The House met at Two of the Clock

[MR. SPEAKER IN THE CHAIR]

Questions and Answers
(See Part-I)

Motion for Adjournment re: Broadcasting Station, Aurangabad

Mr. Speaker: I have received a notice of an Adjournment Motion which reads as follows:

"This Assembly resolves to adjourn the business of the House to discuss on a matter of urgent public importance namely: That the Government of Hyderabad has not taken steps to impress upon the Government of India the necessity and importance of retaining the Broadcasting Station at Aurangabad. This failure on the part of the State Government, which has resulted in a great loss to Marathwada has created unrest among the people and may lead to disturbed conditions."

I would like to know how far this Adjournment Motion is relevant and can come within our purview. Broadcasting does not fall under the jurisdiction of the State Government.

The Chief Minister (Shri B. Ramakrishna Rao): Sir, This Adjournment motion is out of place and out of time—out of place, because this motion should have been moved in the House of People, and not here, and out of time, because the matter is still under the consideration of the Government of India, if I am not wrong.

The facts of the case are that the Ministry of Communications, Government of India under whose supervision and jurisdiction the broadcasting stations come seem to have got a proposal before them that the A. I. R. station at Aurangabad should be abolished. It seems they want to have a bigger Broadcasting Station at Poona, so that they can relay news from there to all the Marathwada areas. This news was conveyed to me by some M.L. As belonging to Marathwada even during
the sittings of the last session. When I went to Delhi, I made representations to Dr. B. V. Keskar, Union Minister for Information and Broadcasting. He explained to me the facts which I placed before the House just now. The Government of India want to have a bigger station at Poona and want to abolish the one at Aurangabad. It is true that representations have been made by several people from Aurangabad. A deputation waited on me at Aurangabad when I was there in the month of May, and I have forwarded those representations to the Government of India. A couple of days ago, I received another representation forwarded to me by the Collector of Aurangabad, and I sent the same to the Ministry of Communications, Government of India, with my own endorsement. All that I could do in the matter I have done. When the Hyderabad Government has done what it could in the matter there is no reason for bringing forward this motion for adjournment. As a matter of fact it is not a question of urgent public importance nor is it a matter with which the Hyderabad Government has any direct connection. I may assure the hon. Member who has given notice of this motion that I have every sympathy with the case he represents and that I shall forward all the representations of the people of Aurangabad and Marathwada to the Ministry of Communications of the Government of India. This is after all a matter that has to be decided by the Government of India.

Shri V. D. Deshpande (Ippaguda): The matter which has been brought before the House.......

Mr. Speaker: Not brought before the House.

Shri V. D. Despande: I am sorry, Sir, Adjournment motion given notice of is neither out of place nor out of time. It is not out of place, because the Station is inside the Hyderabad State. It is not out of time because the Station has been turned into a relaying station and will be closed totally by October. Therefore we are not out of time. The Hyderabad Government, though not directly concerned with the problem—we are not directly concerned with the Visala Andhra problem also—has a responsibility to face, because I feel that the regional privileges of the various people of the State must be protected by the Hyderabad Government and the Chief Minister as a general protector of the three regions in Hyderabad is surely concerned with
the whole problem and if he has tried his best, then it encourages this House to strengthen his hands in discussing this matter and bringing it to the notice of the Government of India. It is an urgent problem for the people of Marathwada. If the Station could be retained in Ahmedabad, Bombay and Nagpur I do not understand why this cannot be retained in Hyderabad. Therefore I plead that this adjournment motion should be admitted and discussed and the opinion of the House conveyed to the Government of India.

Mr. Speaker: I cannot give my consent to this motion and I hold that this motion for Adjournment is not in order.

Point of Order re: Translations of Bills, Reports etc.

Shri Gopidi Ganga Reddy: (Nirmal-General) On a point of order Sir.

Point of Order re: Translations of Bills, Reports etc.

Shri Gopidi Ganga Reddy: (Nirmal-General) On a point of order Sir.

The Minister for Excise, Customs, Forests and Revenue (Shri K. V. Ranga Reddy): I beg to introduce L.A. Bill No. XIX of 1953, a bill to amend the Hyderabad Abkari Act.

Mr. Speaker: Bill is introduced.

L.A. Bill No. XX of 1953, the Hyderabad Horse Racing & Betting Tax Regulation 1358 Fasli (Amendment) Bill 1953.

The Minister for Labour, Commerce and Industries (Shri V. K. Koratkar): I beg to introduce L.A. Bill No. XX of 1953, a bill further to amend the Hyderabad Horse Racing and Betting Tax Regulation 1358 Fasli.

Mr. Speaker: Bill is introduced.

L.A. Bill No. XXII of 1953, the Hyderabad General Sales Tax (Amendment) Bill 1953.

Shri V. K. Koratkar: I beg to introduce L.A. Bill XXII of 1953, a bill further to amend the Hyderabad General Sales Tax Act, 1950.

Mr. Speaker: Bill is introduced.

L.A. Bill No. XXI of 1953, the Hyderabad State Supplementary Appropriation Bill (II) 1952.

Shri V. K. Koratkar: I beg to introduce L.A. Bill XXI of 1953, a bill to authorise payment and appropriation of a further sum from and out of the Consolidated Fund of the State of Hyderabad for the service of the year ending on the 31st day of March, 1954.

Mr. Speaker: The Bill is introduced.
I may be allowed to explain the circumstances under which the Government decided to withdraw this bill. Under Article 286 of the Constitution there are certain restrictions and the states are not in a position to tax every commodity they want.

Mr. Speaker: Better in Hindustani, if possible.

Mr. Speaker: The Question is:

"That leave be granted to withdraw the L.A. Bill No. XXV of 1952, the Hyderabad Commodities Tax Bill, 1952."

The motion was adopted.

The Bill was, by leave of the House, withdrawn.
Mr. Speaker: I want to draw the attention of the hon. Member to the fact that the report is signed only by the Chairman.

Shri Gopalrao Ekbote: The report was signed by all the Members of the Committee and the original report placed on the table of the House contains the signatures of all the Members of the Committee.

Mr. Speaker: So, it is an unanimous report.

Shri Gopalrao Ekbote: Yes, Sir, it is an unanimous report.

Mr. Speaker: Motion moved. Does the hon. Member want to Say something on the report?
Report of the Privileges Committee on the Bhujanga Reddy's Case

11th Sept., 1953.

His statement was accordingly recorded giving ample opportunity to Shri Ch. Venkat Rama Rao and Shri Muthayya for cross-examination.

Any member may give notice of an amendment to the motion for consideration of the report referred to in Rule 225 in such form as may be considered appropriate by the Speaker.

"Provided that an amendment may be moved that the question be re-committed to the Committee either without limitation or with reference to any particular matter".
26 11th Sept., 1953.

Report of the Privileges Committee on the Bhujanga Reddy's Case.

"As soon as may be, after the report has been presented the Chairman or any member of the Committee shall move that the report be taken into consideration."

The words used are 'as soon as may be'.

Mr. Speaker: The Member has already stated something.

Shri V. D. Deshpande: Rule 226 says... 'in such form as may be considered appropriate by the Speaker.'
Mr. Speaker: What is the amendment the hon. Member is going to propose?

Shri Ch. Venkat Rama Rao: The sentence: "His statement was accordingly recorded giving ample opportunity to Shri Ch. Venkat Rama Rao and Shri Muthayya for cross-examination" in the report should be deleted.

Mr. Speaker: I think, the hon. Member is not the proper person to do it because it amounts to his going back on his own decision. As a member of the Privileges Committee, he has signed that report; and the presumption when once he signs it, is that he has read the report, understood it and endorsed as correct what has been stated therein.

*Shri V. D. Deshpande: I may be permitted to bring the amendment, with your permission, Sir, that this particular sentence, viz., 'His statement was accordingly recorded giving ample opportunity to Shri Ch. Venkat Rama Rao and Shri Muthayya for cross-examination' be re-referred to the Committee for further consideration over it. The members concerned are challenging the veracity of that statement and they assert that they were not given opportunity, much less ample opportunity, for cross-examination. That being so, how can that sentence be allowed in the report?

Mr. Speaker: The point is whether facts can be disputed.

P.-II—2
Shri V. D. Deshpande: Yes, when members concerned challenge them, it amounts to questioning their *bona fides*. They say they were not given opportunity.

Mr. Speaker: Does it not then mean that the hon. member is questioning the bonafides of the report of the Privileges Committee.

Shri V. D. Deshpande: To avoid, therefore, that difficulty, I suggest that the matter may be rereferred to the Privileges Committee to refresh their memory on that particular point.

Shri B. Ramakrishna Rao: I think it is not a proper amendment to be tabled in the House. When the Privileges Committee submit their report to the House, the facts are not disputed and it is not usually the practice of the House of Commons or any Assembly or Parliament to dispute the facts which are stated in the Report. The amendment just now proposed by the hon. Leader of the Opposition purports to say that a statement made in the report of the Privileges Committee is false or that it is not correct. That kind of amendment cannot be tabled. There is no doubt a provision in Rule 226 of the Assembly Rules that the matter may be rereferred to the Committee. The matter of the privilege can be rereferred to the Committee if the House is convinced that there are proper reasons for doing so, but it is not on a particular sentence appearing in the report of the Committee, that it could be rereferred. All the statements contained in the report are presumed to be true and correct and it is not proper to challenge them. Not even a complaint challenging the veracity of the statements contained in the report be allowed. If, on consideration of the facts themselves and the law arising from the facts, the House comes to the conclusion that the matter deserves to be rereferred, that may be done, but not on a particular sentence contained in the report. Therefore, the amendment, I submit, is not in order.
The Speaker may issue such directions as he may consider necessary for regulating the procedure in connection with all matters connected with the consideration of the question of privilege either in the Committee or in the Assembly.

Mr. Speaker: The rule is there and, of course, it has to be followed. It is stated there... "in such form as may be considered appropriate by the Speaker."
Mr. Speaker: All the five reports will be taken up on the 14th inst. and amendments, if any, may be given before 12 noon on that day.

Shri Shripat Rao Laxman Rao Newasekar (Aurangabad): Mr. Speaker, Sir, I submit that the motion moved was only for consideration of one report, viz: "The Bhujanga Reddy's case." Others have not been moved for consideration. The motions for consideration of all the reports should be moved first and then the amendments will come later on.

Mr. Speaker: The reports have already been presented.

Shri S. L. Newasekar: But the amendments must come after the motion for the consideration of the reports has been moved.

Mr. Speaker: That is too technical.

L.A. Bill No. XVI of 1953, The Wali-ud-Dowla Succession (Decision of Disputes) (Repealing) Bill, 1953

Shri B. Ramakrishna Rao: Mr. Speaker, Sir, I beg to move:

"That L. A. Bill No. XVI of 1953, a Bill to repeal the Wali-ud-Dowla Succession (Decision of Disputes) Act, 1950, be read a first time."

Mr. Speaker: Motion moved:

The Wali-ud-Dowla Succession (Decision of Disputes) (Repealing) Bill, 1953.

"The Wali-ud-Dowla Succession (Decision of Disputes) Act, 1950 is hereby repealed"

Shri Ratanlal Kotecha (Patoda) : Mr. Speaker, Sir, is the word 'Kachra' parliamentary?

(Laughter)

(There was no answer).

Mr. Speaker : I shall now put the question. The question is:

"That L.A. Bill No. XVI of 1953, a Bill to repeal the Wali-ud-Dowla Succession (Decision of Disputes) Act, 1950, be read a first time."

The motion was adopted.

Shri B. Ramakrishna Rao : Mr. Speaker, Sir, I beg to move.

"That L.A. Bill No. XVI of 1953, a Bill to repeal the Wali-ud-Dowla Succession (Decision of Disputes) Act, 1950, be read a second time."

Mr. Speaker : The question is:

"That L.A. Bill No. XVI of 1953, a Bill to repeal the Wali-ud-Dowla Succession (Decision of Disputes) Act, 1950, be read a second time."

The motion was adopted.
Mr. Speaker: The question is:

That Clause 2 stand part of the Bill.

The motion was adopted.

Cl. 2 was added to the Bill.

Mr. Speaker: The question is:

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

The motion was adopted.

Short title, commencement and Preamble were added to the Bill.

Shri B. Ramakrishna Rao: Mr. Speaker, Sir, I beg to move:

"That L.A. Bill No. XVI of 1958, a Bill to repeal the Wali-ud-Dowla Succession (Decision of Disputes) Act, 1950, be read a third time and passed."

Mr. Speaker: The question is:

"That L.A. Bill No. XVI of 1958, a Bill to repeal the Wali-ud-Dowla Succession (Decision of Disputes) Act, 1950, be read a third time and passed."

The motion was adopted.

L.A. Bill No. XVII of 1953, The Restriction of Cash Crops Cultivation Regulation (Repealing) Bill 1953

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

"That L.A. Bill No. XVII of 1953, a Bill to repeal the Restriction of Cash Crops Cultivation Regulation, 1358 Fasli, be read a first time."

Mr. Speaker: Motion moved:

The Restriction of Cash Crops Cultivation Regulation (Repealing, Bill, 1953).

The Restriction of Cash Crops Cultivation Regulation which was promulgated in 1853 Fasli did not as was expected lead to an increase in the area under food crops....

Mr. Speaker: The question is:

"That L.A. Bill No. XVII of 1953, a Bill to repeal the Restriction of Cash Crops Cultivation Regulation, 1853 Fasli be read a first time."

The Motion was adopted.

Dr. Chenna Reddy: Sir, I beg to move:

"That L.A. Bill No. XVII of 1953, a Bill to repeal the Restriction of Cash Crops Cultivation Regulation, 1853-Fasli be read a second time."
11th Sept., 1953.  

L. A. Bill, No. XVIII of 1953, the Hyderabad Municipal and Town Committees (Amendment) Bill 1953.

Mr. Speaker: The question is:

"That L. A. Bill No. XVII of 1953, a Bill to repeal the Restriction of Cash Crops Cultivation Regulation, 1353 Fasli be read a second time."

The Motion was adopted.

Mr. Speaker: The question is:

"That clause 2 stand part of the Bill."

The Motion was adopted.

Clause 2 was added to the Bill.

Mr. Speaker: The question is:

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

The Motion was adopted.

The Short title, extent, commencement and Preamble were added to the Bill.

Dr. Chenna Reddy: Sir, I beg to move:

"That L. A. Bill No. XVII of 1953, a Bill to repeal the Restriction of Cash Crops Cultivation Regulation, 1353 Fasli be read a third time and passed."

Mr. Speaker: The question is:

"That L. A. Bill No. XVII of 1953, a Bill to repeal the Restriction of Cash Crops Cultivation Regulation, 1353 Fasli be read a third time and passed."

The Motion was adopted.

L. A. Bill No. XVIII of 1953, the Hyderabad Municipal and Town Committees (Amendment) Bill 1953.

The Minister for Local Government: (Shri, Anna Rao Gananmukhi): Sir, I beg to move:

"That L. A. Bill No. XVIII of 1953, a Bill to amend the Hyderabad Municipal and Town Committees Act, 1951 be read a first time."
Mr. Speaker: Motion moved.

Flat rate ( Returns )

Gradation ( Accumulated balance )

To the House of the Legislative Assembly of the Hyderabad State.

Sir,

We have the honour to submit to the House the following Bill:

Hyderabad Municipal and Town Committees (Amendment) Bill 1953.

The Bill provides for certain amendments in the existing Municipal and Town Committees Acts.

Yours faithfully,

[Signature]

Enquiry Committee

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exclude (Handicraft)
LA. Bill No. XVIII of 1953, 11th Sept., 1953.
the Hyderabad Municipal and Town Committees (Amendment) Bill 1953.

The Hyderabad Municipal and Town Committees (Amendment) Bill 1953.

Statement of Objects & Reasons

A. Introduction

The Bill is an amendment to the existing Municipal and Town Committees Act, 1953. It seeks to provide for the establishment of municipal and town committees in the city of Hyderabad.

B. Object

The main object of the Bill is to provide for the establishment of municipal and town committees in the city of Hyderabad. The Bill seeks to enable the local authorities to exercise their powers and duties more effectively and efficiently.

C. Income

The income of the local authorities will be increased to meet the increased expenditure.

D. Expenditure

The Bill seeks to provide for the increased expenditure of the local authorities. The increased expenditure will be met from the additional income.

E. Additional Powers

The Bill seeks to provide for additional powers to the local authorities to carry out their functions more effectively.

F. Conclusion

The Bill is an important step towards the development of the city of Hyderabad. It seeks to provide for the establishment of municipal and town committees in the city, which will enable the local authorities to exercise their powers and duties more effectively and efficiently.

G. Summary

The Bill seeks to provide for the establishment of municipal and town committees in the city of Hyderabad. It seeks to increase the income of the local authorities to meet the increased expenditure and provide for additional powers to the local authorities.

H. Conclusion

The Bill is an important step towards the development of the city of Hyderabad. It seeks to provide for the establishment of municipal and town committees in the city, which will enable the local authorities to exercise their powers and duties more effectively and efficiently.

I. Implementation

The Bill is expected to be implemented in the near future, and the local authorities will start functioning under the new framework.

J. Benefits

The Bill will provide for better governance, improved infrastructure, and increased opportunities for the local residents.

K. Conclusion

The Bill is an important step towards the development of the city of Hyderabad. It seeks to provide for the establishment of municipal and town committees in the city, which will enable the local authorities to exercise their powers and duties more effectively and efficiently.

L. Implementation

The Bill is expected to be implemented in the near future, and the local authorities will start functioning under the new framework.

M. Benefits

The Bill will provide for better governance, improved infrastructure, and increased opportunities for the local residents.
8th Sept., 1953.

**L.A. Bill No. XIV of 1953, the Hyderabad Prize Competitions Control & Tax Bill 1953.**

Mr. Speaker: The question is:

“**That L.A. Bill No. XVIII of 1953, a bill to amend the Hyderabad Municipal and Town Committees Act 1951, be read a first time.**”

The motion was adopted.

**L.A. Bill No. XIV of 1953, the Hyderabad Prize Competitions Control and Tax Bill 1953.**

Mr. Speaker: The question is:

“**That L.A. Bill No. XIV of 1953, the Hyderabad Prize Competitions Control and Tax Bill, 1953, be read a second time.**”

The motion was adopted.
Mr. Speaker: There is an amendment to clause 7. I shall, therefore, put clauses Nos. 2, 3, 4, 5 and 6 to vote.

The question is:

“That Clauses 2, 3, 4, 5 and 6 stand part of the Bill.

The motion was adopted.

Clauses 2, 3, 4, 5 and 6 were added to the Bill.

Shri B. D. Deshmukh: I beg to move:

“That in line 4 of sub-clause 1 of Clause 7 of the Bill, for the words “total sum,” substitute the following words; “net income.”

Mr. Speaker: Amendment moved:
40  

11th Sept., 1953.  

L.A. Bill No. XIV of 1953,  
the Hyderabad Prize Competitions Control & Tax Bill 1953.

"for which a licence has been obtained under section 3, a tax of such rate not exceeding 25% of the total sum received in respect of such competitions as may be specified by the Government in the notification in the Jarida."

...
Mr. Speaker: The question is:

“That in line 4 of sub-clause (1) of Clause 7 of the Bill, for the words ‘total sum’ substitute, the following words namely, ‘net income’.”

The Motion was negatived.

Mr. Speaker: The question is:

“That Clause No. 7 stand part of the Bill.”

The Motion was adopted.

Clause No. 7 was added to the Bill.

Mr. Speaker: The question is:

“That Clauses 8 to 12 stand part of the Bill.

The motion was adopted.

Clauses 8 to 12 were added to the Bill.

Clause 13.

Shri K. Anantha Rama Rao (Devarkonda): I beg to move:

“That in lines 4, 5 and 6 of Clause 13 of the Bill, the following words be omitted, namely,

“or a District Superintendent of Police or by an Assistant or Deputy Superintendent of Police specially empowered by the Government in this behalf,”
42 11th Sept., 1953.  L.A. Bill No. XIV of 1953, the Hyderabad Prize Competitions Control & Tax Bill 1953.

Mr. Speaker. Amendment moved:

"That in lines 4, 5 and 6 of Clause 13 of the Bill, the following words be omitted, namely:

'or a District Superintendent of Police or by an Assistant or Deputy Superintendent of Police specially empowered by the Government in this behalf.'"

The motion was negatived.
Mr. Speaker: The hon. member does not want to move the next amendment standing in his name.

The question is:

“That Clause 13 stand part of the Bill”.

The motion was adopted.

Clause 13 was added to the Bill.

Mr. Speaker: The question is:

“That Clauses 14 to 21 stand part of the Bill.”

The motion was adopted.

Clauses 14, to 21 were added to the Bill.

Clause 22.

Shri Abdur Rahman: Sir, I beg to move:

“That in sub-clause (1) of Clause 22 of the Bill for the words ‘such officer as the Government may appoint in this behalf’ the following words be substituted, namely:

“The Sessions Judge of the concerned District’.”

Mr. Speaker: Amendment moved:
I beg to move:

"For sub-clauses (2) and (3) of clause 22 of the Bill substitute the following sub-clause namely, ' (2) Every order passed under this section shall be subject to the powers of revision of the High Court.'"

Mr. Speaker: Amendment moved.
L.A. Bill No. XIV of 1953, 11th Sept., 1953
the Hyderabad Prize Competitions Control & Tax Bill, 1953.

Section 141

In exercise of the powers conferred by the said Act of 1953, the Governor, after consultation with the High Court, hereby makes the following rules:

1. Short title and extent.

These rules may be called the Hyderabad Prize Competitions Control & Tax Rules, 1953.

2. Definitions.

In these rules, unless the context otherwise requires-

(a) "authorised officer" means any officer duly authorised by the Government in this behalf;

(b) "Board" means the Competition Control Board established under section 9 of the said Act.

3. Control of Competitions.

(1) No person shall conduct any competition unless he is qualified and authorised to do so by the Board.

(2) Where any person conducts any competition, he shall forthwith forward a copy of the rules relating thereto to the nearest authorised officer.

4. Procedure in cases of non-compliance.

If any person contravenes any provision of these rules, the Board may direct him to cease to conduct the competition in question or to conduct the same in accordance with the rules of the Board.

5. Recovery of forfeits.

The forfeits recovered under section 10 of the said Act shall be paid into the Consolidated Fund of the Hyderabad Government.

6. Publication.

These rules shall come into force on the day of their publication in the Official Gazette.
The High Court may call for and examine the record of the final order of the appellate authority for the purpose of satisfying itself as to the legality or propriety of such order or as to the regularity of such proceedings and may pass such order in reference there to as it thinks fit.
the Hyderabad Prize Competitions Control & Tax Bill 1953.

Under the Rules the permission of the Speaker has to be sought before moving an amendment to an amendment.

Shri Gopal Rao Ekbote: I am speaking with the permission of the Speaker on my amendment to amendment.

Mr. Speaker: Anyway, I now permit the hon. Member to speak on the amendment.

Shri V. D. Deshpande: I think there is no need of obtaining permission of the Speaker because it is an amendment to amendment. It can be moved at any time.

Shri Gopal Rao Ekbote: But with the permission of the Speaker.

Mr. Speaker: Permission of the Speaker has to be sought but no notice is necessary.

Shri Ekbote may read clause 22 of the Bill and then explain which words he wants to delete and which words he wants to substitute.

Shri Gopal Rao Ekbote: I have already explained my amendment. In Clause 22 there are three sub-clauses. Sub-clause (1) reads:

"Any Person aggrieved by any order passed under this Act by the Commissioner or any officer authorised under section 17 may appeal against such order to such officer as the Government may appoint in this behalf."

I do not wish to alter this sub-clause in any manner, as I have already submitted.

Regarding sub-clause (2) the amendment moved by me seeks to delete the words 'or revision' occurring in the last line of the sub-section. As amended the sub-section will read:

"Every order passed in appeal under this section shall subject to the powers of revision conferred by sub-section (3) be final and shall not be liable to be called in question in any Court of Law whether in a suit or other proceeding or by way of appeal."
I have suggested a few amendments in sub-clause (8). I have already detailed the amendments which I have proposed to be moved and the sub-clause as sought to be amended will read as follows:

"The High Court may call for and examine the record of the final order of the appellate authority for the purpose of satisfying itself as to the legality or propriety of such order or as to the regularity of such proceedings and may pass such order in reference thereto as it thinks fit."

As I have explained just now, the purpose of bringing forward this amendment was that in all the administrative matters it has been the principle—at least in the Western countries—that the legality or the propriety of any administrative order or any order given by the executive side should be tested by the highest judicial tribunal of the land. My intention was that this principle should be brought in vogue even here, and only from that point of view I have suggested this amendment. I, therefore, hope that the hon. Mover of the amendment will have no objection in accepting the amendments which I have proposed to his amendment.
the Hyderabad Prize Competitions Control & Tax Bill, 1953.

Shri Abdul Rahman: Yes Sir.

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

मसूर अस्पेक्टर - क्या आपने मुझे दोबूते तरीक़े से माफ़ किया है?
Shri Abdul Rahman: Yes Sir.

Mr. Speaker: The question is:

"That clause 22, as amended, stand part of the Bill.”

The Motion was adopted.

Clause 22, as amended, was added to the Bill.

Mr. Speaker: There are no amendments to clauses 23 and 24.

The question is:

"That clauses 23 and 24 stand part of the Bill.”

The Motion was adopted.

Clauses 23 and 24 were added to the Bill.

Mr. Speaker: The question is:

"That Short title, extent, commencement and preamble stand part of the Bill.”

The Motion was adopted.

Short title, extent, commencement and Preamble were added to the Bill.

Shri V. K. Koratkar: Sir, I beg to move:

"That L.A. Bill No. XIV of 1953, a Bill to control and tax prize competitions in the State of Hyderabad be read a third time and passed.”

Mr. Speaker: The question is:

"That L.A. Bill No. XIV of 1953, a Bill to control and tax prize competitions in the State of Hyderabad be read a third time and passed.”

The Motion was adopted.
Business of the House

Mr. Speaker: Let us now proceed to the next item on the agenda.

Shri V. D. Deshpande rose.

Mr. Speaker: Before the hon. Member proceeds with his speech, I would like to inform the House that amendments to L. A. Bill No. XVIII of 1953, the Hyderabad Municipal and Town Committees (Amendment) Bill, 1953 filed should be submitted to the office by 12 noon on Monday, the 14th September 1952. Similarly, amendments to L. A. Bill No. XXXIX of 1952, The Hyderabad District Board Bill, 1952 should also be filed in the office by 12 noon on Monday, the 14th September, 1953.

L. A. Bill XXXIX of 1952, the Hyderabad District Boards Bill 1952.

6 (1) A District Board shall consist of the following members:—

(a) a President elected by all the members of the Board referred to in clause (b) from among the elected members thereof;

(b) elected and nominated members subject to the following limits, namely:—

<table>
<thead>
<tr>
<th>Maximum No. of members</th>
<th>Minimum No. of Members</th>
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<tr>
<td>(i) Elected</td>
<td>48</td>
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<td></td>
<td>24</td>
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<td>(ii) Nominated</td>
<td>6</td>
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the Hyderabad District Boards Bill, 1952

Section 5 (1): Every District Local Board shall subject to the provisions of sub-section (5) consist of elective members.

Sub-section (5): Any vacancy due to failure to elect at any election or by-election the full number of elected members may be filled by appointment by the (State) Government.

Section (8): All the members of every Local Board shall be elected in the manner laid down in this Act.

These sections were substituted for the original sections 8 and 9 by section 7 of the Madras Local Boards Amendment Act 1930 (Madras Act XI of 1930).
The Executive Engineer, the Educational Inspector and the Civil Surgeon of the district, Superintendent of Agriculture or an Assistant Registrar of Co-operative Societies charged with any duties of these officers in the district who are not members of the Board, shall have the right of being present at any meeting of the Board, or of any Committee thereof, and may take part at such meetings in the discussion or consideration of any question on which by virtue of the duties of his office he considers his opinion or the information which he can supply, will be useful to such Board or Committee:

Provided that the said persons shall not, unless they are members of the Board, be entitled to vote upon any such question.

(2) Any other officer of the Government whom the Government may authorise, may in the like circumstances and subject to the above proviso, take part in the discussion or consideration of any such question as aforesaid at any meeting of the Board.

(3) If it shall appear to the Board that the presence of any officer is desirable in the circumstances aforesaid at any meeting of the Board or any Committee thereof, it shall be competent of such Board by letter addressed to such officer not less than 15 days previous to the intended meeting to require his presence there at; and the said officer, unless prevented by sickness or other reasonable cause, shall attend such meeting provided that his superior officer has no objection to his doing so.
I appoint myself as Election Agent.

I appoint myself V. D. Deshpande as Election Agent.

Shri Goka Rama Lingam (Bhongir): There are some more defects.
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Certified now that this is a correct form.

[Document text]

[Translation to English]

[Laws]

[Certified]

[Signature]

[Date]

[Seal]

[Certification]

[Asst. Registrar]

[Secretary]

[Signatures]
Sec. 20. (1) Every District Board shall be presided over by a president, elected by the Board from amongst its own elected members.

Sec. 51 (1). Government may order for the establishment of a Hyderabad Local Government Service specifying the posts to be borne of the cadre of the service which may include Secretaries, Local Government Engineers, Water Works Engineers, Executive Officers, Sanitary Inspectors and such other posts as may be deemed necessary. The appointment, dismissal, transfer and any disciplinary action against
the officers belonging to the said service shall be exclusively within the powers of the Government.

(2) Each District Board shall contribute 12½% of its revenue to meet the expenditure in connection with the offices belonging to the said service in respect of their salaries, allowances, pensions, annuity, gratuities and other necessary expenses payable under the provisions of this Act, and any rules made thereunder or any orders of Government.

Collector's power of suspending execution of orders etc., of the Board.
Section 75 (1) "If it appears to the Collector that the Executive Officer or any other officer of a District Board has made default in carrying out any resolution of the Board, the said Collector after giving such Officer a reasonable opportunity of explanation, shall send a report thereon together with the explanation, if any, of such Officer to the Government and at the same time forward a copy of the same to the District Board.

76 (1) "In such cases of emergency the Collector may direct or provide for the execution of any work, or the doing of any act, which the District Board or the Executive or other Officer of the Board is empowered to execute or to do, and the immediate execution or doing of which is, in his opinion, necessary and may direct that the expense of executing the work or doing the act with a reasonable remuneration to the person or persons appointed to execute or do it, shall be forthwith paid by the District Board."

76 (2) If the expenses and remuneration are not so paid, the Collector may direct the Officer in-charge of the treasury or bank in which the District Board Fund is kept or the whole or portion thereof is deposited or lent on interest, to pay the expenses and remuneration or as much thereof as is possible, from the balance of the amount of such fund in his hand."
5th Sept., 1953.  
L.A. Bill No. XXXIX of 1952, the Hyderabad District Boards Bill, 1952

हेन तो नवं के लागू करीम हें दिनियां दिनें अन्यक और स्वच्छ करीम के राजनीतिक रूप से हें।

अदेशकन को पूर्वी जो उपन्यास के लिये हें जिन्हें एक तृतीय वर्ष पूर्वी हें।

अन अर असर किया हें।

अदेशकन को मानने के लिये हें।

अदेशकन को मानने के लिये हें।
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We recommend that 15% of the net proceeds of land revenue accruing within the area of the District Board which is not already assigned to a village Panchayat should be assigned to the District Boards.

Sub-section (3) of Sec. 112 says:

"Provided that no estimates shall be approved unless they provide for the Board having at its credit at the end of the year a balance of not less than an amount to be prescribed in this behalf by rules under this Act.

P.-II—6"
Sec. 114 reads: "No portion of the accumulated balance may be spent by the Board without the previous sanction of the Government."

As a result of the Hyderabad District Boards Bill 1952 and the accumulated balances (see Section 114), the Board may not spend any portion of the accumulated balance without the previous sanction of the Government.

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*ih*.

Ratnakar Kotekar:—Samaapti Mahamaya,

"Undaraban" sundar khaate mein polis bhekhan ke bade hum logon ko jekuna (Lacuna) mahsuse huna. Polis bhekhan ke bade anek fooli billeneked (Fully elected) lejistharch (Legislature) yahaan par karyam huna. Billeneked pram panchayat ke jijajh aur drhmun kamiti ke saamne aane ki karyam hooni. Lekin digistrik lokkal board vibh braaj tak n a saaka. Bata yah hain ki yaha vibh axiske ke bhaye yahan ajajana chaahiye the. Lekin nahin aasaka. Anek demake ke tika hisamet se braaj dehri sehni keh yaha hai teh lekin yah vibh axiske ke samane laya gaya, axis ke likhe mein minister saahah ko bhavawad bheeta hain.

Ukhele hain yahan keh vibh lokkal board the. Lekin braaj ko bibh laya kah raha hain aur ukhele ko board tha buvame kaafi bantar hain. Yaha ko kahnta the, yaha anek braajdy ka banaa huna the, joh ki faakast mano votha ka the, aur axis mein joh mii loog likhe gaye the yah mii liyawan manvuthi ke the. Axis fhele yi lumin lokkal boardo ke boardao ke taraf se kucho bhi karm n hota the. Undaraban stad ka pahlavatik aur smi kisham ka the. Yahan ukhele samaj keh karm hooni. Aur bade mein billeneked sathyaen jijah the. Pram panchayat, drhmun kamiti, lokkal board aur axis pade huja sahali chaahiye thei. Aur axis paaske demokratie to ukhele gnrnment pa hoon the. Ukhele gnrnment yahan demokratie (Democracy) nahin laya chaahlu thei. Axiska niti maka yahan huanthe braaj 1953 mein yahan lokkal board vibh humaare samane ba raha hain.

Bahar britsh bishyaa mein to, ukhale pahheel lokkal sekk gnrnment jistiyasat (Local Self-Government Institutions) karyam huye aur fir pranjyukul praksee (Gradual process) se booke ki jistiyasat karyam huye. Manthe yah yath teekh ujkti ke toor par aapake saaman ke sauda hain. Pahheel pahheel kahre ripan ne axis tant ke jistiyasat karyam likhe aur buvame bukamaide bhunake smaika pahheel pahheel kucho bahatam deyoga. Kolkeker muniisiapalitze braaj lokkal braajki kavya bhukaya the. Biske blad 1919 mein, manthe minto rifayamta bate aur axiske keh saahal muniisiapalitze aur lokkal board ke jyaa dhadhikar mithe hain. Aur fir kahthe bahar 1919 mein, anek board bhag bhikhe dehri atith pahheel pramteen bapsa keh karmi keh ministri bhaih. Aur fir fir, blad keh kanveshds. jistiyasat se bhaye bhpate jumine bhaih. Aur fir fir jistiyasat jemiseh (Revolutionary Changes)
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किये। पहुँचे जो स्वाधीनता पालनवात्मक या विज्ञापन परीमेटिक परिसरी के फॉर्म ने स्वीकार किया। लेकिन 1935 के बाद स्वाधीनता पालनवात्मक और विज्ञापन के लिए कहीं बंद रहने का काम चाहा था। 

विश्वास नहीं है कि वह अपने सारे सांस्कृतिक और राजनीतिक निर्णय पर अद्यावधि से किसी भी देश के लिए अद्वैत है। और डिमांडिटिक तरीके पर वह काम वहाँ अच्छी तरह होई है। और विश्वास से लोगों का धनात्मक अनुभव ज्यादा अच्छा है। वहाँ वैज्ञानि डेमाक्सी आबी हैं। और हमारी डेमाक्सी बेकाबू बनी है।

हमें यह चाहा जा ताही कि डेमाक्सी जो बाती है वह जिसे लोकसत्ता सेलफ गठनें में जिन्निस्टियूट आयोग (Local Self-Government Institutions) के जरिए से ही बाती है।

अंग्रेजों में विश्वास के स्वीकार कहने के तरीके मानहूँ है। कि पार्लिमेंटस स्कूल बात का जिन दू धिकट्टिहर. जोष जिल्ला (Parliamentarians are born in the counties of England.)

हमारे यहाँ में हम यहाँ देखते है कि जो भी अच्छे परिमेटिक्स (Parliamentarians) हो गये है। वह पहुँचे विश्वास तरह कि फिर न किसी लोकसत्ता जिन्निस्टियूट से काम नियाम करते थे और तभी बाद में वे अच्छे पार्लिमेंटार्स हुए। पांडव नहीं हमारे यहाँ के अच्छे पार्लिमेंटार्स हैं। वह अपातदायिक म्युनीसिपलिटी में काफी सारी तक काम नियाम करते थे। शृंखला तरह व्यक्ति 

श्री . विस्तृत मात्र फॉर्म थे। अंग्रेजी म्युनीसिपलिटी के काफी दिन तक प्रेसिडेंट भी रह गए थे। शृंखला तरह परीमेटर बर्लन मात्र फॉर्म भी बहुमतवादी के कार्यालय में काफी दिन काम कर पुरुष थे।

कहने का मतलब यह है कि सब- पार्लिमेंटार्स तो यहाँ तैयार हुआ करते हैं।

अबी भी कुछ दिनों पहले मैंने बाबु से कार्यालय के मेजर श्री . स . का फॉर्म का अंक भाषण अवकाश न में पढ़ा। बुधवार ने यह भाषण साहित्य की अंक समा में दिया था।

बुधवार यह कहा था कि मैं बाबु पार्लिमेंट के मेजर हूँ और बाबु से कार्यालय के मेजर भी हूँ। यदि मैं बुधवार के मेजर हूँ तो नहीं चाहता हूँ। क्योंकि वहाँ नहीं हैं लोगों की ज्यादा सेवा की जा सकता है" और आदेश यदि इसी काम करके नाही होता तो वहीं कर सकता है।" मेरे कहने का मतलब यह है कि हमारे यहाँ मैंने पहुँचे विश्वास जिन्निस्टियूट जिन्निस्टियूट काम करते थे जो ज्यादा अच्छा दिखाई।

बुधवार हमारे यहाँ के लोगों की डेमाक्सी की अच्छी टेंशन निकली। लेकिन हमारे यहाँ बेकाबू बते देखके ही कार्यालय हौली अरुका नाती हमुँ हुआ कि हमारे यहाँ के लोगों को जो टेंशन पहले मिली टेंशन बचाया है वह वहाँ नहीं मिलने पाया। आज हमारे यहाँ बल्ले सो में जो योग बनें कर बाये हैं। वह बियाह तर राउडर्स (Raw hands) हैं। मूडी विद जोबी पहले पृष्ठात कि बाबु बसेरी में जाना चाहते हैं। वहाँ लोकसत्ता में तो लोकसत्ता में ही जाना अद्वैत पवन करता क्योंकि वहाँ बाबु जनता की ज्यादा सेवा की जा सकती है।

यहाँ आज बसेरी के समाने जो बिल लाया गया है वह तीन विमान में तक्सीम नियाम किया गया है।

बुधवार पहला विमान कार्यालय सत्ता में नासुक रखताहै कि विस्तृत कार्यालय का कार्यालय फिस तथा किया गया है। इसका जो विमान है बुधवार फाइनान्स के बारे में बताया गया है। और दीवार विमान बेकाबू निक्लू से बारे में है।

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तॉ बहु लोकल बोर्ड भी भुख हो जाता है। और फिर लोकल बोर्ड का काम बराबर नहीं चलता है। जिस लिये प्रेसिडेंट के बुरे का ज्ञाता अंतर्गत रहना चाहिए। कॉण्स्ट्रुक्शन और बॉम्बेलमिनस्ट्रेटिंग अबी दोनों बाने लोकल बोर्ड के प्रेसिडेंट के देखने पड़ती है। यह अंडरमिनस्ट्रेटिंग हेड भी रहता है। और कॉण्स्ट्रुक्शन हेड भी भूख होती है। हमारे अयंग्रेजी में मिनिस्टर यह अहेड मिनिस्ट्र्स्ट्रोटिंग हेड है और स्पेक्टर कॉण्स्ट्रुक्शन हेड है। लेकिन लोकल बोर्ड का प्रेसिडेंट तो दोनों भी रहता है। वह मिनिस्टर भी है। और स्पेक्टर भी है। वहीं भारी लोकल बोर्ड को कड़ोव करता है। जिस लिये भुखमोक 24 घंटे काम करना पड़ता है। और काफी भूखमा भी पड़ता है। रितारी जिसमें दवारी का काम होता है। यह बुझे है कि प्रेसिडेंट का कुछ भी अलरीयन नहीं रखा गया है। और कालू में भिन्ने होने के लिये कोई प्रिच्छन्न भी नहीं रखा गया है। जिसके बूत्र भी हमें सोचना चाहिए। और जिमका भी प्रत्येक जर्र करना चाहिए।

हमारे यहाँ मिनिस्टरों को, स्पेक्टर और बॉम्बेल स्पेक्टर को तनशुगाह दी जाती है। लेकिन दिरिक्स्टल लोकल बोर्ड के प्रेसिडेंट का बांधी। तनशुगाह नहीं रखती है। अगर हम चाहते हैं कि लोकल बोर्ड का कार्यालय बनाने चाहिए, तो बांधी सबके वाक्यों में ही अलरीयन नहीं रखना है। जिस दुनिया बांधी द्वितीय का मिनिस्टर भी। भारी मास्टर हिरे ने जिस प्रकार प्रबुद्ध भी रखा था। भूखमोक अपने अपने यह करने तो भूखमा बांधी चेलेना और भूखके बिक्रम में भूख जाना कर सकेंगे।

भूख हेड देखकर आसपास मानस हुआ कि प्रेसिडेंट के लिये कोई तनशुगाह नहीं रखती है। जिसे देखकर लोकल बोर्ड के दोनों सदस्यों के द्वारा फार्ट किया गया है। अंग्रेजी में जनावाला है। बीड जैसे बीडों के बांधी पंताँची सदस्यों के द्वारा फार्ट बांधा। अंग्रेजी में दिरिक्स्टल लोकल बोर्ड के तीनों हो जाएँगे। जहाँ भुख बांधी अपमानी ग्तिना या चाराव लाए। भूखमा बांधी निम्न बांधी को करने हेड ही हो सकता है। अंतर्गत बढ़ते छोटे सा बांध हुआ करता है। जिनाते भूखवाला नहीं फिरा जा सकता है। जिसके लिये जिसके लिये कफ कम फिरा। जाना चाहिए।

जिसके बाद में हूड़राबाद दोमीनिन लोकल गवर्नमेंट सबिस की तरफ जाता है। जिसके खर्च का सारा भार दिरिक्स्टल लोकल बोर्ड पर रखा गया है। यह भार भूखके लिये बढ़ता मारी है। अपने रचन्यू के रूप में कनस्ट्रुक्टिंग बांध है। अंग्रेजी में अपने सादे बांध है। लोकल बोर्ड के द्वारा दिरिक्स्टल लोकल बोर्ड के दोनों हो जाएँगे। अंग्रेजी में अपने सादे बांध है। लोकल बोर्ड के द्वारा दिरिक्स्टल लोकल बोर्ड के दोनों हो जाएँगे। जिसके बाद भूखके अंडरमिनस्ट्रेटिंग का भी खर्च करना पड़ेगा। मीमिनिन स्टाफ के द्वारा खर्च करना पड़ेगा। भूखके रचन्यू का पत्रोलिया या तीस परीक्षण तीसियों खर्च हो उड़ा हो। जाना। जिसके बाद भूखके अंडरमिनस्ट्रेटिंग का भी खर्च करना पड़ेगा। जिसके रचन्यू का पत्रोलिया या तीस परीक्षण तीसियों खर्च हो उड़ा हो। जाना।

the Hyderabad District Boards Bill 1952.

Who so said had the right to say the same thing as the Board. 

Powers of the Board under the Constitution of India and the Means of Taxation.

Duties and Powers of the Board.

The powers of the Board are under the Constitution of India and the Means of Taxation.
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11th Sept., 1953.
L.A. Bill No. XXXIX of
1952, the Hyderabad
District Beards Bill 1952

In the House of the Legislative Assembly of Hyderabad, the District Beards Bill 1952 (L.A. Bill No. XXXIX of 1952, the Hyderabad District Beards Bill 1952) was under consideration.

Mr. Ali Khan: The Bill seeks to amend the District Beards Act, 1952. The essential features of the Bill are:

1. Extension of the Act to cover more areas.
2. Amendment of the penalty provisions.

The provisions of the Act are necessary to ensure the enforcement of the law. It is expected that the extension of the Act will have a beneficial effect on the local people.

Mr. Ali Khan: The Bill has been referred to the Committee for detailed consideration.

Mr. S. V. Reddy: The Bill is welcome and should be passed without delay. It will help in maintaining law and order in the district.

Mr. A. B. Patil: The Bill is well drafted and will certainly enhance the prestige of the district beards. It is hoped that the Bill will be passed soon.

The Bill was passed by the Assembly.
L.A. Bill No. XXXIX of 1952, 11th Sept. 1953
the Hyderabad District Boards Bill, 1952.

We, the legislature of the Hyderabad District, do hereby enact:

1. That the Hyderabad District Boards Bill, 1952,

sentiments

qualifications

disqualifications
श्री री- दी- देशात्मक - मीरा सहित आर्थिक सेवा के मामले गुर्गन सेवा - आहसंवाद होने जा स्थान - लेकिन अभी आस्तक इंस्कृल्यु ने यो दिया - के अब चौंक तक के दृश्यक जो भाला जानना है - को रचक कर दिया जाये -

श्री कपील रावारराय - जी ऐतरात कि र्या नाम नामित इंतजार रचक होना सम्भव है। आप एक या आपके अंतर्गत इंतजार किया होता है - ऐसा काम कर जा जाए - आप एक उपलब्ध जो होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है -

में नामित निर्मित एक अंतर्गत इंतजार रचक होना सम्भव है - ऐसा काम कर जा जाए - आप एक उपलब्ध जो होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है -

हमें एक अंतर्गत होना जाए - ऐसा काम कर जा जाए - आप एक उपलब्ध जो होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है - आप एक स्थिति के अनुसार होता है -

को रचक कर दिया जाये -
the Hyderabad District
Boards Bill, 1952

As passionately by the 
Governor, who had 
asked for the bill, 
the Hyderabad District 
Boards Bill, 1952

...
The Government may if it thinks fit on the recommendation of the Collector, remove any member of the Board elected or nominated under this Act, after giving him an opportunity of being heard and after full satisfaction that such member has been guilty of misconduct in the discharge of his duties or is guilty of any disgraceful conduct or has become incapable of performing his duties as a member of the Board.

C:

Unenglish
23. (1) Whenever in the event of the death, resignation or removal or other cause a vacancy occurs in the membership of the Board or in the office of President Vice-President, the Hyderabad District Boards Bill 1952

shall be elected or nominated in the prescribed manner according as the late member, President or Vice-President was elected or nominated.

"When the office of the President is vacant, the Vice-President shall subject to the provisions of sub-section (2) exercise the functions of the President until a new President is elected and assumes office. When the office of the President is vacant and there is either a vacancy in the office of the Vice-President or the Vice-President has been continuously absent from jurisdiction.

Shri V. D. Deshpande: Is an un-English term.

Shri Anna Rao Ganamukhi: The hon. member can suggest these at the time of second reading. During first reading he cannot suggest such amendments.

Shri Gopal Rao Ekbote: Jurisdiction is not a place from which he can be absent. Jurisdiction is a power or competency.

Shri Anna Rao Ganamukhi: I said that the hon. Member can suggest these changes during second Reading and not now.
The House then adjourned till Two o’clock on Monday, the 14th September, 1953.