HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES

Official Report

CONTENTS

Page

State Questions and Answers 1125 1166

Unofficial Questions and Answers 1165 1170

Business of the House 1170 1179

1 A Bill No XIII of 1951, The Hyderabad Agricultural Improvement Fund Bill (Passed) 1178 1212

1 A Bill No XIII of 1952, The Hyderabad General Sales Tax Act (X Amendment) Bill 1982 (1st Reading incomplete) 1218 1217

Price: Eight Annas.
(Seventh Day of the Third Session)

Mr. Speaker in the Chair

Started Questions and Answers

Arrival by Police

410 (527) Shri (ème) Venkatram R. (Karunmaya) Will the hon. Minister for Home be pleased to State

(a) Whether it is a fact that Shri Akhaya in Kisan Sibhi Wolt in Hall a number of the shivapravut truth was arrested by the police on 22nd August 1952?

(b) Whether it is a fact that he was severely tortured by the police while he was in custody?

(c) If so for what reasons and his whereabouts?

بهسیم سری (سری دکتر راونداو) 

کوا مروست (منی این ینا)

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کا بہسیم سری (سری دکتر راونداو)
Supplementary question without deliberation or comment, may within due limits be addressed to the Ministers which in necessary for the elucidation of the views that they have given.

It must be within limits and there must be some elucidation of the answer.

"The Speaker has called the attention of the House to the inconvenience that arises from an excessive demand for further replies and, to hinder the practice, he has frequently felt it necessary to call upon the Member, in whose name, the next question stands upon the notice paper to put his question.

... and has for the same reason asked the Members not to put supplementary questions. A Supplementary Question may refer only to the answer out of which it immediately arises.

Mr Speaker. The hon. Minister does not know, because there are no records..."
I believe the facts that there was a clash by the police on students at Waranagai on 28th August, 1952.

(b) If so for what reason?

(c) Who ordered the 1st clash?

(d) How many students were injured?

Di 11 Nus of Guiburga Jail

412 (529) Shri Ch Venkatarao Rao Will the Hon. Minister for Home be pleased to state

(a) Whether it is a fact that the detenus of Guiburga
Jail represented their grievances to the hon. Home Minister when he visited the above Jail?

(b) If so, what action has been taken thereon?

Shri Ch Venkatrami Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Bommanah Chandr Rao, a detainee of Gulbarga Jail, was given only Rs 1-8-0 as D. A. for three days for the journey up to Padlapuri, 500 miles from Gulbarga when he was released from the above Jail?

(b) If so, why so?
**Arrest by Police**

*414 (581) Smt Ch Venkatram Rao  Will the hon. Minister for Home be pleased to state.

(a) Whether it is a fact that S (Sabaledu) Venkayya, a Harijan in Betavolu Sivarup Jorripothulagudem of Suryapet taluqu, was arrested by Betavolu police in the second week of August, 1952?

(b) If so, why and where is he now?

**Arrest of P D F Workers**

*415 (582) Shri Ch Venkatram Rao  Will the hon. Minister for Home be pleased to state.
(a) Whether it is a fact that the Police Sub Inspector of Yacharam was helping, the Congress party in the by-elections in the Peddammangal Constituency by not letting the P D T workers who were there for election campaign?

(b) Whether it is a fact that the P D T party workers were either arrested or were warned not to take part in electioneering campaign?

(c) Whether it is a fact that they were severely tortured for example nine workers of Suryapet and 6 of Nalgonda on 18th and 21st August respectively?

(d) If so, for what reasons?

(e) Whether any representation was made to the local authorities and the Home Minister for this matter?

(f) If so, what action has been taken thereon?
(Not answered)

Aareji o Mutyalu

416 (593) Shri Ch Venkatsam Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Shri Mutyalu was kept
under arrest for seven days from 5th to 12th August 1962 by the Police in Bhongan constituency?

(b) If so, for what reasons?

ARRREST BY POLICE

417 (584) Shri Ch Venkathom Rao Will the hon. Minister for Home be pleased to state
(a) Whether it is a fact that Shri D Ramnaddi was kept under arrest for two days from 9th to 11th August 1962 by the Police in Raghavapun village of Bhongan constituency?

(b) If so for what reasons?
Mr Speaker Supplementary questions should be put without debate or comment. Let us proceed to next Question.

Shri Ch Venkat Rama Rao,

2
418 (585) Shri Ch. Venkatram Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Misses Bujeri Papayya and Golla Narsimmo of Bhongir constituency were kept under arrest for two days from 10th to 12th August, 1952 by Tunkappalli Police Sub Inspector?

(b) Whether they were forced to write a bond?

(c) If so, why and what was the bond worth?

419 (586) Shri Ch. Venkatram Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Shri Ishtan and Sanjeevalu of Bellipalath Village in Bhongir constituency were under arrest, for two days from 12th to 14th August, 1952?

(b) If so, why so?

Shri D. Venkatrao Reddy, a Sepoy, is reported to have said that he had witnessed the arrest of Shri Ishtan and Sanjeevalu of Bhongir.

Indian Penal Code
Mr Speaker, he contended Member should complain about it and it is not for the hon Member.

Mr Speaker, does the hon Member know it as a matter of fact?

MrVenkatram Rao Will the hon Minister loi Homi be pleased to state

(a) Whether it is a fact that Shri R. Narayya of Chandupalli village in Bhongu constituency was arrested and tortured by the Police on 16th August, 1952?

(b) If so, why so?
Mr Speaker This question does not arise

Shri V. K. Raju and Shri K. Ram Prasad who were on duty adjoining Parliament House,

Mr. Speaker This question does not arise.

Shri V. K. Raju and Shri K. Ram Prasad who were on duty adjoining Parliament House,

(Answer was not given)

421 (598) Shri Ch. Venkiah Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Messrs. Yadugui Kotayya and Seharyya of Motakundur P.D.I. Society were under arrest for two days from 19th to 22nd August, 1952, in Bhongir constituency?

(b) If so, why so?
Sh. Syed Hassan Will the hon Minster in Home be pleased to state

(a) Whether it is a fact that the Deputy Commissioner of Police, C I D Branch, is disconceous to his subordinates and the public?

(b) If so, whether Government propose to take any action against him?

(c) Whether it is a fact that while the substantive post of the said officer is that of an Inspector he has been promoted to the post of Deputy Commissioner of Police in supersession of the seniority of others?
Standing Questions and Answers

11th Dec 1952

ARREST OF KISAN SABHA PRESIDENT

123(547) Shri Ch Venkatarama Rao Will the hon. Minister for Home be pleased to state
(a) Whether it is a fact that Shri Rajeswar Rao, President of Karimnagar District Kisan Sabha, who was on parole, was re-arrested by the Police and detained again?
(b) If so, for what reasons?

Shri Seetharama Rao is now on parole. He has not been re-arrested by the Police.

Shri Seetharama Rao has been re-arrested by the Police.

Protected Tenants
Shri Praneshacharya (Tamir-Strum) Mr Speaker, Sir, Is it a Supplementary question?

Mi Speaker I let us proceed to the next question Shri Ch Vunkatram Rao

POLICE RAID

421 (548) Shri Ch Vunkatram Rao Will the hon. Minister for Home be pleased to state,
(a) Whether it is a fact that Ruman Bumun in Police of Sillanabad taluq Kummarug district and Kikkalgudrum village on 28th July 1952 at 3 AM?

(b) Whether it is a fact that they arrested Moses Chandritha Nagaluhranam and some other Kurna Siha workers and tortured them severely for two days and released them when Shm Mutteyya MLA approached the Police?

Mr Speaker Every Member in the House cannot know 4 or 5 languages.
Mr. Speaker: How does that arise?

Mr. Speaker: Let us proceed to the next question, Shri Venkatram Rao.
(a) Whether it is true that Shri Lachhman Lalji, one of the Dy. Ministers of the Devokondi, Kiran Sabha was arrested on 31st July 1952 at 11 pm by Devokondi police?

(b) Is it a fact that some secret orders have been issued from the Home Department to arrest the important Kisan Sabha workers to affect the P.D.G. by-election campaign in Nalgonda and Warangal districts?

It is a fact that some secret orders have been issued from the Home Department to arrest the important Kisan Sabha workers to affect the P.D.G. by-election campaign in Nalgonda and Warangal.
الطیب شاہ

پولیس نارتھ

(Iqbal) Sh Vekat am Jow Wll the han
Mimi i t hame be praid to stik

(c) Whether itivities that the H S B P of Devu
kond i sh i ad Vediphi i m i i dunum, uli constituency
on 16th July 1962?

(b) Whether it is a fact that an old man Chakli
Ranjik (of the above village) was severely beaten by the
police with the ends of rilles?

(c) Whether it is also a fact that the police i ued
the same vill, n um on 26th night and took away with
them a musical instrument (Situ) from the haw of Kappu
Rungum i nd cash from Mungli Gop?

(d) Whether there were any Congress workers with
the policemen on that occasion?

مرہ کے گورامی مہر کلس

(Iqbal)
Mr Speaker: How does this question arise?

Mr Speaker: No such sort of questions should be pu
Mr. Speaker: I think Members may go on the 'Shira' too much. (LAUGHING) Let us proceed to the next question.

Shri Ch Venkataram Rao

PANCHAYAT COMMITTEE OF PRISONERS

427 (551) Shri Ch Venkataram Rao Will the hon. Minister for Home be pleased to state:

(a) Whether it is a fact that Shri Chhambal, Jailor of Aurangabad Central Jail, has dispensed with the elected Panchayat Committee of prisoners and has nominated personnel of his own choice?

(b) If so, for what reasons?
Mr Speaker  I let us proceed to the next question Shri Ch Venkatram Rao

PRISONERS OF AURANGABAD JAIL

*428* (552) Shri Ch Venkatram Rao  Will the hon Minister for Home be pleased to state

(a) Whether it is a fact that the prisoners of Aurangabad Jail are being forced to work from 7 am to 5:30 pm, including Sunday?

(b) Whether it is a fact that the prisoner represented to Jailor Shri Chibliam for reducing the hours of work to 8 in a day?

(c) Whether it is a fact that the prisoner who represented this case was severely beaten?

Mr Speaker  Let us proceed to the next question Shri Ch Venkatram Rao

*429* (553) Shri Ch Venkatram Rao  Will the hon Minister for Home be pleased to state
(a) Whether Shri Munthin presented to the IGP when he visited the above Jail to supply books (country made in nature) to the prisoners and IGP accepted it?

(b) It is not fact that when Munthin requested to supply the same Mr. Chiblum be at him severely and kept him in a lonely cell?

(c) Is it not a fact that the prisoner Munthin, protesting, was not this kind of jail, but Chiblum be at him severely while he was fasting?

(d) Is it not true when the unofficial visitors of the above Jail Messrs. Gulichund Nagori and B. I. Patank visited the Jail, Shri Munthin was kept in a room which was locked up so that he may not see them and represent the above cases and the same thing was done when the Collector recently visited the Jail?

(e) Why is it that three Socialist leaders satyagrahis were kept in lonely cells in the month of July in the above Jail?
ARRREST OF KISHAN SADHU WORKER

*480 (554) Shri Ch Venkabaram Rao Will the hon Home Minister be pleased to state

(a) Whether it is a fact that Shri Naresh Pramukh, Kishan Sadhu worker of Narsingapur village, in Secunderabad, Karimnagar district was arrested two months back?

(b) If so for what reasons and where is he now?

Serious doubts are raised about the arrest. Can he be kept under (Detention Warrant) or can he be released (Bail)?

(c) Whether the statements of the arrested are correct with regard to his work in the movement?
Preventive Detention Act

(a) Whether it is true that the Advisory Board constituted under the Preventive Detention Act has recommended to the Government to place Shri Methini Gali Reddy in detention of Vulli mund village of Jinnion talup?

(b) Is it true that Jinnion Police to whom the above detention was handed over on 29.7.1952 instead of releasing him kept him under lock up under pretext of some murder (use) committed by him.

(c) If so why is it that he is being prosecuted by the Police after two years since his detention?
MR. DEPARTMENT OF NATIONAL COAL MINING & MECHANICAL ENGINEERING

11th Dec 1952

Stated Questions and Answers

Misbehaviour by Police

(482) Smt. Ch. Venkataram Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Shri K. K. of village Ganeshpur Kavat taluk, Adilabad district, was severely beaten by Mr. Jeevaram Sub Inspector of Police in the last week of July 1952 under the pretext that he was supporting the protected tenants?

(b) If so, why so?

(c) Is it true that Shri Puran of Kavat taluk was also severely beaten by the above Sub Inspector under the pretext that he has to pay something to some one?

(d) Was any representation made by the above persons to the concerned District Collector and the DSP?

(e) If so, with what results?
Mr. Speaker, let us proceed to the next question.

CASES OF MURDER AND BURGLARY

438 (558) Shri Ch Venkatram Rao Will the hon. Home Minister be pleased to state

(a) Whether and if so, how many cases of murder and burglary took place in Zaberi Ward Taluq between 20th July and 4th August, 1952?

(b) Whether the culprits were brought to book?

POLICE RAID

484 (559) Shri Ch Venkatram Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that the Police Jamedai, with three Police Constables and Patel Patwaris of Sailu, raided Chikal Thana village in Pathri taluq, Parbhani district during the first week of August, 1952?

(b) Whether it is also a fact that a kisan of that village was forced to give them Rs. 300?
(c) Whether any representation was made to the District Superintendent of Police and the Home Minister in this regard?

(d) If so, what action has been taken thereon?

Raid by Police

485 (580) Shri Ch Venkatram Rao Will the hon Minister for Home be pleased to state

(a) Whether it is a fact that Bhongir Taluq Kasum Sabha Office was raided by the local Sub Inspector of Police along with half a dozen constables at 2 a.m. on 5th August, 1952?

(b) If so, for what reason?

Falaknuma Palace

486 (620) Shri G Hanumanth Rao Will the hon Minister for Public Works be pleased to state

Whether it is a fact that the Government is intending to sell away the Falaknuma Palace?
TANKS & KUNJAS IN EACH TALUQ

*487 (622) Shri G. Hanumanth Rao Will the hon Minister for Public Works be pleased to state

(a) The total number of tanks and kunjas in each taluq?

(b) The number breached?

(c) The number restored?

The Government have received a number of representations from various quarters regarding the maintenance of the tanks and kunjas. It is to be noted that the maintenance of these structures is the responsibility of the Government. The Government is therefore requested to provide the necessary information regarding the number of tanks and kunjas in each taluq, the number of breaches and the number of restorations made.

Shri G. Hanumanth Rao

11th Dec 1952
CONSTRUCTION OF ROADS

428 (628) Shri G Hamumanth Rao Will the hon Minister for Public Works be pleased to state (a) Whether there is any proposal to construct road from Ettnagaram to Burgumphad in Warangal district? (b) If so, where will be work be started?

(Questions Received After 16-9-1952)

KASIM RAZVI CASE

120 (718) Shri Syed Hasan (Hyderabad City) Will the hon Minister for Home be pleased to state (a) The total expenses incurred in the cases of Mt. Qasim Razvi, Razakar Chief, and the Ministers of the Laiik Ali Cabinet? (b) How much fees was paid to Mt. Loothal, Special Prosecutor, the late Mr Shrikhande and Mt. Rajagam Aiyer, Advocate General, in the said cases? (c) How many lawyers were appointed to defend Mr. Razvi's cases, and remuneration paid to them?

(Questions Received After 16-9-1952)

KASIM RAZVI CASE

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Unstated Questions and Answers

With the

Unstated Questions & Answers

(Received after 16-9-1952)

DIPLOMATIC SUPREME DIPLOMATIC

121 (814) Shri Syed Nayan Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that the names of three Inspectors have been recommended for promotion to the post of Deputy Superintendent Police?
1156  11th Dec., 1952  Unstarred Questions and Answers

(b) If so, is it true that these Inspectors have not passed the Police Training School Examination and have no experience of executive work?

Shri D G Bindu  (a) The question is vague. In fact there are two dozens of such cases under various stages of disposal.

(b) In the absence of names of Inspectors, it is not possible to furnish a categorical answer?

D I G of Police

*122 (815) Shri Syed Hasan  Will the hon. the Minister for Home be pleased to state

(a) Whether it is a fact that Shri Krishna Menon, D I G, was repatriated to Madras Government?

(b) What are the reasons for his being taken back into the State Service?

Shri D G Bindu  (a) No. This officer has not been repatriated so far and orders to that effect were cancelled.

(b) He has been temporarily retained here as no suitable substitute is yet available.

ARREST OF A PERSON

*128 (868) Shri CH Venkatram Rao  Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Shri P. Koteshwar Rao, Secretary, P D F Party, Huzurnagar, was arrested by the Police on 1st September, 1952, while he was arrested by the Returning Officer of Huzurnagar and Poddamunagal Constituencies to submit the polling agent forms?

(b) If so, for what reasons?

(c) Whether it is not a fact that he, while explaining the urgency of his work, requested the police to send the aforesaid forms to the Returning Officer?

(d) Whether any representation has been made in this regard?

(e) If so, what action has been taken thereon?
Shri D G Bandu (a) Shri P Koteswara Rao was arrested on 19-1952, but the allegation that he was arrested while he was coming to the Returning Officer of Hanumangaon and Peddagummeda constituencies to submit polling agent forms is false. He was arrested at the P D F Office, Hanumangaon.

(b) He was arrested in connection with Hanumangaon Police Station Case No. 09/62, under sections 448, 352 and 504 P. C.

(c) No. He did not make any such request.

(d) Representations were made by Shri Rama Koteswara Rao and Shri Magdoom Mohiuddin to the Deputy Superintendent of Police, Hanumangaon, about the arrest.

(c) The Deputy Superintendent of Police informed Messrs. Rama Koteswara Rao and Magdoom Mohiuddin that the law must take course and that he could not interfere with the investigation of the case at that stage.

RAID BY GOONIANS

124 (780) Shri Ch Veerabrahm Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that some goonias raided a P. D. F. by-election meeting in Peddagummeda village of Duvannakonda taluk and severely beat Mr. Satyanarayana Reddy, Secretary of P. D. F., Hyderabad, on 5th September, 1962?

(b) Whether it is also a fact that the police connived at the above incident?

(c) Whether any representation has been made to the Government in this matter?

(d) If so, what action has been taken?

Shri D G Bandu (a) No. There was no P. D. F. by-election meeting in that village. There was, however, a clash between some P. D. F. and Congress workers that day.

(b) No.

(c) Representations were made nearly a fortnight after the incident.
(d) The Deputy Superintendent of Police, Miyal-guda enquired into the incident, but as it was isolated, no action could be taken against any of the parties.

**BAILIFFS**

125 (825) Shri G Hanumant Rao Will the hon Minister for Home be pleased to state

(a) How many bailiffs are working in Hyderabad State under Munsiffs, District and Sessions Courts, and what is their Grade?

Shri D G Bandu (a) The number of bailiffs working at the Munsiff's and District and Sessions Courts are 110 and 16 respectively.

They are in the grade of H S Rs 25-35

**INTUC WORKERS**

126 (862) Shri M S Rajalingam Will the hon. Minister for Home be pleased to state

The reasons for the extermination of the INTUC Workers, Messrs Sanjeeva Reddy, etc., by the Adilabad District Collector, on 9-11-1952?

Shri D G Bandu The INTUC Workers were indulging in activities, which lead to a disturbance of peace at Kozhikode. In order to maintain peace and permit the loyal workers and officers (of the Mills) to carry on their duties faithfully, the trouble shooters were removed from the spot by exterminating them.

**AUCTION OF AN ESTATE**

127 (1108) Shri Lembagh Mukhtar (Manjlegaon) Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that the Government had auctioned the properties of Kashan Rao Shende, and Sukhdev Kolpe, Congress Workers of Chunhalah village, Manjlegaon taluk, Bhor district, before Police Action?

(b) If so, whether the amount received through auction is deposited in Manjlegaon Tahall?
(c) Is it a fact that the amount is not returned to the heirs of the estate in spite of the Government orders in this regard?

Shri D G Bundu (a) The persons concerned were prosecuted on political grounds prior to the Police Action. A warrant was issued for their arrest as they were absconding. No record is available regarding further progress due to the records being destroyed during the Police Action.

(b) In the absence of records, it is not possible to confirm or deny if the amount, if any, was recovered in deposit in the Manjeshwar Tahsil.

(c) It is not known if any application is made or amount refunded to the persons concerned. It is a fact that Government issued orders after the Police Action that such cases should be reviewed and necessary action be taken to refund fines etc., imposed by the previous Government for political reasons.

MULTI-POINT SALES TAX

128 (731) Shri G. Harikrishna Rao Will the hon. Minister for Finance be pleased to state whether the sales of petty traders have been adversely affected by the Multi-point Sales Tax?

Dr G S Melkote No

PRIME MINISTER’S VISIT TO HYDERABAD

129 (732) Shri G. Harikrishna Rao Will the hon. Minister for Finance be pleased to state the expenditure incurred by the Government on the recent visit of the Prime Minister to this State?

Dr G S Melkote, O S, Rs 63,659-8-9

LOSS IN OSMANABAD TREASURY

130 (880) Shri K. V. Naryan Reddy (Rajgopalpet) Will the hon. Minister for Finance be pleased to state...
(a) Is it a fact that Brijmohar Chauhan, in charge of the Military and the Collector Mr. Shwam in its inclusion, Mr. Deohat Deputy Collector were responsible for the losses at the District Treasury of Osmanabad?

(b) What action has been taken?

(i) for recovering the amount lost?

(ii) against the above mentioned officials?

D. G. S. Melkote: There were no direct allegations against the Collector or Major Chowdhry I/C of Gurkha Riffles (and not Brigadier Chauhan as mentioned in the question) or Mr. Deohat, Dy Collector. The case was closed as 'untraceable'.

(b) (i) & (ii) In view of the answer to question (a) the questions raised in (b) do not arise.

REDUCTION IN SALARIES

181 (882) Shri K. V. Narayan Reddy: Will the hon Minister for Finance be pleased to state:

(a) Whether it is a fact that the Government intend to reduce the salaries of gazetted officers drawing salaries above Rs. 800 per month to the extent of 10 percent as in economy drive?

(b) If so, how much saving per annum will be achieved by such a step?

D. G. S. Melkote: (a) No such reduction is contemplated at the moment.

(b) In view of (a) above this question does not arise. The scales of pay of gazetted officers have been revised and in many cases reduced recently. The revised scales are more or less on par with the pay scales obtaining for officers of similar rank in adjoining States. Further reduction is not desirable at the moment.

ELECTRICITY TARIFF

182 (909) Shri L. K. Shroff: Will the hon Minister for Public Works be pleased to state...
(a) What are the rates per unit of electricity supplied by the Electricity Department in the different places for (i) private use, (ii) commercial use?

(b) Are these rates on par with those prevailing in places outside the State?

(c) If not, what are the reasons for the difference?

(d) Has any protest been received by the Government from the Municipalities of different places and in particular from Ranchi Municipality?

Shri Tirtham Naana Jayg (a) The rates per unit of electricity supplied by the Electricity Department in the different places for (i) private use, (ii) commercial use are given below.

<table>
<thead>
<tr>
<th>Subject</th>
<th>District Hydroelectric Power Scheme &amp; Azamabad Scheme</th>
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<tbody>
<tr>
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<td>U.S. Rs p</td>
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<tr>
<td>1 Lighting (General)</td>
<td>0 0 0 0 0 7 6</td>
</tr>
<tr>
<td>2 Shop windows &amp; advertisement &amp; garden lighting</td>
<td>0 3 0 0 7 6</td>
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<tr>
<td>3 Fans (except table fans)</td>
<td>0 3 0 0 7 6</td>
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<tr>
<td>4 Domestic power</td>
<td>0 1 0 0 2 0</td>
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<tr>
<td>5 Industrial power (small)</td>
<td>0 2 0 0 3 0</td>
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<tr>
<td>0 Industrial power (large)</td>
<td>0 1 0 0 3 0</td>
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<tr>
<td>(i) Normal day rate</td>
<td>0 1 0 0 3 0</td>
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<td>(ii) Day rate for industrial area</td>
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<td>(iii) Normal night rate</td>
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<tr>
<td>(iv) Peak rate</td>
<td>0 1 3</td>
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<td>7 Cinemas</td>
<td>0 2 0 0 3 6</td>
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<tr>
<td>8 Ice l Aitances</td>
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</table>
(b) No
(c) The cost of coal, diesel oil, labour, age of the engines, working pressure of boilers, installation capacity, load factor, etc., are not uniform or identical between one place and another, hence the rates vary
(d) No

BLACK-MARKETING

*138 (916) Shri Bhagwan Rao Boralkar Will the hon. Minister for Public Works be pleased to state

(a) Whether it is a fact that the Tahsildar of Parbham taluk, investigated into a case of black-marketing of Zinc sheets, at Purna, Parbham district, in June, 1952?

(b) If so, what is the result of the investigation?

Shri Mehdil Nawaz Jung (a) Yes

(b) Nine merchants transported thirty bundles of Zinc sheets from various places. Further details are still awaited from the Collector, Parbham

POorna PROJECTS.

*134 (918) Shri Bhagwan Rao Boralkar Will the hon. Minister for Public Works be pleased to state

(a) When will the work of Poorna projects be undertaken?

(b) Whether its survey has been completed?

Shri Mehdil Nawaz Jung (a) It is not possible to say when the Purna Project will be taken up for construction as its final surveys are still in progress.

(b) Please see answer to (a)

MINOR IRRIGATION PROJECTS.

*135 (918A) Shri Bhagwan Rao Boralkar Will the hon. Minister for Public Works be pleased to state

(a) Whether any minor irrigation project has been undertaken in Parbham district?
(b) If not, for what reasons?

**Shri Mehdi Nawaz Jung** (a) No

(b) Due to financial stringency

**Superseding Engineer**

'136 (911) Shri K R Hirumath Will the hon Minister for Public Works be pleased to state

(a) Whether it is a fact that one year’s extension of service has been given to Shri S K Aiyar, Superintending Engineer of Tungabhadra Project?

(b) If so, for what reasons?

**Shri Mehdi Nawaz Jung** (a) Yes

(b) In the interest of the work in progress, his continuation till the completion of the work was considered necessary

**Breached Tanks**

'137 (970) Shri K Ramchandra Reddy Will the hon Minister for Public Works be pleased to state

(a) The number of breached tanks that have been repaired by the Government in Ramannapet taluq this year?

(b) Whether Masampalli tank has been surveyed

(c) If so, when is it going to be constructed?

**Shri Mehdi Nawaz Jung** (a) Repairs of four tanks have been taken up and it is proposed to take up two more breached tanks before the end of June, 1953

(b) Oornachatu, Masampall of Bhongu taluq has been surveyed and its estimate is under preparation

(c) Thus, being a major work costing more than Rs. one lakh, it depends upon the availability of funds

**Bridge on Painganga River**

'138 (1008) Shri Srikari Will the hon Minister for Public Works be pleased to state,
(a) Whether any site is selected for the construction of a bridge on the Painganga river near Dolar on Adilabad Taluq?

(b) Whether there is any agreement between the Government of India and the State Government regarding the construction of the work?

(c) If so, what are the conditions of the agreement?

Shri Mehdi Nawaz Jung: (a) The selection of a site for bridging the Painganga river in Adilabad Taluq is under disposal of the Central Government, since the crossing falls on National Highway No 7, and National Highways are federal subjects.

(b) No.

(c) In view of reply to item (b) this question does not arise.

Unstarred Questions and Answers (Received after 16-9-1952)

HUNGER STRIKE IN JAIL

75 (23) Shri Ch Venkatram Rao: Will the hon Minister for Home be pleased to state

(a) Whether it is a fact that there was a Hunger Strike in Secunderabad Jail on 3rd November, 1952?

(b) Whether it is a fact that Messrs Kamalayya, Saihu, Bal Reddy, Gopal and other political prisoners were severely beaten by the Jail Officials?

(c) Whether it is also a fact that the Jail Doctor is not giving proper medical treatment to the political prisoners?

(d) Whether it is also a fact that the Inspector-General of Prisons (Shri Bhavanam) did not take any action in spite of the representations made to him in this matter?

(e) If so, for what reasons?

Shri D G Bandu: (a) Yes

(b) No. A complaint of assault was made by Gopal, the matter was investigated but was not proved beyond
doubt. The investigating Officer was of opinion that some force was used by a Jamidar and a Jawan who were fined.

(c) No
(d) No
(c) Does not arise

1.001 BY POLICE

76 (95) Shri Ch. Venkatram Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that the Police raided Kama-redigudem village of Husarnagaram constituency, on 19th August, 1952, and looted the local library?

(b) If so, why?

Shri D G Bindu (a) No
(b) Does not arise

ARRESTS DURING BY-ELECTIONS

77 (96) Shri Ch. Venkatram Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Shri Pappreddi, a P D F Worker was arrested and released thrice by the Police during the by-elections in Husarnagaram constituency?

(b) If so, for what reasons?

Shri D G Bindu—(a) No
(b) Does not arise

RAID BY GOONDAS

78 (98) Shri Ch. Venkatram Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that some goondas raided the P D F. election meeting in Upparapilli of Hanumakonda constituency in the first week of September, 1952?

(b) Whether it is also a fact that a P D F. Worker Shri Sita Ramayya was severely injured?
1166 11th Dec 1952, Unstarred Questions and Answers

(c) Whether any representation was made to the Government in the matter?

Shri D G Bandhu — (a) No such incident has been reported
(b) There is no information to this effect.
(c) No

Raid by Congress Volunteers.

79 (99) Shri Ch Venkatram Rao Will the hon Minister for Home be pleased to state

(a) Whether it is a fact that some Congress volunteers raided the P D F Office of Tabikonda village in Hanumakonda constituency on 6th September, 1952?

(b) Whether it is also a fact that Shri Govardhan, Chandra Reddy, S festaramulu and Prasad were severely beaten by the aforesaid volunteers?

(c) Whether and if so, what action has been taken by the police who were present on the spot?

(d) If not, for what reasons?

Shri D G Bandhu  (a) No A clash occurred on 6-9-52, between some Congress workers and P D F workers when the former were going in procession shouting anti-P D F slogans in connection with the by-elections campaign

(b) None was seriously injured as a result of this clash

(c) There was no police on the spot but they arrived immediately on receipt of information about the clash and brought the situation under control. The injured were sent to the hospital and cases were registered against both the parties (Gr Nos. 60/52 and 61/52 of Ghanpur Police Station under Sections 147 & 324 I, P C) The persons of both sides, who took part in this clash, are being dealt with under Section 160 I P C

(d) Does not arise

Police Camps

80 (100) Shri Ch. Venkatram Rao Will the hon. Minister for Home be pleased to state,
How many Police Camps were functioning in each of the five constituencies during the by-elections in August and September and the strength of armed police in each of the camps?

_Shri D G Bindu_

<table>
<thead>
<tr>
<th>Constituency</th>
<th>Police Camp</th>
<th>Strength</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Hussainagar</td>
<td>21</td>
<td>15 men in each camp except Kondal and Dilsencherlu where the strength was 45 each.</td>
</tr>
<tr>
<td>2 Peddamunagar</td>
<td>7</td>
<td>15 men in each camp</td>
</tr>
<tr>
<td>3 Bhongir</td>
<td>4</td>
<td>20 men in each camp</td>
</tr>
<tr>
<td>4 &amp; 5 Hanuma konda &amp; Wardhamnapet</td>
<td>No camp</td>
<td></td>
</tr>
</tbody>
</table>

The above camps were in existence even before the by-elections.

**RAID ON HARIJAN’S HOUSE**

81 (60) _Shri Ch Venkatram Rao_—Will the hon Minister for Home be pleased to state

(a) Whether it is a fact that a Harijan, Shri Rajeevu’s house in Pulagundam village of Mulug taluka was raided by Mulug Town Police on the midnight of 8th September, 1962?

(b) Whether it is a fact that Rajeevu was severely beaten by the Police alleging that he is supplying chappals to the communists?

(c) If so, why so?

_Shri D G Bindu_—(a) No

(b) No

(c) Does not arise

**RAID OF MULUG POLICE**

82, (61) _Shri Ch Venkataram Rao_—Will the hon Minister for Home be pleased to state.
11th Dec, 1952 Unstarred Questions and Answers

(a) Whether it is a fact that Mulug Police raided Pulagundam village in Mulug taluqa on 11th September, 1952 and beat severely Jafar Miyan?

(b) Whether it is a fact that Jafar Miyan was arrested and carried away by the above police?

(c) If so, for what reasons?

Shri D G Bandu (a) No The village was not raided on 14th September, 1952. On enquiry Jafar Miyan has stated that he was never beaten by Mulug police on 14-9-52 or at any other time.

(b) No

(c) Does not arise

POLICE RAID ON KARLAVALI

88 (62) Shri Ch Venkatram Rao Will the hon. Minister for Home be pleased to state

(a) Whether it is a fact that Salva Police raided Karlapalli village in Mulug taluqa and searched all the houses of that village on 20th September, 1952?

(b) Whether it is a fact that they beat severely Cherukula Yellayya, Cherukula Nammayya, Cherukula Pentayya and kalti Langayya and took Rs. 50 from them by force?

Shri D G Bandu (a) No

(b) No

CORRUPTION BY POLICE

84 (917) Shri Bhaqwan Rao Boraikan Will the hon. Minister for Home be pleased to state

(a) How many police officers have been prosecuted for corruption in Parbhani district.

(b) If so, what is the result?

Shri D G Bandu (a) Nil.

(b) Does not arise.
PROCESS SERVERS

85 (32A) Shri G Hanumanth Rao Will the hon Minister for Home be pleased to state

How many persons called "Jawan Talbana" (Process Servers) are working in Hyderabad State under Munsiff, District and Session Courts and what is their grade?

Shri D G Bindi The number of Jawan Talbana working in Munsiff, District and Session Courts are 696 and 86 respectively

They are in the grade of H S Rs 15-20

SALES TAX ON LIVESTOCK

86 (146B) Shri Pandamal L M—Will the hon Minister for Finance be pleased to state

(a) Whether it is a fact that the cultivators of Majalgaon tahsil have to pay sales tax while purchasing or selling their livestock?

(b) If not, why such tax is being collected?

(c) Whether the tahsil office has issued any orders to the Patels and Patwari for the collection of such tax?

Dr G S Melkote—(a) Sales tax has to be paid by the sellers only when the cattle are sold. It is left to their choice to collect or not from the purchasers.

(b) This is covered by answer to part (a)

(c) Yes Orders were issued to Police Patels by the Board of Revenue at the instance of the Sales Tax Department to collect tax as shown in (a). Receipt Books have been supplied to Police Patels by the Sales Tax Department for issuing receipts to the payees, whenever tax is collected.

SALES TAX ON OIL

87 (146A) Shri Lumban Mukhtiar Will the hon Minister for Finance be pleased to state

Whether the sales tax is levied on the sale of oil produced by an oil mill?
De G S Melkote states tax is not levied on all kinds of oils produced by an oil mill. Sale of til oil, khajol oil and karla oil is exempted from tax. Sale of oils like easter oil, copra oil and groundnut oil attracts liability to tax.

SUPERINTENDING ENGINEER

88 (1985) Shri Syed Hasan Will the hon Minister for Public Works be pleased to state

What are the qualifications of Mr S K Iyer, Superintending Engineer, Tungabhadra Project?

Shri Mehdi Nawaz Jung Mr S K Iyer is B A, B E (Madras) M I E (India)

FAVOURISMS TOWARDS CONTRACTORS

89 (1987) Shri Syed Hasan Will the hon Minister for Public Works be pleased to state

(a) Whether it is a fact that the Chief Engineer and Superintending Engineer and Superintending Engineers of Tungabhadra Project patronise Messrs Govindu and Lalita Prasad, the contractors?

(b) Whether it is a fact that a contract for construction was given to Mr Govindu without calling for tenders?

(c) If so, why?

Shri Mehdi Nawaz Jung (a) No

(b) Yes, a contract was given under Petty Contract system along with some other contractors.

(c) Under the Rules no tenders are required to be called when work is to be given on Petty Contract system.

Business of the House

Mr Speaker I will now read out notice of an adjournment motion sent by Shri Ramanadham

"I, hereby, give notice of my intention to ask for leave to make a motion for the adjournment of the Business of the assembly for the purpose of discussing a definite matter of urgent public importance, namely —
"Shri V. D. Deshpande. May I offer a few remarks or have you ruled out the motion. Can I speak?"

Mr. Speaker. It has not been 'ruled out'. The adjournment motion has been disallowed.

Shri V. D. Deshpande. So, it is not going to be discussed.

Mr. Speaker. No.

Shri V. D. Deshpande. As I feel that this matter is of great importance to the people of Hyderabad, whose demand for linguistic provinces is strong and specially to the people of Telanana, who are concerned with the formation of Andhra State, and for which cause the concerned person is fasting, we feel that this matter is of urgent public importance, and that the Government of Hyderabad is concerned with this because if the Andhra State is curved, then..."
the opinion of the people of Hyderabad State will be taken, as per the constitution, and therefore, we feel that this matter should have been discussed in the House. But as you have ruled out the motion, to express our feelings and our dis-agreement on this ruling, I, on behalf of the P D F party declare that we are staging a walk-out.

(Members of the P D F party, at this stage, left the Assembly Hall)

Shri Annan Rao Gavane To express our feelings with the motion, I also, on behalf of the United Peoples Party, declare a walk-out.

(Members of the U P P, at this stage, left the Assembly Hall)

Mr Speaker There is another application, a motion to refer an issue to the Committee of privileges. I shall first ask Mr Kamtikar to read the Motion,

Shri Kamtikar ( ) "I wish to raise the following question of a breach of privilege

"That on 29th November, 1952 Sir Konda Laxman, M L A, spoke on the Private Legislative Assembly Bill XV of 1952, the first reading of which was under discussion of the House. Thus speech of Shri Konda Laxman has been reported in a local newspaper "Taziana" dated 30-11-1952 under the following caption

"المراقبة 3اب كروناو اب او كملاك لكشمي كي معي - اسکر کی روکار

I am enclosing herewith a copy of the said newspaper. The heading and the reporting of the speech in a manner which mainly affect the dignity of hon. the Member and is a serious breach of Privilege. I would, therefore, request you, Sir, to refer this matter to the Committee of Privileges to take suitable action against the Editor of the said paper and also against the "Deccan News Agency"."
L A Bill No XLII of 1952
The Hyderabad Agricultural Improvement Fund Bill

Mr Speaker: Now let us take up the next business, First Reading of L.A. Bill No XLII—The Hyderabad Agricultural Improvement Fund Bill, 1952—Introduced by Dr. Chenna Reddy.

The Minister for Agriculture and Supply (Dr. Chenna Reddy) Mr Speaker, Sir, I beg to move:

"That L.A. Bill No XLII—a Bill to provide for the establishment of the Agricultural Improvement Fund for the State of Hyderabad be read a first time"

Mr Speaker: Motion moved

Dr Chenna Reddy: This Bill, as has been stated clearly in the statement of Objects and Reasons, has arisen as a result of Clause 8 of the Foodgrains Order. This Order has been issued by the Government of India—Dated 8th July, 1952—under the Essential Supplies Temporary Powers Act, 1948. The Foodgrains Order has been gazetted in Hyderabad and has also been extended to Hyderabad State since 30th August, 1952. It contemplates a number of relaxations on movement of foodgrains. I do not consider it necessary to go into details at this stage, in connection with this Bill.

Under Clause 8, the State Government is empowered to collect certain fees on the licences of foodgrains dealers. The Government of Hyderabad has fixed the licence fees for wholesale and retail at Rs 20 and 5 respectively. With the amount that is to be collected in this way, it is proposed to form a separate fund, called the 'Agricultural Improvement Fund', instead of crediting the money into the general revenues. This amount is to be spent either in the form of grants or loans.
to the agriculturists for the use of new methods of agriculture. A fund providing for the improvement of agriculture has thus been formed which I feel that even the Opposition or as a matter of fact in this country should welcome. They will appreciate that the Government has made a姿态 when instead of using the amount for the year it revenues they considered it proper to allow this amount to be spent for the development of our agriculture which would solve our problems of food. With these few remarks, I submit this Bill for the first reading.
बालकांने राजा के सोने के मुड़े पर दिए जाते थे। उन्होंने बच्चों के लिए एक व्रत परिवार बनाया जो शक्ति वाली होती थी। उन्होंने शक्ति का उपयोग करके व्रत परिवार के लिए शक्ति दिनों तक तैयार किया।

राजा की उपज अच्छी थी। उन्होंने एक स्वास्थ्य पांडुलिपि बनाई जो दूर जा रहे लोगों को उपयोग करके शुभ काम करने के लिए दिया।

राजा की प्रतिभा शक्ति वाली होती थी। उन्होंने शक्ति का उपयोग करके व्रत परिवार के लिए शक्ति दिनों तक तैयार किया।
11th Dec 1932

A Bill No. VIII / 1932

The Hyderabad Act IV of 1932

Imperial bill No. I Bill

1. The Hyderabad Act (No. IV of 1932) — This bill was passed by the Viceroy of India on 11th December, 1932. It was an imperial bill, meaning it required the assent of the British Parliament.

The act was passed in response to the Hyderabad State's request for greater autonomy. The bill granted the state a greater degree of self-government, including the power to make laws in matters of local importance.

2. The act provided for the establishment of a Hyderabad legislative council, consisting of members elected by the people and nominated by the Viceroy. It also granted the state the power to raise taxes and enter into international treaties.

3. The act was a significant step towards the devolution of power to the Indian states, paving the way for more autonomy and self-governance.

4. The act was widely discussed and debated in the Indian political circles, with both supporters and opponents expressing their views.

5. The act was a crucial part of the process of Indian national movement towards self-governance and independence.
اک اور ریکارڈ جاری ہوا اہو ہم خود میں ہوں۔

دی ہوئی – ان کی چھوٹی کوشش ہوئی جو، ہوئی جو عوامی تھی،

تو ہی ڑویہ حکومت کے کمزوری میں اکل ہیں۔ کچھ بھی لء

ہو نہیں ہو گیا ہے کہ ہم کچھ کے مکمل ہوں یا ہویں۔

اک ہو۔ ہے ہیں دو اور ہمیں نیزہ مل کر اپنے اپنے مقبول

ہوا ہو گیا ہے۔

دنیوں دو بعد ہویں۔ اس کو بھی وہ نہیں تیار کریں گے کہ

کہ رہی ہو گیا ہے۔ اس کو بھی دو بعد ہویں۔ اس کو بھی

دنیوں دو بعد ہویں۔

اک ہو۔ ہے ہیں دو اور ہمیں نیزہ مل کر اپنے اپنے مقبول

ہوا ہو گیا ہے۔

دنیوں دو بعد ہویں۔
Dr M Chenna Reddy Sir at the very outset I did not consider that I have to make any lengthy speech to defend this Bill or anything of that kind and therefore I submitted this Bill with just a few remarks. But I found that many of them who fortunately or unfortunately did not have occasion to speak about Agriculture or the food problem since a number of months, that is to say since the Budget Session—were remonstrated with about certain defects and they considered it proper to point them out. I really thank all of them for their suggestions—whatever force they have presented to me and with whatever truth behind them—and would only say that I welcome their suggestions and consider them very good suggestions. But I am afraid some of the Members at least are labouring under some misunderstanding or are not properly posted with the correct information. I am sorry, some Members have indulged in some speeches which should have been done at the time of supplementary grants to T.A
Bills of Ministers or something, of that kind. I know how anxious and concerned my hon. Member would be if really a person has to fly to Aungshai or even Parbhani for just celebrating the 1st of Milad. In I would only submit Sir that all these things are irrelevant and unnecessary. I should say if the Ministers and this Government elected as they are sat fully alive (Interjection) to their responsibilities and I am sure both the hon. Members from Parbhani and Numal will be testimony to this.

De Chenna Reddy: Sir when I visited their constituencies they did not enough opportunity to see and discuss their difficulties. I must remind the hon. Member from Parbhani that when he was kind enough to raise certain defects about the distribution of cotton seeds and all that he had an opportunity as much as he is having today of making a very great impact on and our Deputy Director Assistant Director and all other officers of the agricultural Department were there there to satisfy him on all the points raised. I would say that all attempts are being made and nothing is perfect. There is no red flag, no red jacket, no red handkerchief, Members of opposition speak of democracy. We have also a democratic bent of mind and belief in Democracy and we are working for it.

Well I must say that this is certainly a meagre measure. This is just a thing to supplement our ordinary usual, routine budget which this hon. House had been kind enough to sanction during the budget session. Therefore no hon. Member would be justified in confusing matters. This is only a means to supplement the routine budget and this is not the end of it. We have been able to implement this only in the 30th August and now we are trying to set up the machinery. We expect to be able to collect about 10 to 15 lakhs of rupees on this account and even this amount will be distributed by a committee which has been suggested.
I am afraid there is again some misunderstanding about the administrative machinery. No special administrative machinery is contemplated to work under this Bill. I have the greatest regard and faith in the cooperation and advice that non-officials give, but if it is a matter of the expenses that are to be incurred, I must submit to the House that these non-officials in this particular matter would involve expenses. The present administrative staff involves no extra finance as, in addition to their routine work, they will be in charge of the work connected with the working of this fund as well. I always consider myself to be a non-official, if a non-official is to check certain things, I would only say, it is undignified. It is lowering or underestimating the value of the non-officials. A non-official should be there to give cooperation but not to check. Checking, I reiterate, Sir, is a thing which is rather undignified, while non-official cooperation is a thing which is always welcome. As you know, Sir, there are supply committees consisting of non-officials, and some of the hon. members here. On various occasions, we try to take the opportunity of consulting them and taking the advice of these non-official members. We have enough of constitution, enough of rules of every nature and if, in the face of them, the hon. members do not have confidence and want to have a non-official to check the ministers or anybody, I should only say we are not democratic.

With regard to the other things raised, I would only submit, as I said earlier, that they are irrelevant. Re' tractors, I would only submit that Hyderabad has the greatest record all over India to this credit, of 700 acres per tractor and with 52 tractors we have been doing splendid work, when compared to all the other States in India. The functioning of tractors and the work of the department commands itself most and it would not be fair to condemn it in the manner in which some of the hon. Members have unconsciously done.

Thanking you, Sir,

Mr Speaker  The question is

"That L.A. Bill No. XLII of 1952, a Bill to provide for the establishment of the Agricultural Improvement Fund for the State of Hyderabad, be read a first time."
The Motion was Adopted

Dr. M. Cheena Reddy  Sir, I beg to move

"That L.A. Bill No. XLII of 1952, a Bill to provide for the establishment of the Agricultural Improvement Fund for the State of Hyderabad, be read a second time"

Mr. Speaker  The question is

"That L.A. Bill No. XLII, of 1952, a Bill to provide for the establishment of the Agricultural Improvement Fund for the State of Hyderabad, be read a second time"

The Motion was Adopted

Now, we shall take up the amendments,—amendments to clause 8 of the Bill

Shri Ankushshao Ghane  Sir, I beg to move

"That for the words 'Minister in charge of Agriculture who shall be assisted by a Committee consisting of the Secretary in charge of Agriculture, the Secretary in charge of the Finance Department and the Director of Agriculture', in lines 4, 5, 6, 7 and 8 of sub-clause (2) of Clause 8 of the Bill, the following words, namely,

'The Hyderabad Legislative Assembly under appropriations made by law' be substituted"

Mr. Speaker  Amendment moved

"That for the words 'Minister in charge of Agriculture who shall be assisted by a Committee consisting of the Secretary in charge of Agriculture, the Secretary in charge of the Finance Department and the Director of Agriculture', in lines 4, 5, 6, 7 and 8 of sub-clause (2) of Clause 8 of the Bill, the following words, namely,

'The Hyderabad Legislative Assembly under appropriations made by law' be substituted"

Shri Ankushshao Ghane  Sir, the hon Member in charge of the Bill has rightly congratulated himself in bringing forward this measure. The amount that will be collected by way of licence fees under the Foodgrains Order will be
considerable. It may come to something like a million or a million and a half of rupees. Just as in the case of other items of expenditure for which prior sanction of the Assembly is necessary before they are spent, I think it is as well necessary that the hon. Minister for Agriculture should bring matters concerning this fund also before the Legislative Assembly, and then after receiving the authorization of the House, should spend the amount on the specific purposes for which the fund is meant. It has been said during the debate on the Bill to provide for the establishment of a Contingency Fund for the State of Hyderabad which we have passed just pending authorisation by the Assembly. But as the collection of license fees under the Foodgrains Order is a source of considerable revenue to the Government, I submit that, before the moneys are spent, the House, which has the right to look into all items of revenue and expenditure, should be given a chance to look into them, affording thereby an opportunity for the Members to criticise or see how the moneys are spent and whether this fund which will be constituted is worthwhile constituting. The hon. Minister has been emphatic, rather angry, when he said that doubts have been raised against integrity or anything of the sort. I may assure him that we have nothing of the sort and we have no reason to doubt any person, much less the hon. Minister. I only want to submit that, before spending the amounts, the prior sanction of the House should be obtained.

Mr Speaker. The hon. Member has got another amendment in his name.

Shri. Ankush Rao Ghare. Sir, I beg to move:

"That after sub-clause (2) of Clause 8 of the Bill, the following, namely,

"(8) For the purpose of carrying out the objects of this Act, the Minister in charge of Agriculture shall be assisted by a Committee consisting of the Secretary in charge of Agriculture, the Secretary in charge of the Finance Department and the Director of Agriculture, be added as sub-clause (8)"

Mr. Speaker. So the hon. member practically retains the words, the deletion of which he sought in his first amendment. In his first amendment, he wanted that these word
should be removed, in this amendment, he wants these words to be retained.

Dr Channa Reddy: He is amending his amendment!

Mr Speaker: That is what I am asking.

Shri Ankush Rao Ghanw: Yes. These very words are to be removed in my first amendment, because I do not want the hon. Minister in charge to authorise the Committee. I maintain that the authority should come from the Assembly, but while carrying on his duties under this Bill, the hon. Minister may be assisted by the Secretary in charge of Agriculture, Finance Secretary and the Director of Agriculture. But so far as the question of meeting expenditure is concerned, the House should sanction it.

Mr Speaker: Amendment No. 4 moved.

4.30 p.m. The House then adjourned for recess till Five of the clock.

(The House reassembled at 5 of the clock)

[Mr. Speaker in the Chair]

Mr Speaker: There are certain applications made under Rule 97. I shall read out the rule.

"97 (1) The Speaker shall allot half-an-hour on one day in a week, namely Friday, for raising discussion on a matter of sufficient public importance which has been the subject of a question in the Assembly irrespective of the fact whether the question was answered orally or the answer was laid on the Table of the Assembly.

Provided that the Speaker may allot any day instead of Friday if such a course is, in his opinion, necessary or convenient.

(2) A member wishing to raise a matter shall give notice in writing to the Secretary three days in advance of the day on which the matter is desired to be raised, and shall shortly specify the point or points that he wishes to raise,"
Provided that the notice shall be accompanied by an explanatory note stating the reasons for raising discussion on the matter in question.

Provided further that the notice shall be supported by the signature of at least two other members.

Provided further that the Speaker may, with the consent of the minister concerned waive the requirement concerning the period of notice.

(8) The Speaker shall decide whether the matter is of sufficient public importance to be put down for discussion.

Provided that if any matter put down for discussion on a particular day is not disposed of on that day it shall not be set down for any further day, unless the member so desires in which case it shall be included in the ballot for the next available day.

(9) There shall be no formal motion before the Assembly nor voting. The member who has given notice may make a short statement and the Minister concerned shall reply shortly. Any member who has previously intimated to the Speaker may be permitted to put a question for the purpose of further elucidating any matter of fact.

(There is an application by Shri Syed Hasan)

"The speaker shall decide whether the matter is of sufficient public importance."
LA Bill No XII of 1952, 11th Dec 1952
The Hydelatal Agricultural Improvement Act 1952

Discussion on a matter of public importance...
مطلب کا تعلق ہے کہ نہیں کہ کسی مکمل نظر والا نہ کہ کسی کی کافی نظر کی ہوئی ہے جنہوں نے مکمل کی کافی نظر کی ہوئی ہے جنہوں نے مکمل کے اصل سولوں کے نام دی گئی ہے مطلب کا تعلق ہے کہ نہیں کہ کسی مکمل نظر والا نہ کہ کسی کی کافی نظر کی ہوئی ہے جنہوں نے مکمل کی کافی نظر کی ہوئی ہے جنہوں نے مکمل کر کے ہے۔

مطلب کا تعلق ہے کہ نہیں کہ کسی مکمل نظر والا نہ کہ کسی کی کافی نظر کی ہوئی ہے جنہوں نے مکمل کی کافی نظر کی ہوئی ہے جنہوں نے مکمل کی کافی نظر کی ہوئی ہے جنہوں نے مکمل کر کے بھی۔

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Sl. 4 Anruhrao Venkatarao Mr Speaker Sir The amendment No 4 after sub clause (2) of Clause 3 of bill id the following as a b clause (8) namely (8) For the purpose of carrying out the objects of this Act is an ad his n after my first amendment to be numbered as sub clause (8) 

Therefore I moved it

For the words substituted

Shri A ksho rao Venkatarao That is not my amendment

Mt Speaker I am speaking about Shri Govindrao More s amendment Let Shri Govindrao More move his amendment
Mr Speaker, Sir, I beg to move that

"After the word 'Agriculture' in line 8 of sub-clause (2) of Clause 3 of the Bill, the following words, namely,

'and three members of Hyderabad Legislative Assembly nominated by the Government'

be inserted."

Mr Speaker. But here, in the list of amendment, it is mentioned "Between the words 'Agriculture' and 'who' in line 5  " Is it not correct?

Shri Govind Rao More. It is not correct.

Mr Speaker. So, instead of the words "Between the words 'Agriculture' ", it should be "After the word 'Agriculture' in line 8 of sub-clause (2) of Clause 3 of the Bill, insert the following words, namely,

'And three members of Hyderabad Legislative Assembly nominated by the Government'"

All the Members will make the necessary changes as Shri Govind Rao More reads. Will Shri Govind Rao More please read again?

Shri Govind Rao More—The amendment should be

"After the word 'Agriculture' in line 8 of sub-clause (2) of Clause 3 of the Bill, the following words, namely,

'And three members of Hyderabad Legislative Assembly nominated by the Government' be inserted"

Mr Speaker. Amendment moved

"After the word 'Agriculture' in line 8 of sub-clause (2) of Clause 3 of the Bill, the following words, namely,

'And three members of Hyderabad Legislative Assembly nominated by the Government', be inserted"

We shall discuss these three amendments together, viz., Amendments 1, 2 and 3.
Mr. Speaker—Which one? Nos 1 and 4

Mr. Speaker—All right, let us discuss amendments Nos 1 and 4

Shri Akbar Rao Venkat Rao: Mr. Speaker, Sir, in moving this amendment, as I have said, I only wanted that whatever amount would be spent from the Agricultural Improvement Fund, it should be separated from the Consolidated Fund of the State. This Fund is just like the Contingency Fund. The only difference is that in the case of the Contingency Fund, the Minister concerned will be spending the amount and afterwards the expenditure will come up for ratification by the Assembly, so to say, when the Budget is presented to the House. Like that, I want that the Agricultural Improvement Fund should also come before the House for discussion regarding the way and the manner in which it is being spent with the help of the Committee consisting of the Secretary in charge of the Agriculture Department, the Secretary of the Finance Department and the Director of Agriculture. It may be pointed out that this will be added as an item of expenditure in the Consolidated Fund and, therefore, will be placed before the House when the Budget is presented. Only the head will be given, that is to say, the item of expenditure under the Agricultural Improvement Fund will be shown, and there will be no need for taking the sanction of the House. So, what I want is that this Fund—though in whatever manner it may be spent, as the Minister pleases, for the benefit of agriculturists and the development of agriculture—should be placed before the House for discussion. And in the sub-clause (9) which I have added, I have mentioned about the Committee consisting of the Secretary in charge of Agriculture, the Secretary in charge of the Finance Department, etc. Though in democracy there is need of associating public men with various functions of Government, I am afraid, it will be leading democracy to a rather unhealthy extent if we try to associate people with
great incompetence laziness and lack of interest in the public. Therefore in such a matter, considering the expenses that we will have to look into it will be sufficient if this Committee consists of the Secretary in charge of Agriculture, the Secretary in charge of the Finance Department, and the Director of Agriculture. Therefore, I feel

Shrimati Shakuntala Begum: Sir, on a point of information. Is the Member reading his notes?

Mr. Speaker: He is reading his notes. (Laughter)

Shri Anubhav Rao Ghare: No, Sir. I am not reading my notes. I am having the amendment before me.

Therefore, I feel this association of public men is necessary in some matters of administrative convenience. When people reside at different places and when there will be conflict of opinion about the nominations that will be made. I am sure the hon. Minister is right in justifying in constituting a Committee of expert experienced men like the Secretary of the Agriculture Department, the Secretary of the Finance Department and the Director of Agriculture. The only thing I seek to achieve by my amendment is that in whatever manner the money is spent, the matter should come before the House for discussion at least.
Mr Speaker, now I shall put the amendment to vote.

The Question is:

In lieu of the words Minister in charge of Agriculture who shall be assisted by a Committee consisting of the Secretary in charge of Agriculture, the Secretary in charge of the Finance Department and the Director of Agriculture in lines 4, 5, 6, 7 and 8 of sub clause (2) of Clause 3 of the Bill the following words be substituted, namely—

The Hyderabad Legislative Assembly under appropriations made by law.

The Motion was negatived.

Mr Speaker, now, amendment No 4

Shri Ankush Rao Ghanve: Sir, I beg leave of the House to withdraw my amendment (No 4).

The Amendment was by leave of the House withdrawn.

Mr Speaker, Shri Govind Rao More
Dr Chama Reddy  It is too late
Shri V D Deshpande That is rather unparliamentary
Mr Speaker  No It is not unparliamentary
Mr Speaker  Shri K Ananth Reddy

Shri K Ananth Reddy  Mr Speaker, Sir, I beg to move

"That after sub clause (2) of Clause 3 of the Bill, the following proviso be added, namely—

Provided the expenditure so occurred will be placed before the Legislative Assembly for ratification at the end of every financial year"]
Mr. Speaker

Motion moved

"That after sub clause (2) of Clause 3 of the Bill, the following provision be added, namely—

Provided the expenditure so incurred will be placed before the Legislative Assembly for ratification at the end of every financial year."

Shri Ananth Reddy

Shri G. Hanumanth Rao  The hon. Member knows that (Laughter)
Provided the expenditure so occurred will be placed before the Legislative Assembly for ratification.

Mr. Speaker: It should be read as

Occurrence

Incurred

Notification

Amendments

Wording

(Doubt)

Appropriation

Impact Money

Appropriation Bill

Happy
11th Dec 1952 14 Bill No. VIII of 1952
the Hyderabad Agricultural Improvement Land Bill

Mr. Speaker The Question is

"That after sub-clause (2) of Clause 3 of the Bill, the following proviso namely,
Provided the expenditure so occurred will be placed before the Legislative Assembly for consideration at the end of every financial year"
be added"

The Motion was negatived

The Question is

"That Clause 3 as amended stand part of the Bill"

The Motion was adopted

Shri G Hanumanth Rao Sir, I beg to move

"That to clause 4 of the Bill, the following proviso, namely,
Provided that the rules so made shall be laid before the Assembly"
be added"

Mr. Speaker Amendment moved

"That to clause 4 of the Bill, the following proviso, namely,
Provided that the rules so made shall be laid before the Assembly"
be added"
I A Bill No XVII of 1952 11th Dec 1952
the Hyderabad Agricultural Improvement and Fund Bill

The Agricultural Improvement (Paddy Plants More and Weeds Less) Act, 1952

Para 3: The provisions of this Act shall be deemed to be the Subordinate Legislation within the meaning of Article 246 of the Constitution of India. (Delegated Power)

Para 4: The Governor of the State may make such rules, not inconsistent with the provisions of this Act, as may be necessary for carrying into effect the provisions of this Act.

Para 5: Every rule made under this Act shall be laid, as soon as may be, after it is made, before the State Legislative Assembly.
Each "Regulation", "Rule", "Sub Rule", "byelaw", etc., framed in pursuance of the legislative functions
دکتیو (Deligation) \( \text{یہاں} \) راوا ہوئے۔

(Proviso) 

قسم (Section) 

(End Note) 

کئی لوگ ان سے معاہدہ کرنے والے ہیں۔

(Add)
Rule No 195

Subject to the provisions of these rules a Committee and report to the Assembly whether the powers delegated by on Subordinate Legislation may be constituted to scrutinise the Assembly have been properly exercised within the framework of the statute delegating such powers.

Rule 202

"Each" "Regulation", "Rule", "Sub Rule", "by-law" etc, framed in pursuance of the legislative functions delegated by Assembly to a subordinate authority and which is required to be laid before the Assembly hereinafter

When it shall be laid down is not stated

referred to as "order", shall subject to such rules as the Speaker may in consultation with the Leader of the House prescribe, be numbered consecutively and published in the Gazette."

کو ای امر کی ضرورت، لئے کہ جو جنرل دی ہوئی یا ہوسبی سم ہوا، کبھی کبھی کہ بنا سنا ہے فوائد نا ہوئے ہوئے لاٹے اور ایسی دی اسی میں بری ہو سکتے ہیں اور اس کے ساتھ ہی جس کے پاسیک (Subordinate authority) کی ہو نال اور کہ ہو نال ایسی ہو گئی ہوئی حاصل رواج مارو جس کے گی ہیں ہی ایسے امر کی دہاوس سے ان رعیت کوری نہ آئی ہاؤس مس لاکر مسروح نہرو اکثر ہو گی دیس میں نہ ہاالیکا گیاہ
Rule 203

"After such such order referred to in rule 202 is laid before the Assembly the Committee shall, in particular consider"

Rule 201

"If the Committee is of opinion that any order should be annulled wholly or in part, or should be amended in any respect, it shall report that opinion and the grounds thereof to the Assembly"

Mr. Speaker No ruling is necessary for this

(Not answered)
Regulations, Rules and Sub Rules

Each Regulation, Rule, Sub-rule, etc., framed in pursuance of the legislative functions delegated by Assembly to a subordinate authority and which is required to be laid before the Assembly for annulment or referred to as order, shall be subject to such rules as the Speaker may in consultation with the Leader of the House prescribe.
Subordinate Legislation

The Hydroab Agricultural Improvement Fund Bill

(A Bill No. X111 of 1952)

11th Dec 1952

1205

'Sub Rule', 'bye law', etc framed in pursuance of the legislative functions delegated by Assembly to a subordinate authority and which is required to be laid before Assembly he/they/it referred to as 'order' shall

shall be numbered consecutively and published in the Gazette immediately after they are promulgated and numbered'

and which is required to be laid before Assembly

'After each such order referred to in Rule 202 is laid before Assembly
After each such order ret it in rule 202 is laid before Assembly the Committee shall in particular consider

Next Prize

Suggestions

Uncontrollable administration

Democratic process

Nepotism
Sh/ K Sh/ f (Ruchun) Mr Speaker Sir Some members are very much concerned over this amendment and the reference made to Rule No 202 and Rule No 195 of our Assembly Rules. It is true that these two Rules refer to certain regulations rules sub rules by laws which are

Mr Speaker Interpretation of Rule 202 is not the point in question Some how numbers may express an opinion on it and some how members may express a different view. The amendment is there We have to discuss the amendment.

Sh/ K Sh/ f I am going to speak only the amendment. I want to show how these two Rules are not to be taken into account when we have to consider the amendment that is plus d e I I the House.

These Regulations Rules Sub rules etc are in pursuance of the legislative functions delegated by the Assembly to if my Bill that is placed before the House there is a clause in a Section which deals with certain Rules to be framed by the government legislative functions then those Rules framed by the Government have got to be placed before the Assembly and then they will be first scrutinised by the subordinating legislation Committee. But here the power that is given by this Bill to the Government with regard to the framing of the Rules is only with regard to Rules regulating all matters connected with or incidental to the custody of the payment of monies into and the withdrawals of monies from the Fund. That is the Rules are meant for regulating how the money and in whose name the money has to be placed and how it has to be placed who should place it and who should withdraw the money from the Fund etc. The Rules do not concern with how the money is to be spent they do not lay down on which particular item of expenditure the money has got to be used but the Rule simply lays down how the money has to be put into the Fund and how it has to be withdrawn. These are only therefore of a very minor character and they are not of any legislative nature. Therefore it is not necessary that these rules should be brought before the House for approval.
Section 4. For the purpose of carrying out the objects of this Act, the State Government may make rules regulating all matters connected with, or ancillary to, the custody of the payment of money into and the withdrawals of money from the Agricultural Fund.
Mr Speaker I think I will have to close the discussion.
Dr Channa Raddy

Dr Channa Raddy Mr Speaker, Sir, I find that the last amendment to Amendment to Clause No 4 is causing sufficient confusion. I should submit on the Floor of the House that the Bill relating to Agricultural Improvement Fund has been brought forward really as an attempt to do certain things which may look out of the way or at least something new and that is perhaps, the reason why the difficulty is being felt by the members of the Opposition. I certainly realise their difficulties, but I would submit, Sir, that if the propriety of the methods or the correctness of details—and all such things—we left to be judged by a large body like this, it may not be quite practicable or convenient. It was just this und nothing more that the Cabinet—the Government—decided which was the hon Member from Opposition has correctly explained that we also represent them. He must not forget that just as the hon Member represents people of his constituency both who have voted and also those who have not voted for him so also we represent the whole House and I would certainly submit that he must bear with us that we will try to do our best and use our discretion in a proper way. None of the Members should be so much worried as to the items or heads under which the amount is going to be spent—whether they are for banners shows, plantation exhibitions or anything of that kind. I would not consider it charitable to express such doubts on an item like this when they all know that they have entrusted us with the whole of the Government, as such. I would, therefore, like to assume the hon Members on the Floor of this House with all sense of responsibility and as Minister of Agriculture that the funds will be spent in a proper way only on necessary things—depending on the finances available—and not on something else.

Sir, the hon Mover of the amendment logically suggested that as the previous amendments have been rejected, his amendment should be accepted. It is for that very reason I would insist that his amendment also should be rejected.
because, as I said earlier, the purpose of trying to get some details—which may be a genuine anxiety—has been well served by the first, second and third amendments. The same thing is being amended now. That is how I would like to react to this amendment.

As regards amendment No 2, I had readily accepted that, it not only surprised but even embarrassed the opposition and in particular the hon Member from Ippaguda who had probably wanted to oppose even that. I do not know why it was not much palatable to the hon Member from Ippaguda. I may say that I have given enough proof to show that all democratic and proper things that could be accommodated and adjusted will be readily accepted (Interruptions). It is really unfortunate to think that because that amendment came from this side of the House, I have accepted it. No I would have certainly accepted it even if the hon Member moved it. Let us wait for an occasion when the hon Member will bring a practical and correct amendment, and I would assure him that he will get necessary proof (Interruption). This is the last amendment about which I have to make any remarks, and I am sure, the hon Member will bring a practical and correct amendment, and I would

With these few words, I would submit to the House to reject the amendment.

Shri A Raja Reddy Mr Speaker, Shri, before the Question is put, I wish to repeat once more my point of order under Rule 65 of the Hyderabad Legislative Assembly Rules. Is not the House competent to call for the Rules made in pursuance of delegated powers of the Assembly—wherein it is not provided that the same will be placed before the Assembly? On this point, I want your Ruling.

Mr Speaker. Does the Member want my decision on this point of order? I don’t think it is a point of order. Moreover, Members on one side of the House interpret this rule in one manner and some Members interpret it in another way. I am not expected to give my Ruling on such points.
Shri V D Deshpande Sir, The Hyderabad Legislative Assembly Rules (as modified and adapted by the Speaker) are framed by the hon. the Speaker in view of that we want to know what is the interpretation of a particular Rule, because that is pertinent to the amendment here. If the interpretation of that side is correct, then we will withdraw the amendment because, as already suggested by this side, it will become unnecessary. Had these Rules been passed by this House, we would not have requested the Chair to give its ruling in respect of this Rule. The hon. the Speaker has framed the Rules, the chair is, therefore, responsible for their interpretation. Hence, I would request Mr. Speaker to give his ruling.

Mr Speaker When there will be any question regarding this Rule and when a matter would come before me, then I shall give my decision. But I am not expected to give my decision on such matters like this.

Mr Speaker Does the Member want to put his amendment to vote.

Shri Hanumanth Rao Yes, Sir

Mr. Speaker The Question is.

"That the following proviso be added to Clause 4 of the Bill, namely—

'Provided that the rules so made shall be laid before the Assembly.'
The Motion was negatived.

The Question is

"That clause No 4 stand part of the Bill"

The Motion was adopted.

Clause No 4 was added to the Bill

The Question is

"That Clause No 2 stand part of the Bill."

The Motion was adopted

Clause No 2 was added to the Bill

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.

Mr Speaker Dr Channa Reddy

Dr Channa Reddy Mr. Speaker, Sh1, I beg to move

"That L A Bill No 42 of 1952, a Bill to provide for the establishment of the Agricultural Improvement Fund for the State of Hyderabad, as amended be read a third time and passed.

Mr Speaker The Question is

"That L A Bill No 42 of 1952, a Bill to provide for the establishment of the Agricultural Improvement Fund for the State of Hyderabad, as amended, be read a third time and passed.

The Motion was adopted.

Mr Speaker Now, we shall take up the other Bill, The Hyderabad General Sales Tax (Fifth Amendment) Bill, 1952. Dr. G S Melkote,
L A Bill No XLI III of 1952, the Hyderabad General Sales Tax (Fifth Amendment) Bill, 1952

The Minister for Finance (Dr G S Meikote) Mr Speaker, Sir, I beg to move

"That L A Bill No XLI III of 1952, The Hyderabad General Sales Tax (Fifth Amendment) Bill, 1952, be read a first time"

Mr Speaker Motion moved

"That L A Bill No XLI III of 1952, The Hyderabad General Sales Tax (Fifth Amendment) Bill, 1952, be read a first time"

Mr Speaker Is it a point of information or does the Member want to discuss?

Shri Deshpande I want to discuss

Mr Speaker The Minister has not spoken. (Laughter)
Dr Meikote

Dr G S Meikote Mr Speaker, Sir, in the light of experience gained from the working of the Hyderabad General Sales Tax Act, 1950, it is felt necessary to amend that Act for the following purposes —

There are six amendments out of which one is to reduce the tax on bullion. As hon Members are aware, in the last Session of the Assembly, we moved that the sales tax on bullion be increased from 1½ per cent. to 2 per cent. Now the import duty has been removed and in view of the fact that the sales-tax on bullion in the neighbouring States of Bombay, Madras and Mysore is 1½ per cent, small traders instead of purchasing bullion here go outside the State and make purchases. As this is difficult for them, they have made several representations. Since purchases are not taking place here, there is a good loss of revenue to this State. As such, we tried to find out from Madras as to the way they kept the sales-tax at 1½ per cent., in regard to bullion specially.
They said that unless they kept the sales tax at 11 per cent, neither the State could get any money on the purchase on the sells. In view of this we want to go back to the original condition and keep it at 11 per cent. That is the reason why we have brought forward this amendment.

With regard to (2) to declare the Amba war (October to September) as the licensing year in the case of Amba contractors. I should like to mention that the Amba sales take place in the month of October. We have this licensing here from October to March 31st which means only six months but in the licensing fees it is declared to be one year, so they pay for one year. But in the month of April we have to get another licence from April to next April again. So we have been charging double the licence fees which is a rather unjust. So we want to regulate this all up and see that the licence should be taken from October to September 31st. That is why this amendment has been brought in.

Re amendment No 3, it is to make unpaid dues payable under the Act such as licence fees, registration fees, compounding fees, etc, recoverable as recover of land revenue. It has been found in actual practice that the Act gives this power to impose licence fees and recover but in the actual recovery we have been finding it difficult. Unless we make it recoverable as part of land revenue, the revenue officials will not pay much attention. This if made part of their official duty can overcome this difficulty, and so we have brought in this amendment.

As regards amendment No 4, viz., to provide for the levy of Court fees on application, appeals, and revision petitions filed before the officers of the Sales Tax Department, so far there has been no such provision in our Act, whereas in the other States as well as in our own state with regard to other appeals, etc, such provision exists. In order, therefore, to regulate this provision with regard to sales tax also, this amendment has been brought in.

Next, in regard to amendment No 5, namely to restrict the application of item 15 of the schedule to the Act to cotton cloth only, Schedule I is the schedule containing articles for exemption. There by mistake we have omitted
to mention the word cotton. Cloth includes all kinds of cloth including silk. If one refers to schedule 2 he finds that it provides for a certain amount of exemption with regard to silk cloth costing up to Rs 6 per yard and that these two things do not go together. So in order to get over that difficulty we have tried to bring this word 'cotton', so that silk and other things will go together. Otherwise, at one place we say silk should be charged costing Rs 6 a yard and at another place all cloth and cloth includes silk. So to get over this difficulty, this amendment has been brought in to use the word 'cotton'.

Coming to the last amendment (8),—to amend item 9 of Schedule II to the Act so as to exempt all silk cloth woven on handlooms costing less than Rs 6 per yard from charge to additional tax—here one of the merchants actually went to the court and the court upheld the contention that the Act would apply to cloth of Rs 6 per yard and not less. Our intention was cloth up to Rs 6, i.e., Rs 6 and less. To overcome this difficulty therefore we have brought in this amendment.

This is the explanation for the different amendments I have brought in. I request the House to accept these amendments.
I A Bill VII of 1952

the Hyderabad General Sate

Let (17th Amendment) Bill 1952

This page contains text in both English and Arabic. The English text appears to be related to a legislative bill, specifically the "Hyderabad General State Let (17th Amendment) Bill 1952". The Arabic text seems to be supplementary or explanatory content, possibly in a different language context, such as a legal or cultural note. The page also includes a date, "11th Dec 1952", which might indicate when the bill was introduced or when it was being discussed. The page number, "1810", is also visible but does not provide additional context about the document's content or purpose.
یہ بیانات نکہ دیکھئے اس لیے کہ آرمن سالیہ عربی درو انتہا نکہ اکثریت عربی نکہ میں ہے اسے اہمیت سے ہے۔

سنا ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے اسے اہمیت سے ہے

The House then adjourned till half past two of the Clock on Friday, the 12th December, 1952