HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES

Official Report

PART II—PROCEEDINGS OTHER THAN
QUESTIONS AND ANSWERS
THE HYDERABAD LEGISLATIVE ASSEMBLY

WEDNESDAY, 23RD SEPTEMBER 1953.

The House met at Half Past Two of the Clock

[Mr. Speaker in the Chair]

Questions and Answers

(See Part I)

Presentation of a Petition re: closure of Hyderabad Spinning and Weaving Co. Ltd.

Mr. Speaker: Now, let us proceed to the next item on the agenda, Second Reading of Bill No. 24.

*Shri V. D. Deshpande (Ippaguda): I requested you to permit me to submit a petition, Sir.

Mr. Speaker: Yes, I have given my consent—please present it.

Shri V. D. Deshpande: I present a petition signed by 600 employees of the Hyderabad Spinning and Weaving Co. Ltd., Secunderabad, regarding the notice of closure served on the mill by the Management to terminate the services from 8th October, 1953, resulting in unemployment of 1,785 workers and their dependants, who number above 8 thousand. In the application, they state that the management purchased this mill for 5 lakhs of rupees and in the last two years, their profits have gone from 12 lakhs to 42 lakhs. It is also a fact that the increase in the number employed was only 400. Further they state that the productivity of the said mill is in no way less than any other mill and compares very well with Dewan Bahadur Ramgopal Mills, Secunderabad. Further they state that the pay of the various workers there, the weavers and others, in the last one year has decreased by 33% or more and they state that the Bleaching Department of the said mill is being used for the Gulbarga Mills and losses have been shown so as to close the mill and terminate the services of the worker to escape from the liability of paying Provident Fund and later re-employ them on lower wages.
Lastly in their application they request the Government: Firstly, to prohibit the closure of the Hyderabad Spinning and Weaving Mills or any part thereof, to set up an urgent Enquiry Committee to go into the financial affairs of the company and of the bad quality of manufacture, secondly set up an urgent court of Enquiry to go into the financial affairs of the company, thirdly compel the Gulbarga Mills to re-invest their profits into the Hyderabad Spinning Mills to see that it runs without closure, fourthly render aid if needed from the Industrial Trust Fund or the State Insurance Financial Corporation for the purchase of new machinery, fifthly lower cloth prices and take other measures for the clearance of accumulated stocks so that the crisis does not envelope all the textile mills as apprehended by the Government and lastly and sixthly convene a tripartite conference immediately consisting of Government, the employers and the workers' representatives to devise ways and means for making the mill work without closure.

Mr. Speaker: The petition is referred to the Committee on Petitions.

L. A. Bill No. XXIV of 1953, The Hyderabad Land Improvement Bill 1953

Chief Minister (Shri B. Rama Krishna Rao) Sir, I beg to move:

"That L. A. Bill No. XXIV of 1953, a Bill to ensure proper utilisation of land and to provide for the making and execution of schemes relating to the construction of tanks, embankments and other works, the prohibition and control of grazing for the purposes of preservation of soil, prevention of soil erosion, improvement of water supply and other matters in order thereby to protect and improve lands and crops in the State of Hyderabad, be read a second time."

Mr. Speaker: The question is:

"That L. A. Bill No. XXIV of 1953, a Bill to ensure proper utilisation of land and to provide for the making and execution of schemes relating to the construction of tanks, embankments and other works, the prohibition and control of grazing for the purposes of preservation of soil, prevention
of soil erosion, improvement of water supply and other matters in order thereby to protect and improve lands and crops in the State of Hyderabad, be read a second time."

The motion was adopted.

Clause 2

Shri K. Ananth Reddy (Balkonda): Sir, I beg to move:

"That after para (a) of sub-clause (1) of Clause 2 of the Bill, the following be inserted as sub-clause (aa), namely,

(aa) 'Committee' means the District Land Improvement Committee constituted under Section 4-A'.

Mr. Speaker: Amendment moved:

Shri Manikchand Pahade (Phulmari): Sir, I beg to move:

(a) "That for paras (c) and (d) of sub-clause (1) of Clause 2 of the Bill, the following be substituted, namely:

(c) 'Committee' means the Land Improvement Committee constituted for preparing a particular scheme and for executing the same'.

(b) That paragraphs (e), (f), (g), (h) and (i) of the Bill consequentially be renumbered as paragraphs (d), (e), (f), (g) and (h) respectively'.

Mr. Speaker: Amendment moved:

Now, we shall take up clause 4 also wherein the word 'Committee' occurs first.

Shri B. Rama Krishna Rao: There are further amendments to Clause 2. I think if all the amendments to Clause 2 are moved one by one, it will be easy for discussion.
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Shri Gopalrao: Sir, I beg to move:

"That in para (a) of sub-clause (1) of Clause 2 of the bill, for the word 'Hyderabad', the following word be substituted, namely, 'District'."

Mr. Speaker: Amendment moved:

Shri B. Rama Krishna Rao: Apparently, the hon. Member wants, District Land Improvement Board, instead of Hyderabad Land Improvement Board. There will be a Central Board known as the Hyderabad Land Improvement Board. I want to know whether he does not want to have a Central Board, or wants to have a District Land Improvement Board only. I think he will make himself clear in his discussion on the amendment.

Shri Ankush Rao Ghare (Partur): Sir, I beg to move:

(a) "That after para (f) of sub-clause (1) of Clause 2 of the Bill, the following para be added, namely:

'(g) 'Committee' means a District Committee constituted for preparing a particular scheme and executing the same consisting of (a) Collector as Chairman, (b) Assistant Director of Agriculture, (c) District Engineer, and (d) three Agriculturists from the area published in the Jarida' ."

(b) "That paras (g), (h) and (i) be consequentially renumbered as paras (j), (k) and (l) respectively.'"

Mr. Speaker: Amendment moved:

Shri Udhava Rao Patel (Osmanabad-General): I beg to move:

(a) "That after para (f) of sub-clause (1) of Clause 2 of the Bill, the following para be added, namely:

'(g) 'Self-Cultivator' means a person as defined in the Hyderabad Tenancy and Agricultural Lands Amendment Act of 1958.'"

(b) "That paras (g), (h) and (i) be consequentially renumbered as paras (k), (l) and (m) respectively"."

Shri Vdhav Boop Patel (Osmanabad-General): I beg to move:

(a) "That after para (f) of sub-clause (1) of Clause 2 of the Bill, the following para be added, namely:

'(g) 'Self-Cultivator' means a person as defined in the Hyderabad Tenancy and Agricultural Lands Amendment Act of 1958.

(b) "That paras (g), (h) and (i) be consequentially renumbered as paras (k), (l) and (m) respectively"."

Mr. Speaker: Amendment moved:
Mr. Speaker: Amendment moved:

Shri Bhagwan Rao Boralkar (Basmath-general): I beg to move:

(a) "That after para (f) of sub-clause (1) of Clause 2 of the Bill, the following para be added, namely:

"(g) 'Committee' means a District Committee constituted for preparing a particular scheme and executing the same consisting of (i) Collector as Chairman; (ii) Assistant Director of Agriculture, (iii) Executive Engineer, and (iv) Three members of the Hyderabad Legislative Assembly of the District."

(b) "That paras (g), (h) and (i) be consequentially re-numbered as paras (h), (i) and (f) respectively."

Mr. Speaker: Amendment moved:

Shri Manikchand Pahade: Sir, I beg to move:

"That in line 2 of sub-clause (2) of Clause 4 of the Bill, for the words "an officer", the following words be substituted, namely, 'a committee'."

Mr. Speaker: Amendment moved:

Shri K. Ananth Reddy: I beg to move:

"That in line 2 of sub-clause (2) of Clause 4 of the Bill, for the words 'appoint an officer', the following words be substituted, namely, 'Constitute a District Land Improvement Committee'."
Mr. Speaker: Amendment moved:

Shri Manikchand Pahade: I beg to move:

"That at the end of Clause 4 of the Bill, the following sub-clause be added, namely:

'(3) The Committee shall consist of (i) an officer of the Government; (ii) a person nominated by the Board from amongst the persons whose interests, in the opinion of the Board, may be affected by this scheme; and (iii) a person having special knowledge of the subject matter of the scheme'."

Mr. Speaker: Amendment moved:

Shri K. Ananth Reddy: Sir, I beg to move:

"That at the end of Clause 4 of the Bill, the following new clause be added, namely,

'(4A) The District Land Improvement Committee shall consist of the following members:

(a) The Collector as Chairman,
(b) The District Engineer for irrigation,
(c) The District Forest Officer,
(d) The Assistant Director of Agriculture, and
(e) All the district members of the Hyderabad Legislative Assembly'."

Mr. Speaker: Amendment moved:

Shri Ankush Rao Ghare (Partur): I beg to move:

"That in line 2 of sub-clause (2) of Clause 4 of the Bill, for the words 'shall appoint an officer' the following words be substituted, namely:

'constitute a committee'."

Mr. Speaker: Amendment moved:

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

"That after sub-clause (2) of Clause 4 of the Bill, the following new sub-clause be added, namely,
the Hyderabad Land Improvement Bill, 1953.

'(3) The Inquiry Officer shall be assisted by an Advisory Committee consisting of 5 or more persons of the area concerned to be appointed by the Board.'

Mr. Speaker: Amendment moved:

Shri Udhava Rao Patel: I beg to move:

"That at the end of Clause 4 of the Bill, the following sub-clause be added, namely,

'(3) The Committee shall consist of the following members:

(a) Collector as Chairman,
(b) District Engineer,
(c) Assistant Director of Agriculture, and
(d) Three Agriculturists from the area published in the Jarida.'"

Mr. Speaker: Amendment moved:

Shri Udhava Rao Patel: I beg to move:

"That at the end of Clause 4 of the Bill, add the following sub-clause, namely:

'(3) The Committee shall consist of the following members:

(a) Collector as Chairman,
(b) District Engineer,
(c) Assistant Director of Agriculture, and
(d) Three agriculturists from the area published in the Jarida.'"

Mr. Speaker: Amendment moved:

Shri B. Rama Krishna Rao: Mr. Speaker, Sir, Amendments to Clauses 2 and 4 have been moved together, because they are inter-related. I suppose the movers of the amendments will explain their amendments.....

Mr. Speaker: It would be better if the hon. Minister speaks in Hindi.
I am sorry, I am taking the name of the hon. Member...

Mr. Speaker—The amendment stands in the name of the Member and so there is no objection in mentioning his name.

Constitute a District Land Improvement Committee.
"Constitute a Land Improvement Committee."

Instead of the word 'appoint' it should be 'constitute.'

Constitute a Land Improvement Committee.

The Land Improvement Committee shall consist of the following members:

(e) All the district Members of the Hyderabad Legislative Assembly.
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श्री ये - राम कश्मर राव - बतौर धौका है मुखर ओने ये वी अन्वेषक एक्सपैलन (क्रमें का मौजूदा द जली - स्न अन्वेषक को मैं नसब सेहोंका बिल को रंगा।

मेसर इस्पीकर - ग्राम ये अपनों भीने वी अन्वेषक और को बिल को हो जानकार।

श्री ये - राम कश्मर राव - बतौर एक अपार बिल ये तरह में बिल ओने के भीतर आम अपनों भीने वी - स्न अन्वेषक भी अपने को हो जानकार।

नारे में ये ये अन्वेषक ये अपार बिल बिल को हो जानकार।

मेसर इस्पीकर - क्लास (में) के बारे में जो अपनों ओने अपनों अक्सर जो आर्बिल बिल बिल को हो जानकार।

अवर दिखें में अपने ओने अपने बिल को हो जानकार।

ये सनक ओने नारे ही हो बिल को हो जानकार।

भी अपिकबंद पहाड़े

मानवीय अन्वेषक महोदय, मैं ए जो संशोधन क्लास ४ में लाया है वह जिस तरह से है कि जिस बिल के सव क्लास दो के जानकार दो में जहां ओने अपने का लक्ष आया है वहां कमेंट का लक्ष ज्योतिषालय बिल का रूप में ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योतिषालय बिल का चिन्ह ज्योति...
MP. इस्हिक - अतीव सब तथा अन्य आदेश अथवा वाक्य का संक्षेप नहीं दिया गया।

मीन जौहर गुप्ता ने ऐसे वाक्य का संक्षेप नहीं दिया गया।

[Mr. Deputy Speaker in the Chair].

जैसा गोवारी स्त्री यदि की जाती है तो बस्ती तीन से भी ज्यादा दिशितकर्ता बनाया जाय यह बस्ती मालिक हो सकता है। बर्ति दिशितकर्ता में यदि स्त्री हैं तो बात बनाया है लेकिन बाकी बाकी दिशितकर्ता से मिलकर यदि स्त्री बनती हैं तो दिशितकर्ता को बनाया जाय जो कस्तो बनाया हो सकता है? जब तक दिशितकर्ता को बनाया हों तो बर्ति दिशितकर्ता को बनाया हो सकता है?

बात यह है कि यह बस्ती कमेटी बनायी है बर्ति दिशितकर्ता के लिये बनाया जाय और बर्ति दिशितकर्ता में यह ज्यादा दिशितकर्ता हो सकते हैं।

बर्ति बाजारमें बताया जाता है कि उस रंग कर्ता है जिस दिशितकर्ता के द्वारा आर्केटेड अंगों के अंतर्गत की बात जिनका बस्ती कर्ता है ज्यादा हो।

बार का महत्व यह है बर्ति बस्ती ५ दिशितकर्ता से ही तो बस्ती
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the Hyderabad Land Improvement Bill, 1953.


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L. A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

The Inquiry Officer shall be assisted by an Advisory Committee consisting of 5 or more persons of the area concerned to be appointed by the Board.
There is a great need in the villages for an organisation representing the community as a whole, which can assume the responsibility and provide the leadership for the development of resources.
L. A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

A person nominated by the Board from amongst the persons whose interests, in the opinion of the Board, may be affected by this Scheme.

A person having a special knowledge of the subject matter of the scheme.
Provided that two agriculturists are co-opted.

8 agriculturists from the area published in the Jarida.

Provided that two agriculturists are co-opted.

Accept

Recommendation

Convince

Experts

Technicians

Modification

Propose

Co-opted

Co-option

Provided that two agriculturists are co-opted.
L. A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

Speaker: Does Shri Manikchand Pahade accept the amendment of the hon. Chief Minister?

Shri Manikchand Pahade: Yes, I accept, Sir.

Mr. Speaker: So, he may withdraw his amendment.

Shri Manikchand Pahade: Sir, I beg leave of the House to withdraw my amendment, viz:

"In line 2 of sub-clause (2) of clause 4 of the Bill, for the words 'an officer' substitute the following words, namely-

'a Committee'

The amendment was, by leave of the House withdrawn.

Mr. Speaker: Now I will come to the amendment of Shri K. Ananth Reddy. The hon. Chief Minister wants that the word 'District' should be dropped. Does Shri Ananth Reddy accept this?

Shri Ananth Reddy: Yes Sir; I accept this.

Shri B. Ramakrishna Rao: I accept the amendment to Shri Ananth Reddy after omitting the word 'District.'
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Mr. Speaker: So, the amendment, viz., 'constitute a Land Improvement Committee' is accepted. Now, the amendment of Shri Manikchand Pahade. The hon. Chief Minister wants to add a proviso to his amendment. Does the hon. Member accept this?

Shri Manikchand Pahade—indicated assent.

Shri B. Ramakrishna Rao: Sir, I will now read the amended version.

"At the end of clause 4 of the Bill, add the following sub-clause, namely—

'(3) The Committee shall consist of: (i) an officer of the Government; (ii) a person nominated by the Board from amongst the persons whose interests, in the opinion of the Board, may be affected by this scheme; and (iii) a person having special knowledge of the subject matter of the scheme;

Provided that the Chairman may co-opt with the approval of the Collector, two agriculturists of the area concerned, if the scheme relates to agricultural improvements.

Mr. Speaker: Now, Shri K. Ananth Reddy’s amendment. There is not much difference in this amendment except "The Collector as Chairman; The District Engineer, for Irrigation...."

Shri K. Ananth Reddy: Sir, I beg, leave of the House to withdraw my amendment,

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

Mr. Speaker: Shri Udhava Rao Patel.

Shri Udhavarao Patel: Sir, I beg leave of the House to withdraw my amendment.

"The amendment was by leave of the House, withdrawn."
Mr. Speaker: Shri Ankushrao Ghare.

Shri Ankush Rao Ghare: Sir, I beg leave of the House to withdraw my amendment.

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

Mr. Speaker: Shri K. Ananth Rama Rao.

Shri K. Ananth Rama Rao: Sir, I beg leave of the House to withdraw my amendment,

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

Mr. Speaker: So, sub-clause (2) and sub-clause (3) of Clause 4, as amended will read thus:

"(2) On the issue of a direction under the provisions of sub-section (1), the Board shall constitute a Land Improvement Committee to prepare, in accordance with such instructions as it may issue, a draft scheme containing the following particulars:

(i) the objects of the scheme;
(ii) the approximate area of the lands to be included in the scheme;
(iii) the work or kind of work to be carried out under the scheme;
(iv) the agency or agencies through which the work shall be carried out;
(v) such other particulars as may be prescribed.

"(3) The Committee shall consist of: (i) an officer of the Government; (ii) a person nominated by the Board from amongst the persons whose interests, in the opinion of the Board, may be affected by this scheme; and (iii) a person having special knowledge of the subject matter of the scheme;

Provided that the Chairman may co-opt with the approval of the Collector two agriculturists of the area concerned if the scheme relates to agricultural improvements."

The question is:

"That clause 4, as amended, stand part of the Bill."
The motion was adopted.

Clause 4, as amended, was added to the Bill.

Mr. Speaker: Let us now take clause 3.

Clause 3

Shri Manikchand Pahade: Sir, I beg to move:

"(a) In line 3 of sub-clause (1) of Clause 3 of the Bill, between the words ‘the’ and ‘land' insert the following word, namely—

‘Hyderabad’

(b) In paragraph (i) of sub-clause (1) of Clause 3 of the Bill, for the words ‘as Chairman’ substitute the following words, namely—

‘who shall be the Chairman of the Board’

(c) At the end of sub-clause (1) of Clause 3 of the Bill, add the following para, namely—

“(c) Three members of the Legislative Assembly elected by the Hyderabad Legislative Assembly who shall be the members of the Board.”

(d) In para (iv) of sub-clause (1) of Clause 3 of the Bill, for the words ‘as members’ substitute the word ‘and’.

Mr. Speaker: Amendment moved.

Shri K. Ananth Reddy: I beg to move:

After para (iv) of sub-clause (1) of Clause 3 of the Bill, insert the following para namely—

“(v) Three members of the Hyderabad Legislative Assembly.”

Mr. Speaker: The first amendment covers this point. This need not be moved.
Shri Manikchand Pahade: I beg to move:

"At the end of sub-clause (2) of Clause 3 of the Bill, add the following words, namely—

"but the number of such co-opted persons shall not exceed two at a time."

Mr. Speaker: The Clause reads "The Government may, from time to time, on the advice of the Board, co-opt any other person to be a member of the Board for such period..." So the wording is "any other person" in singular. How can the hon. member add a sentence now, which speaks of "persons" in plural. Unless the first sentence is amended to include "any other person or persons", he cannot add this plural in the subsequent sentence.

Shri B. Ramakrishna Rao: Singular includes plural. Probably "any other person" may include more than one person.

Mr. Speaker: That may be true, but the words are not there in the clause. Therefore the amendment would not be proper.

Shri B. Ramakrishna Rao: But the meaning of 'person' may be taken in plural.

Mr. Speaker: When it is mentioned "any other person", the word "other" would qualify the word "person". By no stretch of imagination can we say more than one person is intended. What is the intention of the Government in using the word in singular?

Shri B. Ramakrishna Rao: The intention was not to construe it in singular. It implies the possibility of co-opting more than one person. I shall presently refer Sir, to the Bombay Act, which I presume uses the Singular, and yet implies the inclusion of more than one person.

Mr. Speaker: I can understand any person, but here it says specifically "any other person". Let us proceed with the next amendment. Meanwhile we can look into the Bombay Act.
Shri Manikchand Pahade: I beg to move:

For sub-clause (3) of Clause 3 of the Bill, substitute the following, namely—

"(3) All the decisions of the Board shall be taken by votes. In case of difference, the decision of the majority of members shall prevail;

Provided that when their opinion is equally divided, the Chairman shall have a casting vote."

Shri Udhavrao Patil: The original clause itself implies this suggestion. It is not necessary to move an amendment.

Mr. Speaker: Here it says "the decision of the majority of members shall prevail" and the decisions will be taken by votes. This makes it more explicit. Of course, it is implied that all the decisions will be by votes. The mode is indicated here. Amendment moved.

Shri Manikchand Pahade: I beg to move:

For sub-clause (4) of Clause 3 of the Bill, substitute the following namely—

"(4) The Government shall appoint a Secretary to the Board who shall be responsible to attend to the correspondence and generally carry out the instructions of the Board"

Mr. Speaker: Before I permit this amendment, I would like to clarify the position. It is stated in the Bill "Secretary means an officer appointed by the Board to act as such for transacting the business of the Board." The hon. Member wants that the Secretary should be appointed by the Government and not by the Board. Then the definition of Secretary should also be there in the amendment. I have not received such an amendment.

Shri B. Ramakrishna Rao: The word Secretary has not been defined.

Mr. Speaker: "All communications and orders of the Board shall be issued by the Secretary".
L.A. Bill No XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

Mr. Speaker: Does the hon. Member want to move the amendment.

Shri Manik Chand Pahade: I do not wish to move my amendment.

Mr. Speaker: Let us take the second list.

Shri Annaji Rao Gavane: I beg to move:

"After para (iv) of sub-clause (1) of Clause 3 of the Bill, add the following para, namely—

"(v) Three members of the Hyderabad Legislative Assembly elected on the principle of proportional representation by means of the single transferable vote."

Mr. Speaker: Amendment moved.

Shri Gopal Rao: I beg to move:

for sub-clause (1) of Clause 3 of the Bill, substitute the following, namely—

"8 (1) The Government may constitute, in each District with the Collector, as Chairman, a Board consisting of the District Agricultural Officer, Divisional Forest Officer, District Engineer and four other members to be elected by the Local Board of the District concerned from amongst its members by the system of proportional representation."

Mr. Speaker: The amendment is almost the same as the main clause, except the proportional representation asked for here.
The House then adjourned for recess till five Minutes Past Five of the Clock.

P.-II-4
The House re-assembled till after recess at Five Minutes Past Five of the Clock.

[Mr. Speaker in the Chair.]
Clause 4, marginal note: "Power of Board to direct preparation of Land Improvement Schemes".

The Board may direct the preparation of a scheme for any area within its jurisdiction.

Clause 4 (1) The Board may direct the preparation of a scheme for any area within its jurisdiction to make provisions for any one or more of the following matters:

(i) reclamation of waste, saline or water-logged land;
(ii) maintenance and improvement of soil fertility;
(iii) prevention of erosion of soil;
(iv) making dry lands suitable for irrigation;
(v) fixing of zones for different types of irrigation;
(vi) introduction of dry farming or mixed farm methods of cultivation;
(vii) improvement in the methods of cultivation;
(viii) prohibition or control of grazing or reservation of lands for pasture;
(ix) planting and maintenance of trees and control of tree growth;
(x) such other matters consistent with the objects of this Act as may be prescribed.
23rd Sept., 1953.

L. A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

Reclamation of waste land; afforestation; maintenance and improvement of soil fertility.

There will be a separate committee for every scheme and not for the district. It is not a committee intended for the district.
L. A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

Jawahar is he, the Assistant Commissioner of Hyderabad, has ordered the following:

On 23rd Sept., 1953, 465

the Hyderabad Land Improvement Bill, 1953.

44

a person nominated by the Board from amongst the persons whose interests, in the opinion of the Board, may be affected by this scheme."
L.A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

Advice to the Collector

In view of the objections raised or in view of the opinion of the Collector, the Board will modify the proposal or scheme or may not modify it.

Within the terms of this Act........
"In line 2 of sub-clause (2) of Clause 4 of the Bill, for the words 'an officer' substitute the following words, namely:—

a 'Committee'.

Instead of 'appoint an Officer', it should be 'constitute a Committee'. We may say 'appoint a Committee' also but 'constitute a Committee' is a better wording.

At the end of Clause 4 of the Bill, add the following sub-clause, namely—

'(3) The Committee shall consist of: (i) an Officer of the Government; (ii) a person nominated by the Board from amongst the persons whose interests, in the opinion of the Board, may be affected by this scheme; and (iii) a person having special knowledge of the subject matter of the scheme.'

Provided that the Chairman may co-opt with the approval of the Collector, two agriculturists of the area concerned, if the scheme relates to agricultural improvements."
Add (d) "At the end of Clause 4 of the Bill, add the following new clause namely—"

4A. The District Land Improvement Committee shall consist of the following members:

(a) to (d)

(e) All the district members of the Hyderabad Legislative Assembly'."

The Inquiry Officer shall be assisted by an Advisory Committee consisting of 5 or more persons.
Shri Gopal Rao: That clause is for the whole State of Hyderabad. Here each District is to have a Board.

Mr. Speaker: Amendment moved:

Shri Annaji Rao Gavane (Parbhani): I beg to move:

(a) In line 1 of sub-clause (2) of Clause 3 of the Bill, for the word “may” substitute the word “shall”

(b) At the end of sub-clause (2) of Clause 3 of the Bill, add the following proviso, namely—

“Provided that the person so co-opted shall be a self cultivator of land”.

Mr. Speaker: Amendment moved:

Now, what about the number of such co-opted persons. The amendment of Shri Pahade reads as at the end of sub-clause (2) of clause 3 of the Bill, the following words shall be added, namely,—

“but the number of such co-opted persons shall not exceed two at a time”.

The sub-clause, as it stands, reads:

“The Government may, from time to time, on the advice of the Board, co-opt any other person to be a member of the Board”.

Shri Manikchand Pahade: ‘Any other person’ occurring in the sub-clause cannot be taken to mean two persons. So, I do not want to move the amendment standing in my name.

Mr. Speaker: All amendments to Clause 3 are moved. Now Shri Manikchand Pahade can speak on his amendments and also on those moved by the other hon. members, to Clause 3 of the Bill.
23rd Sept., 1953.

L. A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

Of the Hyderabad Land Improvement Bill, 1953.

This Bill aims to improve the land by the following measures:

1. Reorganization of existing revenue
2. Improvement of water supply
3. Establishment of local boards
4. Provision of public utilities

The Bill provides for the establishment of local boards to be elected by the people of the area. The boards will be responsible for the implementation of the improvements.

The provisions of the Bill are as follows:

1. **Reorganization of Revenue**: The existing revenue system will be reorganized to ensure fair and equitable taxation.
2. **Improvement of Water Supply**: The Bill provides for the construction of new water supply systems to ensure adequate water supply for all.
3. **Local Boards**: The Bill provides for the establishment of local boards to be elected by the people of the area. The boards will be responsible for the implementation of the improvements.
4. **Public Utilities**: The Bill provides for the provision of public utilities such as roads, drainage systems, and electricity.

The Bill also provides for the establishment of a fund to finance the improvements. The fund will be financed by the following sources:

1. **Revenue Surplus**: The revenue surplus of the area will be used to fund the improvements.
2. **Voluntary Contributions**: The people of the area will be encouraged to make voluntary contributions to the fund.
3. **State Government**: The state government will provide a grant to the fund to support the improvements.

The Bill is a significant step towards the development of the area and will improve the quality of life for the people of the area.

This Bill is a significant step towards the development of the area and will improve the quality of life for the people of the area.

the Hyderabad Land Improvement Bill, 1953.

I have the honor to inform that I have introduced a Bill for the improvement of the Hyderabad Land and for the promotion of proportional representation.

The Bill provides for the establishment of an elected council for each division of the city, consisting of members elected by the local electorate. The council will have the power to make rules for the administration of the city and to raise funds for the improvement of the area.

I am confident that this Bill will bring about a significant improvement in the living conditions of the citizens of Hyderabad.

Yours faithfully,

[Signature]

[Name]
Clause 3: "The Government may, for the purpose of carrying out the provisions of this Act, constitute for the State of Hyderabad a Board called the Land Improvement Board..."
Improvement in methods of cultivation.

Chief Engineer of Irrigation, Chief Conservator of Forests, Director of Agriculture and Member of the Revenue Board.

The Hyderabad Land Improvement Bill, 1953.

The Provincial Government shall constitute in each district a Board consisting ...(i) the Collector, (ii) District Agricultural Officer, (iii) Divisional Soil Conservation Officer and (iv) such non-official persons not exceeding two as may be appointed by the Provincial Government.

Member of the Board of Revenue, Chief Engineer, and Chief Conservator of Forests.

Shri L. K. Shroff (Raichur): Mr. Speaker, Sir, I am not able to understand the propriety of the amendment moved by Shri Annajirao Gavane, which says:

"In line 1 of sub-clause (2) of Clause 3 of the Bill, for the word 'may' substitute the word 'shall'."

In Clause 3 of the Bill it is stated thus:

"The Government may, from time to time, on the advice of the Board, co-opt any other person to be a member of the Board for such period as the Government thinks fit."

Now, the question is of co-option and when co-option is allowed, it is common knowledge that it is left to the pleasure of the Committee or the Board which has been given the power of co-option. To say that the Board can co-opt and at the same time to say that it must co-opt is something that passes beyond reasoning. Of course, if the hon. Member wants that the person who is to be co-opted should be a self-cultivator, there is some meaning. That means, whenever
the Board co-opts a person he must be a self-cultivator. But to say that the Board may co-opt and at the same time to say that the Member who is co-opted will not have the right of voting, is something which will put the Member co-opted in a peculiar position and the Board also will be restricted in its purpose. So, I feel that the amendment seeking to substitute the word 'shall' in place of 'may' is rather out of place and out of order.

As regards the other amendments moved by different hon. Members, I feel that when we have accepted to constitute a Committee for a particular area, there is no necessity of having another Committee or a Board for a District. The hon. Members do not visualise a Central Board, but when there are so many committees for different areas, it is necessary that there should be a Central Board constituted, which would co-ordinate and pool together the activities of the different committees, so that there may not be any overlapping or wastage. Therefore, I am opposed to the amendments moved by Shri Gopalrao as well as Shri Annajirao Gavane.

Mr. Manikchand Pahade's amendment lays down that there should be "three members of the Legislative Assembly elected by the Hyderabad Legislative Assembly". This amendment envisages that the persons elected should be Members of this Assembly only; it does not give room for the election of an expert on the subject, whom the Assembly might be having in view, but who may not be a member of this Assembly. I think, there should be certain laxity or rather certain flexibility in this amendment, so that if at any time the Assembly wants to elect a person who is not a Member of the Assembly, there should be room for it.

I hope my suggestion will receive due consideration.

In line 3 of sub-clause (1) of Clause 3 of the Bill, between the words 'the' and 'land' insert the following word, namely- 'Hyderabad'.

As chairman

"who shall be the Chairman of the Board"

An petitioners in the High Court in connection with the said petition, and in particular (as the case may be) the members of the Legislative Assembly shall be members of the Board.

'Three members of the Legislative Assembly, elected by the Hyderabad Legislative Assembly who shall be members of the Board.'
(c) At the end of sub-clause (1) of Clause 3 of the Bill, add the following para, namely—

"(v) Three persons elected by the Hyderabad Legislative Assembly who shall be the members of the Board.

Shri L. K. Shroff: Does the hon. chief Minister mean three persons elected by the Hyderabad Legislative Assembly shall be the members of the Board?

Shri B. Ramakrishna Rao: Yes, it may be three persons elected by the Hyderabad Legislative Assembly who shall be the members of the Board. The clause ‘who shall be the members of the Board’ will probably qualify all the categories, (a), (b) and (c). That is why, I wanted to have the wording ‘three persons’. So, it will be three persons elected by the Hyderabad Legislative Assembly; and the clause ‘who shall be the members of the Board’ will qualify all the categories, because the rest of the people will also be the members. The words ‘Member, Board of Revenue,’ who shall be the Chairman’ have already come in. The rest of the people along with the three persons elected by the Hyderabad Legislative Assembly will be the members of the Board. That is the meaning. Well, the wording can be looked into.

As I said, my amendment will read like this:

(c) At the end of sub-clause (1) of Clause 3 of the Bill, add the following para, namely—

"(v) Three persons elected by the Hyderabad Legislative Assembly who shall be the members of the Board.”

I am, therefore, prepared to accept the amendment of Shri Manikchand Pahade with the modification mentioned above.

Mr. Speaker: Can outsiders be elected?

Shri B. Ramakrishna Rao: Yes; they can be elected. I want to leave that much scope to the Assembly. The
Assembly might be feeling that in certain cases people from outside the Assembly might better represent the interests of the agriculturists than themselves.

Mr. Speaker: It is a very wide scope.

Shri B. Ramakrishna Rao: It is possible that it may not be practicable. The members may, perhaps, feel very jealous of their own representative capacity, and may elect three persons from amongst themselves, but as far as I am concerned, I want to give scope for the hon. Members of this House to be generous as to elect even outsiders, say, from amongst the self-cultivators or the actual agriculturists.
L. A. Bill No. XXIV of 1953,  
the Hyderabad Land Improvement Bill, 1953.

23rd Sept., 1953.

Three persons elected by the Hyderabad Legislative Assembly who shall be the members of the Board.

Now, I shall come to (d). It reads thus:
"In para (iv) of sub-clause (1) of Clause 3 of the Bill, for the words as members' substitute the word 'word and'."

Three members of the Hyderabad Legislative Assembly.

If there is difference of opinion among the Members of the Board regarding any question under the provisions of this Act, the decision of the majority of members shall prevail; provided that when their opinion is equally divided the Chairman shall have the casting Vote.

If there is difference of opinion among the members of the board regarding any question under the provisions of this Act, the decision of the majority of members shall prevail; Provided
that when their opinion is equally decided, the Chairman shall have a casting Vote.

On the principle of proportional representation by means of a single transferable vote.
We are carrying this principle of representation too far.

As a whole, if we consider the principle of representation, it is one of the democratic rights, but it is meant for use within certain limitations and for certain specific purposes.

Lawyers (Party Representatives) who are mathematicians (Mathematical calculation) and those who are mathematicians (Mathematical calculation) are the ones who calculate the representation. The principle of proportional representation by a single transferable vote is carried too far.
कृपया नीचे इस पृष्ठ का अनुवाद करें।

क्रियारूपी वाक्यों के प्रयोग से रूसी विशेषता की जाती है।

श्री राम केशराय - इंस्टीट्यूट के मेन कोर्टेज के तीन करोड़ रुपये की दायित्वीय दौड़ से लिंगसेरविज ब्रे

क्रियारूपी वाक्यों के प्रयोग से रूसी विशेषता की जाती है।

श्री राम केशराय - (I am sorry) - रूसी कस्मी अंग्रेजी नि अंग्रेजी नि

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Sept., 1953, L.A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.
The Government may, from time to time, on the advice of the Board, co-opt any other person to be a member of the Board for such period as the Government thinks fit. 

(sub-Clause 3 of Clause 3).

P.-II—7
It is a contradiction in terms. It is a power or authority given and when you give a power or authority that can only be expressed by the use of the word 'May' and not 'Shall' unless you want to make it incumbent on the authority to do so.

Consensus of opinion

It is a contradiction in terms. It is a power or authority given and when you give a power or authority that can only be expressed by the use of the word 'May' and not 'Shall' unless you want to make it incumbent on the authority to do so.

3 Persons nominated by the Leader of the Hyderabad Legislative Assembly, who shall be members of the Board.

Shari'i - Ram Kishan Rajo - Aaks Pesh Korhi - Eggh Junwali (Genuinely)

8 Persons nominated by the Leader of the Hyderabad Legislative Assembly, who shall be members of the Board.

Shari'i - Ram Kishan Rajo - Aaks Pesh Korhi - Eggh Junwali (Sarcastically)

It is a contradiction in terms. It is a power or authority given and when you give a power or authority that can only be expressed by the use of the word 'May' and not 'Shall' unless you want to make it incumbent on the authority to do so.

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It is a contradiction in terms. It is a power or authority given and when you give a power or authority that can only be expressed by the use of the word 'May' and not 'Shall' unless you want to make it incumbent on the authority to do so.
Any decision given by me is not binding on the Courts..

“...The Government may, from time to time, on the advice of the Board, co-opt any other person or persons....

Mr. Speaker: Not more than two.

Shri B. Ramakrishna Rao: Certainly. ‘...not more than two."

“The Government may, from time to time, on the advice of the Board..."
Three persons elected by the Hyderabad Legislative Assembly, who shall be the members of the Board.

Matters under Section 2 are as follows:

1. Previous Consent
2. All matters to be prescribed under this Act...
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the Hyderabad Land Improvement Bill, 1953.

‘Three persons elected by the Hyderabad Legislative Assembly ..........’

Sub-clause (2) :— “The Government may, from time to time, on the advice of the Board, co-opt any other person or persons, not more than two, to be a member of the Board...”

It should be ‘......to be the members of the Board......’

At the end of sub-clause (1) of Clause 3 of the Bill, add the following para, namely—

‘(v) Three members of the Legislative Assembly elected by the Hyderabad Legislative Assembly, who shall be the members of the Board.’

The amendment as accepted is: “At the end of sub-clause (1) of Clause 3 of the Bill, add the following para, namely—

‘Three persons elected by the Hyderabad Legislative Assembly, who shall be the Members of the Board.’
“After para (iv) of sub-clause (1) of Clause 3 of the Bill, add the following para, namely—

‘(v) Three members of the Hyderabad Legislative Assembly elected on the principle of proportional representation by means of the single transferable vote.’”

Mr. Speaker: Shri Gopal Rao.

Shri Gopal Rao: Sir, I want my amendment to be put to vote.
Mr. Speaker: The question is:

“For sub-clause (1) of Clause 3 of the Bill, substitute the following, namely—

“3 (1) The Government may constitute, in each district with the Collector as Chairman, a Board consisting of the District Agricultural Officer, Divisional Forest Officer, District Engineer and four other members to be elected by the Local Board of the District concerned from amongst its members by the system of proportional representation.”

The motion was negatived.

Mr. Speaker: I shall now take up the amendment of Shri Manikchand Pahade. Does he accept the amendment of the hon. Chief Minister to his amendment? The Chief Minister may read his amendment once more.

Shri B. Ramakrishna Rao: “If there is a difference of opinion among the members of the Board regarding any question under the provisions of this Act, the decision of the majority of members shall prevail;

Provided that when their opinion is equally divided, the Chairman shall have a casting vote.”

Shri Manikchand Pahade: Sir, I accept the amendment of the hon. Chief Minister.

Mr. Speaker: So, the amendment of the Chief Minister regarding sub-clause (3) of Clause 3 is accepted.

Mr. Speaker: Shri Annaji Rao Gavane.

Shri Annaji Rao Gavane: Sir, I beg leave of the House, to withdraw my amendment.

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

Mr. Speaker: The question is:

“That clause 3, as amended, Stand part of the Bill.”

The motion was adopted.
Clause 5, as amended, was added to the Bill.

**Clause 5.**

Mr. Speaker: Let us now take up amendments to Clause 5.

Shri K. Ananth Reddy: Sir, I beg to move:

"In sub-clause (1) of Clause 5 of the Bill, for the words 'forwarded to the Collector, who shall appoint an Inquiry Officer and publish the scheme' substitute the word 'published'."

Mr. Speaker: Amendment moved.

Shri Manikchand Pahade: Sir, I beg to move:

(a) In line 2 of sub-clause (1) of Clause 5 of the Bill, omit the words 'appoint an Inquiry Officer and'

(b) In line 3 of sub-clause (1) of Clause 5 of the Bill, omit the word 'and' occurring after the word 'Jarida' and insert, after the word 'Jarida'.

Mr. Speaker: Amendment moved.

Shri K. Ananth Reddy: Sir, I beg to move:

"In line 1 of sub-clause (2) of Clause 5 of the Bill, for the word 'Collector' substitute the word 'Committee'."

Mr. Speaker: Amendment moved.

Shri Manikchand Pahade: Sir, I beg to move:

"In line 4 of sub-clause (2) of Clause 5 of the Bill, for the figure '15' substitute the figure '30'."
Mr. Speaker: Amendment moved.

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

"In line 4 of sub-clause (2) of Clause 5 of the Bill, for the figure and words '15 days' substitute the following words, namely:—

'two months'."

Mr. Speaker: Amendment moved.

Shri Manikchand Pahade: Sir, I beg to move:

"(a) In line 6 of sub-clause (2) of Clause 5 of the Bill, omit the following words, namely:—

'or in person'

(b) In the last line of sub-clause (2) of Clause 5 of the Bill, for the words 'Inquiry Officer' substitute the word 'Committee'."  

Mr. Speaker: Amendment moved.

Shri K. Ananth Reddy: Sir, I beg to move:

"In the last line of sub-clause (2) of Clause 5 of the Bill, for the words 'the Inquiry Officer' substitute the following words, namely—

'an Inquiry Officer appointed by the committee.'"

Mr. Speaker: Does the hon. Member think that an Inquiry Officer would be appointed by the Committee?

Shri Ananth Reddy: Yes.

Shri B. Ramakrishna Rao: If you permit me, Sir, I will explain the position, so that the hon. Member may not move this amendment. It is proposed that the words 'Inquiry Officer' should be deleted even from the Definition. The Committee itself will enquire into it. Therefore, I don't see any reason why the hon. Member should move this amendment.

Mr. Speaker: We will look into this matter later on. Amendment moved.

P.-II—8.
Shri Manikchand Pahade: Sir, I beg to move:

"(a) In line 1 of sub-clause (3) of Clause 5 of the Bill, for the word 'date' occurring after the word 'subsequent' substitute the word 'dates'.

(b) Between the word 'which' in line 1 and the word 'he' in line 2 of sub-clause (3) of Clause 5 of the Bill, insert the following words, namely—

'from time to time'

(c) In line 2 of sub-clause (3) of Clause 5 of the Bill, for the words 'Inquiry Officer' substitute the following word namely—

'Committee'

(d) In line 3 of sub-clause (3) of Clause 5 of the Bill, for the words 'him in person' substitute the word 'them'.

(e) In line 4 of sub-clause (3) of Clause 5 of the Bill, omit the word 'writing'; and for the word 'his' substitute the word 'their'."

Mr. Speaker: Amendment moved.

Shri K. Ananth Reddy: Sir, I beg to move:

"In the last line of sub-clause (3) of Clause 5 of the Bill, for the word 'Collector' substitute the word 'Committee'."

Mr. Speaker: Amendment moved.

Shri Manikchand Pahade: Sir, I beg to move:

"(a) For the words 'Inquiry Officer' in line 1 of sub-clause (4) of Clause 5 of the Bill, substitute the following word, namely—

'Committee'

(b) For the word 'his' occurring twice in lines 1 and 2 of sub-clause (4) of Clause 5 of the Bill, substitute the word, namely—

'their'

(c) In line 3 of sub-clause (4) of Clause 5 of the Bill, between the words 'required' and 'any' insert the following word, namely—

'to'."

Mr. Speaker: Amendment moved.
Shri Ankushrao Ghare: I beg to move:

(a) At the beginning of sub-clause (1) of Clause 5 of the Bill, insert the following word, namely—

"On"

(b) In lines 1 and 2 of sub-clause (1) of Clause 5 of the Bill, omit the following words, namely—

"shall be forwarded to"

(c) In line 2 omit the word "who"

(d) Renumber sub-clause (1) of Clause 5 as sub-clause (1) A and insert the following sub-clause after sub-clause (1) A so renumbered, namely——

"(1) B. The Collector shall intimate in writing to every such person affected by the scheme"

(e) In line 4 of sub-clause (2) of Clause 5 of the Bill, for the figure "15" substitute the figure "30"

(f) In lines 4 and 5 of sub-clause (2) of Clause 5 of the Bill, for the words "the publication of the scheme in the Ja-rida or in the village concerned, whichever is later," substitute the following words, namely—

"personal intimation"

(g) In line 5 of sub-clause (3) of Clause 5 of the Bill, for the word "Collector" substitute the word, "Committee."

Mr. Speaker: All the amendments except (e) for which there is another amendment already, are moved:

Shri. माणिकचंद पहाड़े :—स्पीकर सर, मैंने संशोधन पेपर किया है वह तिर्का कान्निसवेल-विसबल नतीजे का है क्योंकि बेंक्वार्ड बॉक्सर की जगह फ़ोर्ट कोल, में 'केमेटी' बांद मुकर्दर कर दिया गया है तो जहां जहां बेंक्वार्ड बॉक्सर के बाद में कुछ नाम बांटें या बुकार को पर का नाम दिया है तो बाहर पर बिस 'केमेटी' शब्द को रखा जाया। बब्बी मेरा संशोधन सिफ़ारिश खिलाए हैं फिर जिनकी "१५" की जगह "२०" किया जाया। में समझा है कि पूरा हालात यह चाहता है कि १५ जुलाई राम न होते हैं और हमारे यहां के जिहाज से लोगों की बचाव समान बांटके १५ दिन के बंदर बांटके अपनी विकास से आठ दिनों को सार्वजनिक की बात है जिस विये वेप संदर्भ होगा कि विस्फोट १० दिन जीस्का बांटके दिया जाया। बब्बी बेंक गहरे की जगह होले रखा जाय जसका यह समझा गया है कि हम चाहते हैं कि स्कीम्स बज्दी उनी चाहिये, स्कीम्स बांटने के बाद बुजूर्ग बम्बे पेड़ा होंगे बबर बांटके ""२० २०२०"" में सजाकर होगा, हमें स्कीम्स बज्दी विषय में लाना है विवशिये बब बब रुह काली चाहिया देखिये यिनी की अवस्था ही बनाया है।

5(1) The committee shall, while publishing the scheme in the Jarida and in the village under sub-section (1) require all persons affected by the scheme who wish to make objections to the scheme or part thereof to submit, within 15 days of the publication of the scheme in the Jarida or in the village concerned, whichever is later, under the said sub-section, their objections in writing or in person to the Enquiry Officer appointed by the Committee.

the Hyderabad Land Improvement Bill, 1953.

श्री. गोपिन्द गंगारेडूँ को —मिस्टर स्वीकर सर, जिन्हें क्लाज में ये अल्फाज बढ़ाने का संशोधन

वर्तन बिरसिहे येष्का किया है कि देखरों में आम तौर पर जो जरूरी बीता होते हैं वे देखरों के लोगों

को समझने बाहर हैं। वहां लोग जिन्हें कम तालाबमंदी पाने होते हैं कि देखरों के बारे को कुछ खेलना

किया जाता है वह सुनकी ठीक तरह से समस्या में भी नहीं आता। चर्चा को स्कूल बाहर

के बाली हैं वह पेशा भी अच्छा ठीक है से नहीं आते। दिखाया अगर गांव में पितामाह जाता है तो

इतने तक कि वह जितने पेशा लोग अपने काम के लिये बेहतरीन पर बचे जाते हैं और गांव

में नोबी बादशी नहीं रहता। बुरा बह तंबूर इंग्रज कि अगर ऐसी ठिक का बात है तो भवानिज्ञाता में

देखरों भी किसी सियाले दिया जाता हैं। परस्त सियाले इतना ना कि देखरों के दिखाया पितामाह गया

कि जान गांवी जानुरी है सियाले “पुराणोदोष” बाबा। दिखाया तरह से पेशा खेलना कर देते

हैं। देशराज के माने क्या हैं वह भी नहीं जानते। में मानता हूँ कि दिखाया तरह का कानून बुद्धी

पद नहीं कर सकेगा कौन स्त्री का बनाने के लिये हुम आये हैं और वित्तों में अगर गाँव किसी तरह हृ

पहलू कर रहे हैं तो बुद्धी को हमे हर करना चाहिये। बुरी बी की चोट निरस्कृत साहब ने कहा

कि जनता बाग्य है। दिखाया हुम बाहर हैं। दिखाया बुद्धी के अंदर का बाण का बाथिक ठीक दर्दिये को

किया जाय। बुरी बी जानरोल मंदिर ने कहा कि हर बास्का बिल गिरना देख तो पुरी में अरे

बास्का गुजर जाया। अगर जिसके लिये हुम अंदर सार लोगों को फिज्जी स्वीकृती पूरी करने के

लिये तो कसी सार लोगों के भाषा बहत है? हर बास्का की बिलिया हेना नूशिकन नहीं है।

दिखाया बुद्धी को कहा है वह हेन में दोबू नहीं

बुद्धा और जानिया करता हूँ कि जो बाचक बढ़ाने के लिये संशोधन पेशा किया है बुद्धु बाल्यी

बांग की राइया करें।
The House then adjourned till Half Past two of the Clock on Thursday, the 23rd September, 1953.