HYDERABAD LEGISLATIVE ASSEMBLY

DEBATES

Official Report

PART II—PROCEEDINGS OTHER THAN QUESTIONS AND ANSWERS

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L. A. Bill No. XXXIX of 1952, the Hyderabad Municipality Bill, 1952—1st Reading not concluded
The House met at Two of the Clock

[Mr. Speaker in the Chair]

Questions and Answers

(See Part I)

Point of Information: Re: Heavy guarding of Legislative Assembly and Section 144

Shri V. D. Deshpande (Ippaguda): May I know from you, Sir, or the Minister concerned why is that the House is being heavily guarded and why section 144 has been enforced. May I also inform through you, Sir, that at least this side of the House does not require all this guarding. May I request the Minister for section 144, Lathi-Charge and Firing hon. the Home Minister? I believe that the Government is decreasing the honour and prestige of the House by enforcing section 144 every time the Assembly meets.

Shri B. Ramakrishna Rao: I am not aware whether the Home Minister has issued any such order. The Home Minister is not here to reply, but I am sure that the Government has not taken any such steps. Whether such step has been taken either by the Magistrate or by the Police, I have no information.

Announcement by Speaker re: the nominations to the Senate of Osmania University and Board of Secondary Education

Mr. Speaker: Now we shall take up the next item on the agenda. Three nomination papers were received from Shri Jaganathrao Chandarki, Bhikaji Jadhav and Shri Ankushrao Ghare for the election of a member to the Senate of Osmania University. No candidate has withdrawn the nomination and therefore elections will be held tomorrow at 5 p.m. after the recess.

Now there is another list of nominations to the Board of Secondary Education. These are the nine nominations...
Point of order re: threatening language used by a Member of the Assembly

Shri M. B. Gautam, Shri Veerendra Patil, Shrimati Sangam Laxmi Bai, Shri Mohammed Ali, Shri Madhavrao Nirelikar, Shri Sripatrao Newasekar, Shri M. S. Rajalingam, Shri K. R. Veeraswamy and Shri A. Guruva Reddy. If any of them want to withdraw their nominations, they can do so by tomorrow noon.

Point of order re: the threatening language used by a Member of the Assembly

Smt. S. Laxmi Bai: Point of order Sir, सवाल जवाब के बाद वाणिज्य नेता थी. सी. अंच. ब्यंग्ट रामानाथ जी ने जो जोर से धमकी की बात कही बुकसे तो बिष्टर बेठनेवाले बहुत दर गरीं। दो मिट्टे मुसलमान मैं ने पालिमेंट का विज्ञापन अटट (Attend) किया और स्टूडेंट वायरल में मदद अर्देशंकार का विज्ञापन भी बेठने का था लेकिन कहीं से पूरे मैंने किसी नेता को बहुत लिस तरह की धमकी की बातें करते हुए नहीं देखा। मै वाणिज्य नेताओं से बयों करती हूं कि लिस तरह धमकी का बातचीत हमारे लिये अच्छा नहीं है। जिसतरह बाकी बात देशवर लिस अस्तों में बैठने बहुत भुननवाले भी बच्चा गये होंगे लिसका मुख्य अव्यक्त नहीं। बिसशीदे मै वाणिज्य नेता से रिक्वेस्ट करती हूं कि बैसी बातें करना अच्छा नहीं है। जिस तरह का बातचीत तो जंगल में और पहाड़ियों में रहन का कैनियांटर बनाता है।

Mr. Speaker: No such remarks are necessary and this is not a point of order. The hon. Member has made a request to her brethren.

Shri G. Hanumanth Rao: May I know whether the hon. Member fainted?

Point of Order re: Supply of the printed copies of the Proceedings of the Legislative Assembly and translation of Bills

Shri V. D. Deshpande: I had sent a request to you, Sir, through the Secretary, Legislative Assembly, that the printed copies of the proceedings of the House are not made available to the Members for months together. If they cannot be supplied in time, I request, Sir, that alternative arrangements may be made to see that the proceedings are made available in good time. May I know if any steps are being taken in this direction?
Secondly certain bills have now come before the House...

Mr. Speaker: Proceedings of what date?

Shri V. D. Deshpande: Of the last session and the third session. Secondly, the Abkari Bill is being taken up here for the first reading. May I know whether the translations in the languages are made available to the Members?

In general there was a decision that the Bills would be translated into the regional languages.
Mr. Speaker: Rule 107 says: "...after such Bill has been published, the Bill and the Statement of Objects and Reasons shall be translated into such recognised languages as the Speaker shall deem necessary..."
Mr. Speaker: Which is the Rule?

Shri V. D. Deshpande: Rule 134 (b) proviso (ii) says:

"unless copies of the said report and the Bill in the language of the Member have been despatched two clear days before the said date to any Member who has previously informed the Secretary of his wish to have such copies."

Mr. Speaker: Who previously informed the Secretary?

Shri V. D. Deshpande: On behalf of the P. D. F. Members, I informed the Secretary that our Members would be requiring the translations of the report and the Bill in Urdu, Marathi and Telugu. On a previous occasion I had given the Secretary a list of the Members and the languages in which they would require the translations and I requested that this list might be referred and translations supplied as per that list.

Mr. Speaker: Telugu translation will be supplied within two or three days.

Shri V. D. Deshpande: But what about Marathi and Urdu? We want them also.

Mr. Speaker: We shall try.
Consideration of the Report of the Privileges Committee in the D. G. Bindu's Case

Mr. Speaker: Now we shall take up the 'continuation of discussion on the report of the Committee on Privileges on the 'D. G. Bindu's case'.

"That the matter be recommitted to the Privileges Committee for the reconsideration and report on the specific point whether the words 'ashamed of' used by the hon. Minister were undignified, highly derogatory of the dignity and status of the hon. Members of this House."

The use of such undignified expressions is also not consistent with the standard which the House expects from its hon. Members. It constitutes a clear breach of privilege and contempt of the House as a whole and of all the hon. Members. The matter may, therefore, be referred to the Committee on Privileges for investigation and report."

Shri V. D. Deshpande: Mr. Speaker, Sir, before you give a ruling, I have to point out that yesterday an hon. Member asked that the report be recommitted for reconsideration...

The matter should be recommitted to the Privileges Committee for the reconsideration and report on the specific point whether the words 'ashamed of' used by the hon. Minister were undignified, highly derogatory of the dignity and status of the hon. Members of this House. The use of such undignified expressions is also not consistent with the standard which the House expects from its hon. Members. It constitutes a clear breach of privilege and contempt of the House as a whole and of all the hon. Members. The matter may, therefore, be referred to the Committee on Privileges for investigation and report.

Shri F. 2). Beshpande; Mr. Speaker, Sir, before you give a ruling, I have to point out that yesterday an hon. Member asked that the report be recommitted for reconsideration...
"Provided that an amendment may be moved that the question be recommitted to the Committee either without limitation or with reference to any particular matter."

Whether this amendment can be moved or not.

Mr. Speaker: "That the matter be recommitted to the Privilege Committee for the reconsideration and report."

"That the matter be recommitted to the Privilege Committee for the reconsideration and report on the specific point whether the words ‘ashamed’ of used by the hon. Minister were undignified, highly derogatory of the dignity and status of the hon. Members of this House."

Mr. Speaker: "That the matter be recommitted to the Privilege Committee for the reconsideration and report on the specific point whether the words ‘ashamed’ of used by the hon. Minister were undignified, highly derogatory of the dignity and status of the hon. Members of this House."

\textit{Consideration of the Report of the Privileges Committee in the 'D. G. Bindu's Case'}

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Mr. Speaker: I allow the amendment. The hon. Members may now speak on that.
Consideration of the Report of the Privileges Committee in the 'D. G. Bindu's Case'

15th Sept., 1953.

... Chief Justice Cockburn in Campbell versus Spottiswoode 129 R.R. 552" you have a perfect right to criticise a man's public conduct: you may denounce its impolicy you may denounce its folly you may denounce its absurdity....
Consideration of the Report of the Privileges Committee in the 'D. G. Bindu's Case'.

It is subject to the provisions of the Constitution and the Rules of the House.

Confirmation not received.
Allegations against Members

Charges of uttering a deliberate falsehood abusive and insulting language.

Haizoom's report states that he juxtaposes his report against the honourable committee's report which states that the Member had committed fraud and'said that a Member's statements were 'not consonant with personal honour'; lie down, dog; behaving like a jackass; swine; cheat; not a damned one of you opposite; stool-pigeons; bastard.

( Unparliamentary expressions)

The Report of the Privileges Committee in the 'D. G. Bindu's Case'

Consideration of the Report 15th Sept., 1953. 145
Consideration of the Report of the Privileges Committee in the D. G. Bindu's Case

15th Sept., 1958

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The Report of the Privileges Committee in the D. G. Bindu's Case

Prima facie

The consideration of the Report of the Privileges Committee in the D. G. Bindu's Case.

Re-refer (Quote)

Reconsideration of the Report of the Privileges Committee in the D. G. Bindu's Case.

Claim

Breach of Privilege

Recommit

Suggestion of the Privileges Committee in the D. G. Bindu's Case.
Consideration of the Report of the Privileges Committee in the ‘D. G. Bindu’s Case’

15th Sept., 1953

Unanimous decision of our opinion that the Report is

Recommitted to the Committee either without limitation or with reference to any particular matter.

Consideration of the Report of the Privileges Committee in the ‘D. G. Bindu’s Case’

15th Sept., 1953

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Consideration of the Report of the Privileges Committee in the 'D. G. Bindu’s Case'

That the matter be recommitted to the Privileges Committee for reconsideration and report.

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Consideration of the Report
of the Privileges Committee
in the 'D. G. Bindu's Case'

15th Sept., 1953.

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In considering the Report of the Privileges Committee in the 'D. G. Bindu's Case', it is necessary to refer to the circumstances surrounding the allegations.

The report contains several points that were not previously known to the committee. It is therefore important to carefully examine the evidence presented.

The committee's findings suggest that there is a need for further investigation into the matter.

Res Judicata

In order to properly evaluate the situation, it is necessary to consult with relevant experts and review all available information.

The report highlights the importance of ensuring fairness and justice in all cases.

In light of the findings, it is recommended that appropriate action be taken to address the concerns raised.

Signatures

[Signatures]
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Consideration of the Report of the Privileges Committee in the ‘D. G. Bindu’s Case’

Mstr. Esiperi - as to what exactly is the position?

Mstr. Pratapchand - is the position such that?

Mstr. Esiperi - for an explanation of the Privileges Committee’s Report in the D. G. Bindu’s Case.

With the consent of Speaker.

Mstr. Pratapchand - the position is that?

Mstr. Esiperi - the position is that?

Mstr. Pratapchand - the position is that?

Mstr. Esiperi - the position is that.

on his own motion. The position is that.

own motion. The position is that.

own motion. The position is that.
Consideration of the Report of the Privileges Committee in the 'D. G. Bindu's Case'

15th Sept., 1953.

Speaker: Why all these unwarranted remarks. The hon. Member may speak on the amendment?

Mr. Speaker: Why all these unwarranted remarks.

Confirmation not received.

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15th Sept., 1953.

Consideration of the Report of the Privileges Committee in the 'D. G. Bindu's Case'.

...
Consideration of the Report of the Privileges Committee in the ‘D. G. Bindu’s Case’


Consideration of the Report of the Privileges Committee in the ‘D. G. Bindu’s Case’


Consideration of the Report of the Privileges Committee in the ‘D. G. Bindu’s Case’

15th Sept., 1953.

Consideration of the Report of the Privileges Committee in the 'D. G. Bindu's Case'.

Mr. Speaker: Sir, one minute. I just want to say a few words...

Mr. Speaker: No more speeches.

Shri V. D. Deshpande: Only one minute...

Mr. Speaker: Is the hon. Member going to speak on the amendment? If so, that cannot be allowed. Shri Ekbote has already replied to the discussion.

Shri V. D. Deshpande: I am speaking now only to give an explanation and under the rules I can give an explanation.

Mr. Speaker: Which is the rule?
Shri V.D. Deshpande: Rule 54 says:

"With the permission of the Speaker, a Member may at any time make a personal explanation although the question relating thereto is not then before the Assembly; but in doing so he shall not bring forward any debatable matter, nor shall any debate be allowed on such explanation."

Mr. Speaker: We can have it later on.

Shri V.D. Deshpande: Because this concerns the amendment, I just wanted to explain. If however you do not permit me, I will not proceed.

Mr. Speaker: If the hon. Member wants to offer any personal explanation with regard to any matter, then this rule will apply. Is it a personal matter? Even then it should not be a debatable matter.

Shri V.D. Deshpande: Yes.

Mr. Speaker: Then he may speak.
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Consideration of the Report of the Privileges Committee in the 'D. G. Bindu's Case'

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

Shri Gopalrao Ekbote: Mr. Speaker, Sir, I beg to move:

"That the report of the Committee on Privileges on the 'D. G. Bindu's' case be agreed to."

Mr. Speaker: I shall put the question....

Shri V. D. Deshpande: Mr. Speaker, Sir, At this stage, I would like to speak on the report. I will not take more than a few minutes.
Mr. Speaker: Well, I don’t think that any further discussion is necessary on the subject.

The question is:

“That the Report of the Committee on Privileges on the ‘D. G. Bindu’s Case’ be agreed to.”

The Motion was adopted.

L. A. Bill No. XXXIX of 1952, the Hyderabad District Boards Bill, 1952.

Mr. Speaker: Now, we shall proceed to the next item on the Agenda: Continuation of the First reading of L.A. Bill No. XXXIX of 1952, the Hyderabad District Boards Bill, 1952.
Mr. Speaker: I would like the first reading of this Bill is completed by the end of the day.

Certain Government Officers can attend the meetings of the District Board.

[Mr. Deputy Speaker in the Chair]
Notwithstanding anything contained in this Act, Government can do this, Government can do that- etc. etc.

Provided that if no qualified candidate is elected in a vacant seat, the Government notwithstanding anything contained in section 6 may nominate a member to fill the vacancy, or may direct that the vacancy shall remain unfilled.

Local cess (Cess) (Cess)
16th Sept., 1953


...
The House then adjourned for recess till Ten Minutes Past Five of the Clock.

The House reassembled after recess at Ten Minutes Past Five of the Clock.

[Mr. Deputy Speaker in the Chair]
15th Sept., 1953


تالاب - چہوئے مدارس کے لئے مکانات - کوئٹوں کو بھیتی اور اسی انتظام رکھنے - ان سماوی والوں میں تعلق رکھنے کے لئے کئی لیگی اسسی اسٹیٹس اکٹیو ہوئی مسائل
بیشہورہیں ائے یک چون کہ جاہاں ایسے جاہاں چودہ کے دوسرے سطح پر قسم باتیں ملازمتیں
کوچھ کوچھ کئی واقعے مراجی ہے اسکے دوسرے دوسرے خاندانی ہے اسی اسی چند دوسرے کے معنی دار ہے اگر اگر ان کے کدو ہوئے کہ یہ ماہرہا ہے اگر ان کے کدو ہوئے ہے
ہوئی ہے - یہ بی کچھ گاہا ہے جہاں اگر ان کے کدو ہوئے داروں کے متعلق پورے اختیارات جامعہ
cبہ کو کبھی ہوئے - بہت مقامات اور مشاہدات بہت بلندی گیا ہے - یہ بہ کمیونکیا ہے اگر ان کے کدو ہوئے ہے
ایک گروائری کو ایک اختیار دی دے کہ واچن اپنی اپنی باپ کا
کیسے کیا ہے اگر کسی اپنے کسی کاہا یہ حاصل کرتی ہے اگر دو او اس کے پہا رہا ہے سو جلد اور ہیک
ادی اگر کنہے سے لوگوں کی کمیونکیا - کمپنی کی سے تعلق کی جس میں ہم کی کمپنی کی اکٹیو ہوئی
cہ اگر کسی اور سیکیئری پھیلی کی - اگر کسی پہلا کسی کمیونکی کی عہدہ داری کے متعلق پورے اختیارات جامعہ
cبہ کو کبھی ہوئے - بہت مقامات اور مشاہدات بہت بلندی گیا ہے - یہ بہ کمیونکیا ہے اگر ان کے کدو ہوئے ہے
ایک گروائری کو ایک اختیار دی دے کہ واچن اپنی اپنی باپ کا
L. A. Bill No. XXXIX
of 1952, the Hyd. Dist.
Boards Bill, 1952.

15th Sept., 1953.

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M. A. Bill No. XXXIX 15th Sept.,
1953.

of 1952, the Hyd. Dist.
Boards Bill, 1952.

L. A. Bill No. XXXIX 15th Sept.,
1953.

of 1952, the Hyd. Dist.
Boards Bill, 1952.

15th Sept., 1953.

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M. A. Bill No. XXXIX 15th Sept.,
1953.

of 1952, the Hyd. Dist.
Boards Bill, 1952.

L. A. Bill No. XXXIX 15th Sept.,
1953.

of 1952, the Hyd. Dist.
Boards Bill, 1952.

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M. A. Bill No. XXXIX 15th Sept.,
1953.

of 1952, the Hyd. Dist.
Boards Bill, 1952.

L. A. Bill No. XXXIX 15th Sept.,
1953.

of 1952, the Hyd. Dist.
Boards Bill, 1952.

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M. A. Bill No. XXXIX 15th Sept.,
1953.

of 1952, the Hyd. Dist.
Boards Bill, 1952.

L. A. Bill No. XXXIX 15th Sept.,
1953.

of 1952, the Hyd. Dist.
Boards Bill, 1952.

15th Sept., 1953.

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M. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
Boards Bill, 1952.

L. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
Boards Bill, 1952.

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M. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
Boards Bill, 1952.

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of 1952, the Hyd. Dist.
Boards Bill, 1952.

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M. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
Boards Bill, 1952.

L. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
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15th Sept., 1953.

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M. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
Boards Bill, 1952.

L. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
Boards Bill, 1952.

15th Sept., 1953.

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M. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
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L. A. Bill No. XXXIX 15th Sept.,
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of 1952, the Hyd. Dist.
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M. A. Bill No. XXXIX 15th Sept.,
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M. A. Bill No. XXXIX 15th Sept.,
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Removal of any member

L. A. Bill No. XXXIX


Thirteen members appointed to constitute the Hyd. Dist. Boards Bill, 1952.

Removal of any member

Clause 31 of the said Bill provides that the Governor in his discretion may remove any member on the grounds that he has become incapacitated for the discharge of his duties.

It is hereby submitted that in the case of member

the member

I have in my discretion removed him on the ground that he has become incapacitated for the discharge of his duties.
Section 101:

"The Government may make rules under this Act regulating the assessment of taxes leviable under Sections 94 & 95 and for preventing evasion of assessment."

Those rules shall be laid on the table of the House.
L. A. Bill No. XXXIX
of 1952, the Hyd. Dist.
Boards Bill, 1952

15th Sept., 1953.

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"Provided that if no qualified candidate is elected in a vacant seat, the Government notwithstanding . . . ."

"Government may nominate a member to fill the vacancy" (Disqualified)

provided that if no qualified candidate is elected in a vacant seat, the Government notwithstanding . . . .

Government may nominate a member to fill the vacancy

The Hyd. Dist. Boards Bill, 1952

"Provided that if no qualified candidate is elected in a vacant seat, the Government notwithstanding . . . ."

"Government may nominate a member to fill the vacancy" (Disqualified)

provided that if no qualified candidate is elected in a vacant seat, the Government notwithstanding . . . .

Government may nominate a member to fill the vacancy

The Hyd. Dist. Boards Bill, 1952

"Provided that if no qualified candidate is elected in a vacant seat, the Government notwithstanding . . . ."

"Government may nominate a member to fill the vacancy" (Disqualified)

provided that if no qualified candidate is elected in a vacant seat, the Government notwithstanding . . . .

Government may nominate a member to fill the vacancy

The Hyd. Dist. Boards Bill, 1952
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15th Sept., 1953.


स्लेज में हारा तुरही था जहां वसीजा करने के जिसके माहूल
के लाभ के पास का तेजा वा अव वसीजा रहे हो आकसी आजी
के नीचे होता है असीं होता है।

मियोंसाल तालें क्षेत्री के स्लेज में लगाकियों कारोबार हैं असीं
वहाँ पृथुनिश्चित जो चीजों की अन्यान्य \( k i / a y a n a ) \text{ प्राप्त}
की जाती है, जो तुरही के लाभ से यमक्यों है।

सेल कॉन्सॉक के लाभ है।

जो तारीखी तालीम बने बीते के अपके तेजा के स्वरूप गोरखा
अहितार्थ आस्थित कोरप्युक की अहितार्थ लोक स्वरूप की
को है, कभी है।

रचना के पृथक, की है, अैसी होने है।

अव जैज ब्यूनूवो घोड़ो के वर्ती में सब असीं अथलामण के
वर्षा है। नियमगत वलिज पत्तानही काफी अत्यधिक कही
की है और अव रोज वर्षा की अत्यधिक कही अव पत्ता की
असीं स्वरूप की कोरप्युक की दिया गया है।

जो के कोर्ट कुपूर की असीं के स्वरूप अत्यधिक कही अव से
वर्ती में सब असीं अथलामण के की कोर्सन की अत्यधिक कही
मनाकरा एकसौ के तत्त्व बिया जो अन्वय है। अव बीते के
कोर्सन की असीं अम्बज के है।

असीं अधिकरण कोर्सन की असीं की कोर्सन की अत्यधिक कही
बिया के कोर्सन की असीं की कोर्सन की अत्यधिक कही
बिया के कोर्सन की असीं की कोर्सन की अत्यधिक कही
बिया के कोर्सन की असीं की कोर्सन की अत्यधिक कही
बिया के कोर्सन की असीं की कोर्सन की अत्यधिक कही

15th Sept., 1953.


اہنے عملے پر تعلیمی ایکشن لے مکمل کیا - لیکن ابھی ہی وہ چکلی ہدیکہ بیویزیئن اپنی من مل اپنی کوشش کریں ہیں۔ ایسے ایک کلاشنک کی اور تبدیل دونوں میں بیداہوئے ہے۔ اور ایک ثالہ وہاں رہتا ہے۔ ایک چالا میں اپنی کوشش کریں ہیں۔ ایکمہ کی کوشش کریں ہیں۔ ایسی کی نیاز میں معبود یہاں ہے۔ اسی میں درس اور بورسہ اسے دوسرے کی اسی قسم کا ثلثول رہے ہے۔ اسی قسم کا دو عمل۔

وہاں ہوئے ہی اور یہ عمل باقی نہ رہنے چاہے۔

اسکی بعد سدہی نہ داریں کے آجاتھے - اس بل کے احاطے کے کچھ ذکر زمانہ

یا ہوئے ہی - ایسے کی جوہر داریں ہیں ان میں کئی کوچکو کر کے اب جو بھی

ذکر داریں شکست بزوڑ پر عائد کی جاریت ہیں ان ذکر داریں کو عمل میں لانے کیلیے

ایک بے بائی مصروف ہیں۔ بے بائی سمجھتی ہیں۔ شکستگی بوزہ

اور لوقیر گروہ کے اساد کے اسے مصروف ہیں۔ اس بل میں یہ کہا گیا

کہ مصروف ہیں میں اور لوقیر کے مصروف ہوں بھی یہ بار

جاائے ہے اور لوقیر کہ جموں ہاکی اور جموں ہاکی کے اسے مصروف ہیں میں پر شکستگی کے حاصل

وہ یہ ہیں پر سمجھتی ہے۔ یہاں پر تعلیم کہ بھی لاگھ۔ بھی داری ہوگا ہے۔ 

یہ بھی

چہرے ہیں باقی چہارہ کو جوہری ہیں۔ بھی ہوئے ہی۔ انکہ اسکی سادہ سہٹ جہاں ہیں ہوئے

بوروتی کا چھوٹا، چھوٹا ہے۔ اس سے میں کئی کہا گیا ہے۔ لیکن چہرے میں برز گروہ

وہ یہ ہیں کہ جوہری۔ اس کے طرف ہی

گروہ کا راغب ہوئے ہاچھ۔ جوہری میں کمیاں ہوئے ہیں۔ اس وقت ہے۔ اس وقت

کہ تھا کہ یہ ہوئے ہی۔ جوہری کو جوہری کا اس وقت ہے جوہری اس وقت ہے جوہری کا اس وقت

ور ہوئے سے اس کے حوالہ ہے۔ اس وقت ہے۔ اس وقت ہے۔ اس وقت ہے۔ اس وقت ہے۔ اس وقت

ہوئے کہ جوہری کو جوہری کا اس وقت ہے۔ جوہری اس وقت ہے۔ جوہری اس وقت ہے۔ جوہری اس وقت

ور ہوئے ہی۔ اس وقت ہے۔ اس وقت ہے۔ اس وقت ہے۔ اس وقت ہے۔

(Administrative purpose)


Shri M. S. Rajalingam: Mr. Speaker, Sir, Much has been said about the nominations in the District Boards Bill, and my hon. friends in their anxiety to show that the Government have erred in taking to the system of nomination stated, with the greatest vehemence that it has been done only with an intention to retain power and with no purpose. This charge has to be answered by us.

I feel that the Members of the Opposition have begun to think that the Government consists of a few individuals only and is not representative of democracy—this idea is likely in their minds—and this is perhaps, is leading them to some sort of confusion, and such remarks. I would like to draw their attention, Sir, that every hon. Member of this House—Members on this side of the House as well as on the other side—has been elected by a popular democratic vote. Naturally, it means that the Government which is here and represented by a few hon. Ministers is a fully democratic Government, and that fact cannot be denied. Therefore, the charge levelled against the hon. Ministers that they only have an intention to retain power does not stand to reason. After all, no Minister is there to lose power and, in the same manner, no member is thereto forego power. We are here to have power with us and, at the same time, further up the popular democratic thought, for which we have pledged ourselves, and, therefore, Sir, this charge should not have been levelled against the hon. Ministers. That is one point.

Secondly, I would like to analyse the system of nominations as existing in the present democratic world. Broadly speaking, democracy is divided mainly into three categories: (i) individual democracy; (ii) party democracy; and (iii) peoples’ democracy. In these three forms, the tendency of nomination in the shape of dictatorial tendencies is more found in the peoples’ democracy. The second stage is with
the party democracy, and, perhaps, nil in the individual democracy.....

Shri V. D. Deshpande: May I know whether the hon. Member is addressing only one side of the House? (Laughter).

Shri M. S. Rajalingam: Let him not interfere what I say, I am proud that my hon. friends on this side of the House have been well-educated on this point.

Hence the need to address you above....( Interruption) I was referring to individual democracy. When my friends on the Opposition could put up with the system of nomination in people’s democracy in its highest form and could also in a way put up with the dictatorial thought to the greatest extent, I do not see any reason why they cannot put up with this little bit of nomination, now. Well, I can only conclude that they have not understood the correct side of democracy. We are functioning.... (Shri Deshpande: It is the other side that has not understood....) And that is the reason why by an anti-democratic world we are likely to be cajoled or laughed at. I am quite sure that my hon. friends who are well-versed with the democratic thought are aware that nominations are always proportionate or used in proportion to the mass consciousness of the common man. Well, if there is perfectness in any individual, neither the Government nor the system of nomination can possibly have any place in the Society but till the stage of perfect idealism is achieved, the issue of nomination, however much you like it or not, does continue and should continue in every walk of life. In taking to the system of nomination, be it with the greatest reluctance, Government has done the right thing in view of our local consciousness, as a step towards a perfect idealistic State.

Thirdly, there has been some reference about the control that has been exercised. Control in some shape or other is always there. The differentiation made between a Collector and Government is a point which I cannot appreciate, much less visualise. If it is a question of Government, some members ask: 'What justice is done by centralising power and some times, they also say that Government should decentralise its powers. I am surprised to find that both these
conflicting views are put forward with equal vehemence by the Opposition Members. When such things come up here, we are not in a position to know where we stand and which point of view they are pleading for. (Interuption) As things stand to day, I feel that the control that has been exercised is necessary and we have to go ahead with that. Similarly, regarding the question of assessment, I have heard some strange speeches here. I do not like to dilate on that, but, in a way, I cannot proceed without making a passing reference on that point. In view of our local conditions, we should develop or evolve in consultation with the District Boards a uniform taxation policy. Is it an error on the part of the Government? That is what I want to know. Is it that we want to have an irregular sort of economy and also a non-uniform policy in the State allowing every District Board to follow its own policy. I am confident my friends will say that there should be a uniform policy so far as assessment and taxation are concerned. True administratively local conditions may necessitate a certain degree of changes here and there. Also a certain amount of relaxation may have to be made if and when emergencies arise. But so far as taxation in general is concerned, the policy laid down in the Bill is for a uniform one and well thought over. This sort of uniformity have pleaded with regard to sales tax and on this point the whole House was unanimous. I wonder how this difference could step in at this stage.

There is a question posed to us. Does the Government intend to tax the common man not knowing his capacity to pay? It is well known that taxation should be in proportion to the capacity to pay and if the people have not got the required capacity to pay, other methods will have to be evolved whereby their paying capacity improves. But to think that Government is something different from the people and the people, from the Government and that taxes should not be levied on the people and that the whole money should be found with the Government—these are strange points which I fail to understand and I do not know how my friend has been pleading for such things. These are things interlinked. People have got to pay taxes. No Minister could ever think of himself paying the whole amount required for nation-building activities which people envisage from his purse. There is another thing that has been referred to. The Local Bodies' Conference held at Madras and the policy laid and sug-
gestions made thereat—these are things that have been referred to. We are in total agreement with them. But each State has got its own considerations. It may be administrative, organisational or convictional. All these things have to be balanced and it is only a collective thought of all these things that is going to give us a correct lead. In view of this, the Bill, as it stands, is perhaps the best that we can have in the present situation. If, in due course, any changes come in, leading to the development of a correct perspective of democracy, I feel that nominations should be completely removed. I am one of those who feel that there should be no Government, provided we are individually perfect. To that stage, we have to work up. Sitting here, it is our objective to reach that stage. When I speak of so much idealism, I do not want to forget the practical side of the picture. Having all these things in view, I feel, Sir, that we have done our best in the given situation. My friends have really to compliment for it. I wish they should not forget that the forces that are ruling are for democracy and they have come up on a democratic vote.

with these few words, I close.
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the Hyd. Dist. Boards Bill.
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The Governor in Council, being advised that the said bill is a measure affecting the interests of the public, and in the opinion of the Governor in Council to be necessary and expedient for the public good, makes the present address to the House:

That the House do consider and pass this bill.

The Hon. Speaker then proceeded to read the bill and in conclusion said:

The object of this bill is to provide for the establishment of a board for the distribution of water to the urban and rural districts in the State.

The bill provides for the establishment of a board for the distribution of water to the urban and rural districts in the State. The board will consist of members appointed by the Governor in Council and will have the power to make rules for the distribution of water.

The Governor in Council is authorized to appoint a manager to carry out the work of the board.

The bill also provides for the imposition of rates and charges for the supply of water and for the recovery of the expenses incurred by the board.

The bill is intended to improve the water supply in the State and to provide for the management and control of the distribution of water.
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the Hyd. Dist. Boards Bill.

میں نے رکھی جانیا تاکہ اطراف میجری حاصل کرلی جاۓ ہے۔ دمشق کہ پہلے کہ ارکان میں سے اگر چہ دس کراوں عہدے دار مشروطین کئی تاثیری کہ جائزہ نہیں توہ میں محسوس بنے تتشک کہ ماہر صحرائ میں کس سرخی آزے آسکے ہیں؟ اگر

ایہور اسیں دیہاریں کہ آئنسر یا ایک بھی ایک ایسا اینہ نہیں کیے کہ لحاظی مشروت دینے کے

نے کہے نہیں شریک رہے تو میری سمجھ میں نہیں آتا کہ وہ لوگ ذیلکرس کا کاِلہ

کس بھی میں نہیں دینا ہے۔ وہ بالائیک میں کس تجربہ حصل ہیں اینگی؟

امر زام راوز-ناتن کمیشون کیا کہا؟

ماری اور زام کمکی - وہ اس وقت زیر بحث نہیں - بھر حال میں سمجھتا ہون ہے (Fullfledged) مشروطے کی حد تک کمی دیہاریں کہ آئیفرسکو پلائیئز اور وہ فل فلیجے (Fullfledged) ممبر رہے تو اسی میں چہ ممبر سب ممبر پر پر کئی اثر ذات سمجھے - اور پہلی دو اوہ زمادار سمجھے تعداد (ب) ركيزی صگہ میں کم کم (م) - یہ کہا گیا کہ انک موجود گی نے ذیلکرس کا کلاگھمیوند داعی جاگا - مین بہت ثبوت اگر کسی کئی ہوا جانے اور اس

بارے میں لاہر کہ پہلے میں کوئی ہوا اگر تو تاکہ اس کے مشروطے کی جانب اگر واقع سیاہی کا کسی اس کے مشروطے کو کلاگھمی جانے ؟ اگر واقع سیاہی کے معاملے میں انجیر

سیاہی جاگا تو اس کیا اقدام ہوگا - کیا حسین اسی ممبر سے مدد

نہیں میکی؟ میں تو سمجھا رہتا ہو کہ اسطرح کے نامیشن کے اصول میں توہ کو انتقا

ہونا جاگا - اگر اسی اسطرح شریک رہنے سے ہیا مقصود صرف اسدر کہ وہ فل فلیجے

ممبر رہگا کام کرکسکی - اگر بھی ہوکار اور کوئی مقصود نہیں - اگر ان کی سیاہی کے میجری

پیڈا کرلینگہ بھی غور طابچہ کہا (ب) ممبر سے کیا میجری حاصل ہوسکی ہے ؟ میں

یہ میں ممبر سندھہ میں تکین کے پہلے ہیں - اس کے پہلے زوریش پر کوئی اثر نہیں

پہنچتا اور نہیں اسیفرسکی کے طرح پاڑی پالینےکی اسکے ہیں۔

کلکتر کے نہاپے کہ بارے میں کہا گیا - ہمارے کے مبنی اور بارے کے دولت میں جو بارے

پہنچے اور مدراس کے ایکہ اسکے ہیں - کیا یہ چیزی انے یہ کہ ہم کلکتر

کو ہو ہو کا باد کے سے زیادہ پہاڑی پہاڑی دینا ہیں - کیا آپ اپنے آپ کو برپہ کیے?

پیناکرسی سمجھی ہے?

شری پی - ڈی. دشمسکی (بھور کردن - عام) - لیکن وہ نامیشن نہیں۔

شری ایچ اف میکی - مسلم کلکتر کے نہاپے کہ بارے میں مسلم کن کرھا ہوین۔

نامیشن کے کے بارے میں مسلم کن کرھا ہوین - نامیشن کی اسکوئل ایکہ تو اس وقت تو

پہنچے اور مدراس کا نام یا جانتے ہیں لیکن کلکتر کے معاملے میں وہان کے مبنی ایسے

کیا جانتے ہیں کہا ہے کہ وہ واقعی کرھا ہے۔ اگر بیچی اف پس

کا واقعہ ہو یا ایک مراجی کے ہامی تو ایسی صورتیں میں مداخلت کرتا ہے - میں

تو سوال کو جبریہ نہیں صرف ایکہ ہی کہیں یا کسی کے چوہ کو دوسرے کیسی نہیں آیا - اسک


The following, which is a translation of the original in Urdu, translates to English:

The Hydroelectric Dist. Board Bill of 1952, which was passed by the Lahore Assembly, is now being considered by the Provincial Assembly.

The Bill provides for the establishment of a Board for the development and utilization of hydroelectric power in the Province of West Pakistan.

The Board will have the power to acquire, construct, and operate hydroelectric installations.

The sources of income of the Board will include the sale of electricity, the sale of surplus power, and the sale of any other property acquired by the Board.

(Major sources of income)
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Accumulate ( Localised Society of service )

Invite ( Provincialisation )

Hojaq(c) ( Hedge )

Toward the Krems in the Yalansin existing House in the Roors Kilter Gourondi Montgory

Hy-15th of Sept., 1952, 179 the Dist. Boards Bill.

Accumulate ( Localised Society of service )

Toward the Krems in the Yalansin existing House in the Roors Kilter Gourondi Montgory

Hy-15th of Sept., 1952, 179 the Dist. Boards Bill.

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L. A. Bill No. XXXIX of 1952,  
the Hyd. Dist. Boards Bill.  

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the Hyd. Dist. Boards Bill.

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Further examination (Further examination)

Experts (Experts)

Layman (Layman)

Public opinion (Public opinion)

Experts (Experts)

Layman (Layman)

Public opinion (Public opinion)

Experts (Experts)

Layman (Layman)

Public opinion (Public opinion)
182

15th Sept., 1953.

L.A. Bill No. XXIX of 1952,
the Hyd. Dist Boards Bill.

We now adjourned till 2 P.M.

The House then adjourned till Two of the Clock on Wednesday, the 16th September, 1953.

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