (a) No it is not a fact

(b) This question does not arise.
Unstated Question - 1913 (18 Dec 1932) 873

*80 (Mr) Shri Vinayak Phatak Will the hon. the Chief Minister be pleased to state

(a) Whether it is fact that the road through which the Aungthibid Road passed was constructed forty years ago without compensation being paid or not?

(b) If so, what action do the Government propose taking in the matter?

Shri B. Ramakrishna Rao (a) No case of compensation of land required for Aungthibid Road has been paid except in cases where land was recently acquired either for diversion of roads or for construction of bridges.

(b) Anid Kamal Singh assessment of land has been affected in the concerned land record papers.

*90 (864A) Shri Nago Rao Vishwanath Phatak Will the hon. the Chief Minister be pleased to state

(a) Whether it is a fact that metal (Chunkhudi) was extracted from some private fields in the village of Aungthibid Tilhq. without consulting the owners of the fields and without paying compensation to them for the construction of a usual link?

(b) Were there any complaints made by the owners of the fields?

Shri B. Ramakrishna Rao (a) Yes. Proceedings relating to acquisition and compensation of land required for the same are in progress.

(b) No

Kothagudem Hospital

*91 (868) Shri Ch. Venkat Ram Rao Will the hon. Minister for Public Health, Medical and Education be pleased to state

(a) Whether it is a fact that the Matron of Kothagudem Hospital is showing sexual discrimination in treating cases?

(b) Whether it is a fact that she always quarrels with nurses and patients?

(c) Whether my representation has been received in this matter?

(d) If so, what action has been taken thereon?
Shri Phoolchand Gandhi (a) No such information is available. It may be pointed out that the Hospital is not managed by the Medical Department.
(b) No information is available.
(c) No information from my office has been received in the Medical Department.
(d) The question does not arise.

Headmaster, turan abad

*92 (847) Shri Mantchand Pathak. Will the hon. Minister for Public Health, Medical and Education be pleased to state

(a) Whether Government were aware that Shri Adv An in Ex. Head Master of Chetalpur High School, Ambah, had copied a portion of the school building, as an identical structure in spite of the fact that the recommendation there in affluent for the class rooms and in addition is causing damage to the school furniture by keeping the gates open during the school hour?
(b) Whether Government were also aware that Shri Shri Ah the Deputy Director of Education during his inspection ordered the said Headmaster to vacate the quarters?
(c) Whether if so fact that the present Headmaster also has submitted an application in this regard?
(d) If so what action has been taken?

Shri Phoolchand Gandhi (a) The answer is in the affirmative.
(b) The answer is in the affirmative.
(c) The answer is in the affirmative.
(d) Orders have been issued asking Mr. Mand Hasm to vacate the building.

Medium chests

*93 (563) Shri Nagorao Vishwanath Phatad. Will the hon. Minister for Public Health, Medical and Education be pleased to state

(a) Whether it is a fact that the Medium chests supplied in Amreli district, contain medicines for three months?
(b) If so, when will the new stock be supplied?
(c) How many chests are distributed in Amreli district?
Shri Phoolchand Gandhi (a) & (b) Medicines supplied with each village medicine chest are ordinarily sufficient for a period of four to six months. The last supply to Aumangbad district was in September 1952. The stocks are replenished periodically.

(c) 80 village medicine chests have been distributed and six more have recently been supplied in the Aumangbad district.

Patta for Village Sites

50 (go) Shri Ramachandra Desai (Sushila Reserved) Will the hon. Chief Minister be pleased to state

(a) Whether any and if so how many applications have been received from Hymps for framing Patta of village site (Gonetana) lands during the last two years?

(b) For how many houses and in what places have such applications been granted?

Shri B Ramakrishna Rao (a) Patti, Khwa Kuthi Ponnabba in Gonetana lands are wanted by Government to provide house site for Hymps. Such lands are not given as Patti to the Hymps. The question of the number of applications received in the connection does not arise.

(b) Lands thus acquired are given to Hymps who are desirous of constructing a house. The number of applications cannot therefore be determined.

Acquisition of Land for Road

51 (846) Shri Mandelchand Dahade Will the hon Chief Minister be pleased to state.

(a) What is the total area of land acquired by the Government for constructing a road linking Chikhurana to Shihaguth and Jhars to Bhokardan in the district of Aumangbad?

(b) Whether compensation has been completely paid? If not when do the Government propose to pay it?

Shri B Ramakrishna Rao (a) The data regarding total area is not readily available and has been called for from the Collector, Aumangbad. This will be furnished to the House if sufficient notice is given.

(c) The payment of compensation for the land acquired is the direct responsibility of the Collector concerned. This information is not readily available and has been called for from the Collector.
Business of the House

I hereby give notice under Rule 27 of the Assembly Rules, committed by the Chief Minister while sitting of the question No. 46 (639) on 3rd December 1956, to the Committee of Privileges.

Reasons for Putting the Question to Privilege under Rule 27

A starred question was raised before the Assembly which was of great public importance in so far as there was a growing discontent among Government servants at the low treatment shown by responsible persons like that of the Chief Minister in cases of promotions. A person of the status of the Chief Minister is expected to respect the privileges of the House, but when the starred question referred to above was put to him on the floor of the House and that question relating to the various questions that were put to him on the floor in this manner the Chief Minister has committed a breach of privilege and the question of breach of privilege should therefore be referred to the Committee of Privileges.

(Restricted Proceedings)
Rule 86 (iii) It shall not be competent for any person to challenge any of the decisions of the Assembly.

(Iron Decisions of the Chur Legislative Assembly)

A supplementary question to a question regarding the Indo-Burmese Finance Adjustment was asked to which the Finance Member replied that he was not prepared to answer it. It was urged that the refusal to answer any question must be supported by reasons and on appeal the President ruled:

When a Government Member refused to answer a particular question the Chair generally presumed that it was because it was not in the public interest to answer the question. But it is due to this House that in Honourable Member of Government refusing to answer a particular question should indicate the ground on which he refuses.

(Central Legislative Assembly Mt. Ahmid Rahum's decision, Page 207)
From Mr. Beller I have no alternative but to refuse to answer the question put to me by the hon. Member for the Adjournment of the House on the ground that the refusal of a Minister in the discharge of his public duties is a matter of public importance which must be determined by the House in accordance with Standing Order 44.

Mr. Beller: I wish to ask you a question, Sir, in a point of Constitutional importance. I wish to know whether it will be in order for the hon. Member to move the adjournment of the House in order to call attention to the following matter which seems to me of great public importance, namely the refusal of a Minister responsible to this House to give the ground upon which he acted in his capacity of a public Minister? Can the adjournment be moved on the refusal of the Minister to state the grounds of his action?

Mr. Deputy Speaker: I should like to remind the hon. Member that the first place for having given me such notice is to give of his intention to put the question. My reply to him is that I do not think it is competent to move the adjournment of the House on those grounds. A Minister cannot be forced to give an answer if he declines on the grounds of public policy. Under those circumstances, I could not accept the Motion of the hon. Gentleman to move the adjournment under Standing Order 44.
Mr Speaker Does the hon Member want to discuss the ruling given by me?

Shri A Raj Reddy No So But

Mr Speaker The hon Member can see me in my Chamber

Shri A Raj Reddy I want to know whether the Chief Minister can invoke the provisions of the rule or no decide

Mr Speaker Whether it is in actual fact or not the Chief Minister can decide it under the rules. Rule 213 states that the provisions of all rules other than the consent of the Speaker. Of course if the clause was not there, then the Chief Minister would not have had this power

Shri A Raj Reddy The Chief Minister only decide whether the Motion is in order or not. But on the question whether breach of privilege has occurred or not it is not the Speaker who will decide it

Mr Speaker with the consent of the Speaker i.e. the question of breach of privilege either of a member or of the Assembly or of a Committee thereof

There we wide powers given to the Chief Minister over no prima facie case has been established in the motion

Let us proceed to the next item on the agenda - the bill regarding Nihilist Offenders. I proposed yesterday that we should complete the first reading by 4.30 p.m. to day. Would it be possible?
(Several Members said Not possible)

Mr Speaker. How many days will it take to complete the first reading? After all the House is filled, in what manner the important points have been already discussed? It is just possible that all the Members of the House may not be able to take part in such a thing, as it is not practicable that each of the 170 members present cannot have a chance to speak in the first reading of a single Bill. It is most unwise that the main points have been sufficiently thrashed out.

Mr Speaker. All right.

In answer to ( )'s question, the House was told that the main points have been sufficiently thrashed out.

I A Bill No XXXI of 1952, The Hyderabad Nizam's Offenders Restriction Bill

Mr Speaker. It is 1952, not 1951.
the Hyderabad Criminal Offenders
Restriction Bill

for imposing restrictions on the movements of habitual offenders for requiring them to report themselves to specified authorities and for providing means for the correction and reformation. The proposed legislation is intended to achieve the object in view.

In this connection, there is a need to consider the position of habitual offenders and their impact on society. The proposed legislation seeks to address this need by imposing restrictions on the movements of such offenders and requiring them to report to designated authorities. The aim is to promote reformation and prevent further offending.

Subject Matter: The provisions of this Bill aim to address the issue of habitual offenders by imposing restrictions on their movements and requiring them to report to designated authorities. The proposed legislation seeks to achieve this objective through the introduction of new penal provisions and administrative measures.

Conclusion: The proposed legislation aims to address the issue of habitual offenders by imposing restrictions on their movements and requiring them to report to designated authorities. The aim is to promote reformation and prevent further offending. The implementation of these provisions will require careful consideration and coordination with relevant authorities to ensure effective enforcement and implementation.
If any provision of this law and by the President or the Governor in Council
is repugnant to my provision in such law and by the President in
which Parliament is competent to enact that part of an existing
law with respect to me, then it is declared in the
enactment list then subject to the provision in this
law made by the Legislature of such State or there may be
the existing law shall prevail and the Law made by the
President of the State shall to the extent of the repugnancy

In my case in which the Magistrate may under the provisions of section 110 of the Code require a person to show cause why he should not be ordered to execute a bond for his good behaviour the Magistrate may in heed of or in addition to such person to show cause why an order of such person should not be made against him.

Security of good behaviour

Security of good behaviour

Breach of peace

Security of good behaviour

Restriction

Security bond

Inconsistent

Repealed
Bill No. XVIII of 1952
6th Dec 1952
The Hyderabad (Urban Areas) Restriction Bill

In the Andhra Pradesh Municipalities Act, 1951 (Act XXXII of 1951), the definition of "Municipal Corporation" includes the definition of "Urban Area" under the Urban Areas Act, 1951 (Act XXI of 1951).

Subject matter:
The subject matter of this bill is the establishment and regulation of urban areas in the state of Hyderabad.

Resolution of the Legislative Assembly:
The resolution of the Legislative Assembly of the State of Hyderabad has been passed on the 6th day of December, 1952, for the establishment and regulation of urban areas.

Supreme Court:
The Supreme Court of India has pronounced that the resolution of the Legislative Assembly is constitutional and valid.

Suthy et al. v. State of Mysore:
The case of Suthy et al. v. State of Mysore dealt with the constitutionality of the resolution passed by the Legislative Assembly of the State of Mysore.

Industrial Courts:
The Industrial Courts are established under the Industrial Disputes Act, 1947, with jurisdiction over disputes arising between employers and employees in industrial establishments.

Inconsistency:
The bill contains some inconsistencies that may require further clarification and amendment.
( Void ) ( Repayment )

( 1/8 )

( 1/8 )
لا حدا کے مروئے کا مساؤ تھا مگر پہلی ذریعہ میں ایک موابین کے اعلان کے علاوہ کوئی بھی قرار نہیں تھا۔

لاکھوں ہزاروں لوگ موجود تھے جو کہ انہیں ایک مخصوص کیس میں شامل کیا گیا تھا۔

تھا جیسے کہ ایک مکمل طور پر ایک مقدور فیصلہ کا مطلب تھا۔

یہ ایک مخصوص کیس میں شامل کیا گیا تھا۔

سیاسی طور پر ایک مخصوص کیس میں شامل کیا گیا تھا۔

سیاسی طور پر ایک مخصوص کیس میں شامل کیا گیا تھا۔

سیاسی طور پر ایک مخصوص کیس میں شامل کیا گیا تھا。
[len of text]=500
Mr Deputy Speaker, let the hon Member finish his speech within ten minutes.

Shri I. Ramji Kanda: I shall try to finish even within five minutes if possible. Su


(Shri I. Ramji Kanda is in his seat)
6تم 750 88

یہ بات ہے کہ کبھی کبھی یہ منہبہسی کے لئے اپنی کہاں کوئی بات نہیں ہے۔
है राजपत्र वारक्षितकर (सन्तानी) अथवा नागरिक अविच्छेदित वारक्षितकर अंश (Hindustani Offenders Act) का राज्य वारक्षित वा सबभाग सभायौगिक नागरिक अविच्छेदित वारक्षितकर अंश (Hindustani Offenders Act) का अन्तिम वारक्षितकर अंश तथा वारक्षितकर अंश (Hindustani Offenders Act) का अन्तिम वारक्षितकर अंश (Hindustani Offenders Act) का अन्तिम वारक्षितकर अंश (Hindustani Offenders Act) का अन्तिम वारक्षितकर अंश (Hindustani Offenders Act) का अन्तिम वारक्षितकर अंश (Hindustani Offenders Act) का अन्तिम वारक्षितकर अंश (Hindustani Offenders Act) का अन्तिम

* Continuous
The House then adjourned till

The House is now assembled in full

[Mr. Deputy Speaker]
या तुझ्या र भुज्या माहित्या प्रेमासाठी तात्त्विक भांडे! तेरी भूमिक्षेफ चाही ज विश्वधर प्रेमी स्रष्टा आल्या तर त्याचा नाव नाही. त्याची नाव दुर्ळेत असेल तर असे विकल्प त्याचा नाव छानावेली असे. त्याच्या नावातील नावाचे नाव त्याच्या नावाचे नाव दुर्ळेत असेल तर असे विकल्प त्याच्या नावातील नावाचे नाव छानावेली असे.
Any person who is by habit a robber, thief or impostor

...
I. 

1) Habitually Protects or harbors co rob in the concealment or disposal of stolen property.

2) Habitually commits or attempts to commit or aids the commission of the offence of kidnapping, abduction, extortion, cheating, or mischief in my office.

3) Habitually commits or attempts to commit or aids the commission of offences involving breach of the peace.

4) Is so desperate and dangerous as to render his being at large without security hazardous to the community.

*Note: The text appears to be a mixture of English and Arabic, with some phrases and sentences in Arabic.

**Breach of Peace**
لاہوہ ہے گھنہ کہ وہاں رہا ہے لئے حالہ ہوئی
لیکن لوگ اسے بھی نہیں رکھیا ہوئی
(م) ایک لوگ نے ہو ہوئی ہوئی لوگ نے
اے ہے لوگ نے ہوئی ہوئی ہوئی لوگ نے

لاہوہ وہاں ہے گھنہ کہ وہاں رہا ہے لئے حالہ ہوئی
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Mr. Speaker, Sir,

Varios doubts and suspicions have been expressed about this Bill. I am told, Sir, that if we have looked to the responsibilities of the legislators themselves we would not have suspected it at all. I wish to observe this principle in toto. Having taken this into consideration, Sir, the statement of Objects and Reasons clearly shows that the Criminal Tribes Act has been repealed and that it is necessary to enact legislation for imposing restrictions on the movements of habitual offenders, for requiring them to report themselves to specified authorities and for providing means...
for their correction and reformation. I am not in a position to attribute any motive or suspicion to the Government or to the legislators or to the party in power. I do not expect a reciprocal response from the other side.

Secondly Sir, I would like to commend the hon. Home Minister for having brought forward this bill not in unification with Bill similar to the one existing in other Provinces, but because I feel it is a timely one and has its own correct place. I feel we are now living in an era where law and order must overstep the conception of the authority of State and the orders of the Municipal Authority or any Executive Authority may it be for my reason or being tried to be influenced upon not by the middle class intelligentsia or the law abiding and peaceful citizen of the State by those persons who for their own interests perhaps from whom we know nothing or have taken it to that mind that the violent force must be brought into play so that they may have their way either in the Government or in the Society. Such is the state of Society. And if a Bill of this sort has come up at this time I am sure it has come up at the proper time and has got a proper place.

In this connection, Sir, I would like to draw the attention of the House to one important point. Judiciary has now become very independent, and instead of trying to interfere with the judiciary in the best interests of law and order, I am afraid some elements have begun to make use of judiciary for their own interests by nullifying the effects of judiciary and bringing in violent forces. To this extent the whole Indian Evidence Act is in a way being nullified. Evidence is not coming forth before the judiciary and the Executive is tried to bring proper evidence in view of the fact that violent forces are up and the violent forces are making the witnesses say things which they do not want to say or which perhaps is not expected of them. Under those circumstances, when the whole peaceful laws are at danger do we still expect that such a Bill should not be brought before the House?

I have got another thing to mention. We claim to have been the democrats of democrats. No party or no individual in this House has ever said anything against this, but when actually a Bill of this sort has been brought before the House we see forces
Mr. Motilal gave his reasons for supporting the Bill, but what I would like to say is that I believe that the principles of democracy should be upheld at all times. The BILL proposed for the Restriction of Habitual Offenders should be seen in the light of these principles.

Mr. Motilal said that the principle of democracy should not be violated. But, should we not consider the needs of the people as well? The Bill may be necessary in certain situations to uphold the principle of democracy. However, it is important to find a balance between these two principles.

Mr. Motilal argued that the Bill would not affect the principles of democracy. But, in my opinion, the Bill may lead to situations where the principle of democracy is not upheld. It is important to consider the consequences of such actions.

Mr. Motilal also mentioned that the Bill would not be used for violent or political purposes. However, the principle of democracy should not be used as a tool for political manipulation. It is crucial to ensure that the principles of democracy are upheld at all times.

In conclusion, I believe that the Bill may be necessary in certain situations, but it is important to consider the consequences of such actions. The principle of democracy should always be upheld at all times.
6th Dec 1952

the Hyderabadd Judicial Officers
Restriction Bill

and is such they were trying to eliminate it. If they had the
fullest faith in democracy and if we on the side of the House
had been really contributing toward that end then we must
realise that such a doubt is not necessary.

On humanitarian point of view was another point which
had been often raised. How can that humanitarian point
come in for those people who still believe that we have not yet
achieved independence and for achieving real independence
it is essential that the economically minded person must be made
use of in that peaceful or aggressive way. We want to deal
with those forces who number do not fall within the ambit of this
humanitarian point of view. It is to that section of the people
we want to show courtesy which perhaps is not possible. It
is not a fact that we lack humanitarian considerations. We have
got our own convictions and I should say that no state under
the present conditions can exist without force. I know countries
which have been addicted to greater force and compared to them
my Government perhaps have been using the minimum of force
that could be ever used.

Lastly, the question of economy has been brought in. When
the Primary Compulsory Education Bill was brought in
one section of the House stated saying that because of
lack of proper economy, the Bill must not come. Some such
arguments were advanced they and little on only humanitarian
reasons could convince them that it was not economy but in
Education also we were wanting. Hence that particular section
of the Opposition had fallen in line with n and in spite of not
gaining their votes we did compromise with them on certain
issues and they were with us. I say on perhaps they realised
that they committed a blunder there in because it cut at the very
root of their fundamental principle, that they must not accept
anything on the floor of the House which may be in the interest
of the country, but does not base itself on the economy of the
country. Any matter regarding a Bill Resolution or Privilege
whenever it may be as attributed to the economy of the country.
They have missed that point in one Bill, they have now been
alert, and let me congratulate them this time.

We have got to correct the Society along with reformation.
Reformation and correction go side by side. I do not believe
that reformation must be stopped till a full correction is made.
If the Opposition parties have to really look to the side of reformatories or settlement in the Bill let them be humanitarians let them make concrete suggestions the way in which reformatories and settlements should be let them come out with concrete proposals, which I am sure the hon. Home Minister and Members on this side of the House are ready to consider. Perhaps if we can convince them they may be ready to agree.

Such being the case, I feel that the Bill has to be supported by every democrat irrespective of the fact whether he sits on this side of the House or the other side of the House, who believes in people's democracy or centralised democracy or some other name which may be a mere reflection of these things.

Thank you Sir.
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M. J. M. (in reply) spoke—After
having the speeches of the legal
authorities since these three
days I am well satisfied, but I am
much confounded like Sir
Robert Gascoyne of Addison who
would say,—much can be said
on both sides. At the request of
the speeches of the Opposite
members, I am sure I have
recommended 1 De Quincy's
*Meditations on the Air.*
One of the prominent members
of the other side is just now
saying that there
is no such member. Perhaps he
may be saying that there
is no such member called
Habitat Officers. But I wish
to say that if there is such a
habitual offender in the State
the necessity for this legislation is justified since he is a menace
to society. He is an enemy to society and hence even for
the sake of a person who happens to be a habitual offender.
I wish that this law should be passed. As I said I do not
possess much of the legal brain like those of the lawyers who
understand the finer points of law related to questions
of law but I am concerned here with the social side of
this. I wish in Section 15 of this Act is a thing which should
affect everybody. In this connection I may be allowed to quote
two lines from a book about the habits of the habitual
offenders to society. I am quoting from a book called
'I say How is it if I act' published by the Home Library of
the House. Here is it said as this

An investigator has traced the records of the
descendants of a woman alive in 1750 whose manner of life was
highly respectable. In 1935 these descendants totalled
2,000. In 1915 there were 250 and by 1935 there were
118 criminals, 170 criminals, 290 who had never been
at any respectable job. Many of the rest were weak-minded in
various degrees.

Now in the other side of the question

Jonathan Edwards, the famous preacher and writer in
1900 had 1391 descendants. Of them 13 were University
Presidents, 95 University professors, 60 Doctors, 60 authors,
130 lawyers, 75 army officers, 100 clergymen and 80 high officials.

I may be allowed to quote another statement from 'The
Human Family and India' by Dr. Meic.
A. H. Beidell called July 1st 1870 in New York, and.
Seven generations of the mind which are the shades of
every grade of vices and snares which are to our society.
were professional purrs, and were, by every wealth. By their own
deeds which more than fill the whole of our pru-
stitution, they were convicted criminals of worth, and we
murdered only to satisfy those who are in the society
so that only 1 out of 1000 of them can be the members of our
whole lot of them out of the 100,000,000 dollars (the likeness of rupees)

The paragraph conclude with the disjointed statement of the
author: "It only the one man could I have been quoted in".

In the civilized countries they have found that habitual
offenders are not rare. One of the hon Members in the oppositely side yesterday was speaking from what he called
"Mann Summa". I think it is Mann Summa. I do not
think he was right. I think I am doubtful because he could
not pronounce the name properly. I think Mann Summa, as
shown that those who are murderers who have been who are,
women who cause such horrible murders should be
killed at sight. They were called "Athanarayan (terrorist)
and Mann Summa" said that there is no in killing such
people. Of course we are living in better civilized times.
I simply quoted this Mann Summa because it is the other side in
hon. Member quoted it.

One of the hon Members on the other side said that habitual
offenders can never be changed into a citizen. I think he has made a wrong estimate because a certain experiments
have been made in Western countries. In England in 1875,
an Act was passed called the "Bartul Act". All those between
the ages 16 and 21 who were criminals were placed in what were
called "Bartul Institutions" and it was found by experience that
many of those that went to the Institutions have been reformined
and reclaimed for society. In those who if they were still
offending against the law preventive detention was applied.

In America, one Mr. Osborne in 1879 instituted an experiment,
in a place called Sing Sing which is known as the "Sing
Sing Experiment". It is a convict self-governing settlement.
There near 500 thousand habitual offenders were gathered.
I am greatly interested in the central idea of the question. If there are my difficulties in this Bill is one of the
hon Members on the other side and the side suggested this Bill may be referred to Select Committee. While giving my support
to such a mode I still feel that the important clauses of this Bill should become part of the laws of the State.

Shri S Ramachdram The Habitual Offenders Bill, which has been brought before the House and the various speeches
made in defence of this Bill will surprise one because the reasonable argument against this Bill is that unless the social
order really facilitates the people in leading a better life such bills cannot prevent the wrongs that are committed in the society.
Unfortunately the speeches that have been made in defence has naturally brought the history of our country before us. Those
who speak on this violence and non-violence question seemed to have forgotten the lesson of life and the lessons of Indian history
itself, when Governments have tried to repress the people with their brute authority launching an offensive against the people
and upon the society. That will naturally be reacted with as violent means as the Government used against the people.
This is the natural law of life. If the Government wants to crush the people, if it wants to end an innocent person, if it wants to defend all
those who committed atrocities on innocent persons and learns and upon the social order and then talk that violence has been
prevented. I cannot understand what it means. I am only say that this Bill cannot prevent what they think it will prevent, because
the very speeches that have been made there are well understood behind this Bill. I am glad to give a warning to such a man like me outside the Assembly. It is not only a challenge to the opposition but I think it is a challenge to all those who believe in democracy who want that there should be a prevention imposed on habitual offenders so that a man will not commit society may be built.

I will now refer to one of the novels which many of my friends here might have read, Victor Hugo's 'Les Misérables'. It was not written in India but in the 19th century in France. We are thinking of these habitual offenders in India. Why not think of the pre-experience has been about the habitual offenders? I therefore want to appeal to the Members on the other side to think seriously about this problem not to go on thinking about violence and non-violence. They have not taken the owner ship of non-violence. If the society permits a social order where men can be claimed to one another in a constitutional way, everybody will be happy to think in the constitutional light. But if we go into a society which only breeds violence in society and go on denouncing that violence, that has been done by the Government then it is wrong to expect that better results will come out of it. With this I appeal to the Members on the other side to think about the Bill and ask the Member who introduced it, to withdraw the Bill.
श्रीमती सुरेण्द्रा म. रॉय के विषय में सदाभार (Representative) के रूप में निम्न वाक्य लिखा है:

हैट जा है हारा दिन में हारा हुआ दिन

लागू हो जाएं कि अदालतें दिन दिन बढ़ती हैं।

(Offenders Bill)

लागू हो जाएं कि अदालतें दिन दिन बढ़ती हैं।

(Representative)

लागू हो जाएं कि अदालतें दिन दिन बढ़ती हैं।

(Psychological Effects)

लागू हो जाएं कि अदालतें दिन दिन बढ़ती हैं।

(Habitual Offenders Bill)

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(Psychological Effects)

लागू हो जाएं कि अदालतें दिन दिन बढ़ती हैं।

(Habitual Offenders Bill)
the Hidraulik Habitual Offenders Restraint Bill

L. 1 Bill No. X / X / 1 of 1972 6th Dec. 1972

If a man has taken the waterway, and has taken or power over, the same to be used for the purposes of the waterway, then he may be punished with imprisonment with or without fine.

Yours faithfully,

[Mr Speaker in the Chair]
سالو و ہوا ن رہا
پہلا مارچ

مذکرہ میں (یہ بہت رائیگو) ہم کر سلسلہ رحمی سے مہوہ 1 1371 اقدام کیا ہے جوہر میں ممدوح
12 لئے ہدایت لیا گیا ہے اور

بیانات میں تابوا خاص ہم کر اور اس کے ٹک

اپریل 1370 میں ہو گیا ہے ہم کی ہوکر

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سیرت فی不得不 لہذا ہوئی ہوا لیے اور میں اس کے

6 7 وہ سے بہت نظر نہ ہو گیا کہ اصلاح کا

ہے اور میں اس کی خاص ہو گیا ہے

کہ لوگ آنے میں ہیاب صبور ہو گی

کہ لوگ آنے میں ہیاب صبور ہو گی (Concentration Camp)

اور ہو گیا کہ (Reformatory Settlement)

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گراردیس اور انکے لئے مسکر معرفت میں کافی درج میں ترقی ہوگی۔ اس میں کوئی دوہری فہمی کا فائدہ منہندہ ہے۔

اہم روز میں ہے کہ واحد ہی یہ نہ ہدف کا نقصان ہو اور اس کے لئے کوئی انتہائی خطرناک عمل نہ کیا جو کسی بھی مدد کا لحاظ سے ضرور نہ ہے۔ اپنے اندر سے محفوظ رہنے کے لئے اہم ہے کہ ہمارا کون ہونا چاہیے۔
a Bill to restrict the movements of habitual offenders in the State of Hyderabad

Introduction:

It is hereby enacted that the Governor in Council shall have power to make rules and regulations for the prevention and punishment of habitual offenders.

Rules and Regulations:

1. Every person who has been convicted of an offence punishable with imprisonment for life or imprisonment for a term of ten years or more, and who has been released under the provisions of the Probation of Offenders Act, 1938, shall be deemed to be an habitual offender for the purposes of this Act.

2. Any person who is found to be an habitual offender shall be liable to be detained in a settlement for a period of not less than six months.

3. The Governor in Council may, if he deems fit, order the release of an habitual offender after the expiry of the period of detention specified in rule 2.

Penalties:

Any person who wilfully obstructs or interferes with the execution of any rule or regulation made under this Act shall be punishable with imprisonment for a term not exceeding one year or with fine, or with both.

This Act shall come into force on the day it is passed.
Mr Speaker The question is

That L A Bill No XXXI of 1952 a Bill to make provision for restricting the movements of habitual offenders in the State of Hyderabad for requiring them to report themselves and for placing them in settlements be read a first time.

The motion was adopted

Shri D G Bundu Sir, I beg to move

That L A Bill No XXXI of 1952 a Bill to make provision for restricting the movements of habitual offenders in the State of Hyderabad, for requiring them to report themselves and for placing them in settlements be referred to a Select Committee consisting of the following Members:

1 Shri D G Bundu, Lx-Officio Chairman of the Committee
2 Shri Gopal Rao Elkote, Member
3 Shri R B Deshmukh Member
4 Shri Newsakar, Shripadrao Laxmanrao, Member
I A Bill No. XXXI of 1952

6th Dec 1952

the Habitual Offenders

Bill

5 Shri S Rangappa Member
6 Shri A Raja Reddy Member
7 Shri Annavi Rao Gavire Member
8 Shri Ananth Reddy Member
9 Shri Aruthi I rani Narsimhi Reddy Member
10 Shri Dwar Hussain Member

With direction that the report of the Committee be submitted on or before 15th February 1953

Mr Speaker The question is

That I A Bill No. XXXI of 1952 a Bill to make provision for restricting the movements of habitual offenders in the State of Hyderabad for requiring them to report themselves and for placing them in settlements, be referred to a Select Committee consisting of the following Members

1 Shri D G Bindu I x Official Chairman of the Committee
2 Shri Gopal Rao I khote Member
3 Shri Newshikala Shripad Rao Laxmanio Member
4 Shri S Rangappa Member
5 Shri R B Deshmukh Member
6 Shri A Raja Reddy Member
7 Shri Annavi Rao Gavire Member
8 Shri Ananth Reddy Member
9 Shri Aruthi I rani Narsimhi Reddy Member
10 Shri Dwar Hussain Member

With direction that the report of the Committee be submitted on or before 15th February 1953
The motion was adopted

Mr Speaker I think there is hardly any time now to take up the other item on the agenda namely the first reading of the Hyderabad Land Revenue Bill

Shri B Ramachandra Ray I think I will not speak to finish my explanation of the first reading. I will take up now that I only have five minutes time. I may take it up with next day Monday

Shri A Raja Reddy Point of information. Sir, Which rules have we to give?

Mr Speaker No giving only the rules of procedure that we are following have to be

Shri A Raja Reddy They have to be adopted by the House

Mr Speaker Yes

8.35 p.m. The House then adjourned till Half past One with Welch on Monday the 6th December 1952.