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Thursday
24th September, 1955

HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES

Official Report

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

Thursday, 21st September, 1953.

The House Met at Half Past Two of the Clock

[MR. SPEAKER IN THE CHAIR]

Questions and Answers

(See Part I)

Papers laid on the table of the House

Mr. Speaker: Now we have to take up item No. 2 on the agenda.

Shri B. Ramakrishna Rao: Mr. Speaker, Sir. In pursuance of clause 5 of Article 320 of the Constitution, I lay on the table of the House a copy of the Hyderabad Public Service Commission (Consultation) (Second Amendment) Regulations 1953, made by the Rajpramukh in exercise of the power conferred by the proviso to clause (3) of Article 320 of the Constitution.


In exercise of the powers conferred by the proviso to clause (3) of Article 320 of the Constitution of India, the Rajpramukh is pleased to direct that the following amendments shall be made in the Hyderabad Public Service Commission (Consultation) Regulations, 1952, as amended by this department’s Notification No. 169/GAD-SRC/5/52, dated the 1st July 1952, namely:—
Amendments

1. In item 20 of the Schedule to the said Regulations for the words 'three years' the words 'one year' shall be substituted.

2. In sub-regulation (2) of Regulation 8 of the said Regulations, after clause (f) the following clause shall be added, namely:

   "(g) On all disciplinary matters affecting the members of the Subordinate Services (excepting those serving in the Secretariat and in posts to which appointments are made on the recommendations of the Commission)"


Mr. Speaker: We shall now take up item No. 8, viz, clause-by-clause reading of L. A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953. We have to take up the discussion on amendments to clause 5.

for the words 'forwarded to the Collector, who shall appoint an Inquiry Officer and publish the scheme' substitute the word 'published'.

omit the words 'appoint an Inquiry Officer and'
The draft scheme prepared under section 4 shall be forwarded to the Collector, who shall appoint an Inquiry Officer and

...who shall appoint an Inquiry Officer and

"The draft scheme prepared under section 4 shall be forwarded to the Collector, who shall publish the scheme in the Jarida and in the village."

i.e., for deleting the words 'appoint and Inquiry Officer and'

"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'."

(Verbal Amendment)
Mr. Speaker: How will the clause read after the amendment?

Shri B. Ramakrishna Rao: It will read thus:

“The draft scheme prepared under section 4 shall be forwarded to the Collector, who shall publish the scheme in the Jarida, in the village and at the headquarters of the taluk and district in which the lands proposed to be included in the scheme are situated."

Grammatically this is more correct than what has been put in the Bill.

"and he shall inform in writing to every such person who is affected by this scheme."
the Hyderabad Land Improvement Bill, 1953.

...and in the village and at the headquarters of the taluk and district in which the lands proposed to be included in the scheme are situated.

...and he shall inform in writing to every such person who is affected by this scheme.

Argument: min wohi ari kar ke haiconst (In writing) e karni hai. wohi ari kar ke hai const ke liye unke sab ke liye.

Impracticable suggestion: ye ikh amirkat ke sikhish (In writing) ari kar ke hai const. wohi ari kar ke hai const ke liye.

Note: gopichand gangareddy:— meri yaad matalab yah nahi hai ki unke kaise pahchan baaw. Lakhein matalab yah pasi ut par kuchha bandha kahaana baaw aur bheekhtane. Pateel patwari bahut par hain. Ye samadha karte hain. Tapal tapwari ke liye bhi yah matalab hai ki kaise bhukht hain ki jisse yah pateel-patwari bhi paye-likhe nahi hain.

Shri Ram Krishna Rao—Anirul Sajal Sighiyanwale Swatantr karke Upadhye.

as bill mein aatakar che jawab kar de. yeh sahi samuh kah.
In line 1 of sub-clause (1) of clause 5 of the Bill, for the word 'Collector' substitute the word 'Committee'.

In line 4 of sub-clause (2) of clause 5 of the Bill, for the figure '15' substitute the figure '30'.

"publication of the scheme and getting objections to this scheme"
In the last line of sub-clause (2) of clause 5 of the Bill, for the words ‘Inquiry Officer’ substitute the following words, viz:

‘An Inquiry Officer appointed by the Committee’
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’

Shri L. K. Shroff (Raichur): Instead of ‘them’, it is better to use the word ‘it’, because it refers to the Committee. The word ‘them’ would mean every member of the Committee.

Shri B. Ramakrishna Rao: There are certain words in English—Committee, Government etc.—for which singular as well as plural can be used. So, Committee can be very grammatically referred to as ‘them’ in the plural.

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

(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'

P-II-2
(d) Re-number sub-clause (1) of clause 5 as sub-clause (1) A and insert the following sub-clause after sub-clause (1) A so re-numbered, namely—

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

The Collector shall intimate in writing to every such person affected by the scheme.

The draft scheme prepared under so and so shall be forwarded to the Collector.
(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 Jarida or in the village concerned, whichever is later’, substitute the following words, namely—“Personal intimation.”

Whichever \(\text{is later}\)

Shri B. Ramakrishna Rao: “within 30 days of the publication of the scheme in the Jarida or in the village concerned, whichever is later”

‘15 days of the publication of the scheme in the Jarida’.

and submit his report together with the objections to the Collector

House (Amendments)
Mr. Speaker: I will put the amendments to vote.

Shri K. Ananth Reddy (Balkonda): I beg leave of the House to withdraw my amendment.

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

Mr. Speaker: Amendment No. 2 by Shri Manikchand Pahade has been accepted. The next amendment is by Shri Gopidi Ganga Reddy. The Question is:

“To sub-clause (1) of clause 5 of the Bill add the following, namely—

“and he shall inform in writing to every such person who is affected by this scheme”

The motion was negatived.

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

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

Mr. Speaker: Amendment No. 5 by Shri Manikchand Pahade has already been accepted. The next amendment is by Shri B. D. Deshmukh.

Shri B. D. Deshmukh (Bokhardan-General): I beg leave of the House to withdraw my amendment.

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

Mr. Speaker: Amendment No. 7 by Shri Manikchand Pahade has been accepted.

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

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

Mr. Speaker: Amendment No. 9 by Shri Pahade has been accepted.
Mr. Speaker: Amendment No. 11 by Shri Pahade has been accepted. Let us now take the supplementary list of amendments to clause 5. Shri Ankush Rao Ghare.

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

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

Mr. Speaker: I will now put clause 5 as a whole to vote.

The Question is:

"That clause 5 as amended stand part of the Bill".

The motion was adopted.

Clause 5 was added to the Bill.

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

"That in line 3 of sub-clause (1) of clause 6 of the Bill, for the words "Inquiry Officer" substitute the word "Committee".

Mr. Speaker: Amendment moved.

Shri Ankush Rao Ghare: I beg to move:

(a) "That in line 1 of the proviso to sub-clause (2) of clause 6 of the Bill omit the words "the owners of".

(b) "That in line 2 of the proviso to sub-clause (2) of clause 6 of the Bill between the words "the" and "land" insert the words "owners of".

Mr. Speaker: Amendment moved.
Shri B. D. Deshmukh: I beg to move:

“For the proviso to sub-clause (2) of clause 6 of the Bill, substitute the following proviso namely—

Provided that the scheme shall not be enforced unless two-thirds of the owners of the land included in the scheme, other than state lands, agree to the scheme in writing.”

Mr. Speaker: Amendment moved.

Shri Manikchand Pahade: I beg to move:

(a) “That in line 2 of sub-clause (3) of clause 6 of the bill, omit the word “and” occurring after the word “Jarida” and insert “,” after the word “Jarida”.

(b) “That in line four of sub-clause (3) of clause 6 of the Bill, for the words “be final and come into force”, substitute the following words, namely—

“come into force and be deemed final”.

Mr. Speaker: Amendment moved.

“Provided that if the owners of more than fifty per cent of the area of the included in the scheme, other than state lands have made objections to the scheme or part thereof the Board shall submit the scheme to the Government for its orders. The Government may thereupon sanction it with or without modification”.

Provided that if the owners of more than fifty per cent of the area of the included in the scheme, other than state lands have made objections to the scheme or part thereof the Board shall submit the scheme to the Government for its orders. The Government may thereupon sanction it with or without modification.”
Provided that the scheme shall not be enforced unless two-thirds of the owners of the land included in the scheme, other than state lands, agree to the scheme in writing.

Shri Ankush Rao Ghare: I have not moved it. I do not want to move it.

The hon. Member has moved the amendment; but I think he wants to withdraw it.

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

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

Shri B. Ramakrishna Rao: May I take that both (a) and (b) of amendment No. 4 were withdrawn?

Mr. Speaker: Yes.
Shri L. K. Shroff: I request the hon. Chief Minister to clear off a doubt of mine. Sub-clause (8) of clause 6 says towards the end: "shall on such publication be final and come into force. Will the scheme is be deemed 'final' after 'it comes into force' or will it 'come into force' and then become 'final'?"
Mr. Speaker: It comes into force and be deemed final.

Shri B. Ramakrishna Rao: Two legal consequences follow after the publication in the Jarida: One is, it comes into force; and the second is, it will be deemed final. The two things are mentioned in the Bill in their sequence and it is quite correct.

Mr. Speaker: The question is:

"That for the proviso to sub-clause (2) of clause 6 of the Bill, the following proviso be substituted, namely, 'Provided that the scheme shall not be enforced unless two-thirds of the owners of the land included in the scheme, other than state lands, agree to the scheme in writing'."

The motion was negatived.

Mr. Speaker: Amendment No. 6 of Shri Manikchand Pahade has been accepted by the mover of the Bill as such it need not be put to vote.

Mr. Speaker: The question is:

"That Clause No. 6 as amended stand part of the Bill".

The motion was adopted.

Clause 6 was added to the Bill.

Clause 7.

Shri K. Venkatrama Rao: I beg to move:

"That in line 3 of clause 7 of the Bill, the following words be omitted, namely, 'or class of persons'.”
Mr. Speaker: Amendment moved.

Shri Manikchand Paule: I beg to move:

"That in line 5 of clause 7 of the Bill, for the words 'supplementary and', the following words be substituted, namely, 'ancillary or'."

Mr. Speaker: Amendment moved.

Requiring any person or class of persons

Or class of persons

Woh Kang Hin - a skie satho sathie jho fanaat joh dera ge hinn

Aske Sells se in yik bniyadi austras yeh se ke bhe aap aap aap ayik te bhe yeh

Lzum UanDaud Jhlijityaka ke bhe yeh dhemyadaan. bilool Korri - aap tyoohiy kayooh aapnti.

Eik Kay ke M场地 Aquaraun ke lye Gyllenkind Korwiy Krikstik kay leikun. 

Rigolishen Rikshen ke sathe sathie Aayi Leogon pe jin ka aap se tule awy bhe tyoohaka

UanDaud dinya QabiL Ghoorhe. aik Kay KlasseF Peirinski ko bhe ageL ke Kriksh kay bhe ageL

ke dekerya ke leey Ghoorikia jawda sa aap tyooh Kay aap tyooh Kay aap tyooh Kay aap tyooh kay

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The question is:

"That clause No. 7, as amended stand part of the Bill".

The motion was adopted.

Clause 7 was added to the Bill.

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

The House re-assembled after recess at Five of the Clock.

[Mr. Deputy Speaker in the Chair]

Clause 8

Mr. Deputy Speaker: We shall take up amendments to clause 8.

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

"That sub-clause (1) of clause 8 of the Bill be renumbered as sub-clause (1) (a) and the following be inserted as sub-clause (1) (b) after sub-clause (1) (a) so renumbered, namely:

(1) (b) The Executive Officer shall be assisted by an Advisory Committee consisting of five or more persons of the area concerned to be appointed by the Board."
Mr. Deputy Speaker: Amendment moved.

Shri R. B. Deshpande (Patri): I beg to move:

"That in line 2 of sub-clause (1) of clause 8 of the Bill, for the words ‘appoint an Executing Officer’ the following words, namely—

‘require the Chairman of the Committee’ be substituted.”

Mr. Deputy Speaker: Amendment moved.

Shri Gopidi Ganga Reddy: I beg to move:

"That at the end of sub-clause (5) of clause 8 of the Bill, the following, namely—

‘On instalments which the Government may fix in this connection’ be added.”

Mr. Deputy Speaker: Amendment moved.

Shri Ankush Rao Ghare: I beg to move:

"That at the end of sub-clause (1) of clause 8, the following, viz—

‘under the supervision of the Committee’ be added’.

Mr. Deputy Speaker: Amendment moved.

Shri R. B. Deshpande: I beg to move:

(a) “That in line 2 of sub-clause (2) of clause 8 of the Bill, between the words ‘part’ and ‘costs’, the following word, viz., ‘of’ be inserted.”

(b) “That in line 4 of sub-clause (2) of clause 8 of the Bill, between the words ‘part’ and ‘costs’, the following word, viz., ‘of’ be inserted.”

(c) “That in line 8 of sub-clause (3) of clause 8 of the Bill, between the words ‘part’ and ‘cost’ the following words viz., ‘of’ be inserted.”

the Hyderabad Land Improvement Bill, 1953.

(d) "That in line 4 of sub-clause (3) of clause 8 of the Bill, for the words 'Executing Officer', the following word, namely—

'Committee' be substituted.'

Mr. Deputy Speaker: Amendment moved.

Shri Achutrao Kaxwade (Kallam): I beg to move:

"That in sub-clause (3) of clause 8 of the Bill for the figure and words '15 days of the publication of the scheme in the Janda under sub-section (3) of section 6 or in the village concerned, whichever is later', the following figures and words, namely—

'30 days of personal intimation given under sub-section (1) of section 5' be substituted".

Mr. Deputy Speaker: Amendment moved.

Shri R. B. Deshpande: I beg to move:

(a) "That in line 1 of sub-clause (4) of clause 8 of the Bill, for the words 'Executing Officer shall', the following words, namely, 'Committee may', be substituted."

(b) "That in sub-clause (5) of clause 8 of the Bill, for the words 'Executing Officer', wherever they occur, the following word, namely, 'Committee' be substituted."

(c) "That in line 4 of sub-clause (5) of clause 8 of the Bill, for the word 'himself', the following words, namely, 'ask the Chairman to' be substituted.

Mr. Deputy Speaker: Amendment moved.

Shri Ankushrao Ghare: I beg to move:

"That in line 2 of sub-clause (5) of Clause 8 of the Bill, for the words 'Executing Officer' the word 'Committee' be substituted."

Mr. Deputy Speaker: Amendment moved.

Shri R. B. Deshpande: I beg to move:

"That in line 3 of sub-clause (6) of clause 8 of the Bill, for the words 'Executing Officer' the following words, namely, 'Chairman of the Committee' be substituted."
Mr. Deputy Speaker: Amendment moved:

Mr. Speaker, Sir, the reasons for moving my amendment are that previously some of the hon. Members of the House have moved amendments seeking to delete the words 'Executing Officer' and 'Inquiry Officer' and that these words should be substituted by the word 'Committee'. The clause in the Bill, as it exists at present, contains the words 'appoint an Executive Officer' and my amendment is to substitute the words 'require the Chairman of the Committee' in their place. Naturally when the words 'Executing Officer' and 'Inquiry Officer' occurring in the previous clauses are deleted and replaced by the word 'committee' the words 'appoint an Executive Officer' occurring in this clause should be substituted by the words 'require the Chairman of the Committee'. This is purely a consequential amendment and, therefore, I hope the hon. Chief Minister will accept my amendment.
Mr. Deputy Speaker: The hon. Member may speak on all his amendments.

Shri R. B. Deshpande: In sub-clause (2) of clause 8 there is some grammatical error and my amendment, viz.

"In line 2 of sub-clause (2) of clause 8 of the Bill, between the words ‘part’ and ‘costs’, insert the following word, namely ‘of’ seeks to rectify this grammatical error. The insertion of the word ‘of’ between the words ‘part’ and ‘costs’ will make it clear and remove the error.

What has been said in respect of the above amendment applies in the case of my next two amendments also, which says:

(b) "In line 4 sub-clause (2) of clause 8 of the Bill, between the words ‘part’ and ‘cost’, insert the word ‘of’.

and

(d) "In line 3 of sub-clause (3) of clause 8 of the Bill, between the words ‘part’ and ‘cost’ insert the following words, namely ‘of’.

The following three amendments of mine, namely:

(1) "In line 4 of sub-clause (3) of clause 8 of the Bill, for the words ‘Executing Officer’, substitute the following word, namely—‘Committee’,

“In line 1 of sub-clause (4) of clause 8 of the Bill, for the words ‘Executive Officer shall’, substitute the following words, namely ‘Committee may’

and

(2) "In sub-clause (5) of clause 8 of the Bill, for the words ‘Executive Officer’, wherever they occur, substitute the following word, namely ‘committee’ are all consequential and verbal amendments. Here also the same argument as put forward by me in respect of the first amendment holds good. When the word ‘Executing Officer’ is deleted in the previous clauses, and the word ‘Committee’ is substituted we should have the same wording here also.
Amendment (c) reads as follows:

In line 4 of sub-clause (5) of clause 8 of the Bill, for the word ‘himself’, substitute the following words, namely

‘ask the Chairman to’

When the words ‘Executive Officer’ or ‘Inquiry Officer’ have been deleted, and in place of them, the word ‘Chairman’ has been put. I feel it is in the fitness of things to use the words ‘ask the Chairman to’ in the place of ‘himself’.

My other amendment is:

“In line 3 of sub-clause (6) of clause 8 of the Bill, for the words ‘Executing Officer’, substitute the following words, namely

‘Chairman of the Committee’,

Here too, the arguments advanced by me above hold good.

Therefore, taking into consideration all the consequential and verbal amendments, I would request the hon. Chief Minister to accept all my amendments in toto.
After a scheme has come into force under section 6, the Board shall appoint an Executive Officer to execute the same.
532 24th Sept., 1953.

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

Mulla aadane vaco bheekaradi aahaye. Va goostikadke lax与否 vaco kaa rasa ya kastvanta
Bhe 15 diwasaarikade muktavati aahaye, Tii fara vaapari aahaye. Karvan bhekkayaana kooyaari boor-cchhee
uadhiiit kee nabeerace tevaat okarvatastra. Va vaco kaa, heiru aad aayanaadhita nabeerace ya shivaya
bhaajkalaarya parvyeel krukpriyayaa kasmiiu pahiti sudra vahii aahaye kee kee bhekkayaana kooyaari
vaapari,kastvanta. Vaaya kooyaari boor-cchhee uadhiiit deey nahi. Suthu
15 diwasaarikade jee mii 30 diwas keele bhaavate te vaaya bhaajkalaarya parvyeel krukpriyayaa kasmiiu
kastvanta. Bhebhaa mii

(1) K. D. Ambedkar (Ableem-Haritha):

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

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uadhiiit kee nabeerace tevaat okarvatastra. Va vaco kaa, heiru aad aayanaadhita nabeerace ya shivaya
bhaajkalaarya parvyeel krukpriyayaa kasmiiu pahiti sudra vahii aahaye kee kee bhekkayaana kooyaari
vaapari,kastvanta. Vaaya kooyaari boor-cchhee uadhiiit deey nahi. Suthu
15 diwasaarikade jee mii 30 diwas keele bhaavate te vaaya bhaajkalaarya parvyeel krukpriyayaa kasmiiu
kastvanta. Bhebhaa mii

(1) K. D. Ambedkar (Ableem-Haritha):

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

Mulla aadane vaco bheekaradi aahaye. Va goostikadke lax与否 vaco kaa rasa ya kastvanta
Bhe 15 diwasaarikade muktavati aahaye, Tii fara vaapari aahaye. Karvan bhekkayaana kooyaari boor-cchhee
uadhiiit kee nabeerace tevaat okarvatastra. Va vaco kaa, heiru aad aayanaadhita nabeerace ya shivaya
bhaajkalaarya parvyeel krukpriyayaa kasmiiu pahiti sudra vahii aahaye kee kee bhekkayaana kooyaari
vaapari,kastvanta. Vaaya kooyaari boor-cchhee uadhiiit deey nahi. Suthu
15 diwasaarikade jee mii 30 diwas keele bhaavate te vaaya bhaajkalaarya parvyeel krukpriyayaa kasmiiu
kastvanta. Bhebhaa mii

(1) K. D. Ambedkar (Ableem-Haritha):
L.A. Bill No. XXIV of 1953, 24th Sept., 1953. 533
the Hyderabad Land Improvement Bill, 1953.

Executive Officers

Advice

Advisory Committee

Central Board

Inquiry Officer

Provision

Definition

Body

Delete

Implementation

Preparation of Scheme

Chairman

Committee

Deletion

Chairman
Borz Ahmad Dairkar (Chairman)
Board of Directors

Managing Committee

Assist

Execution

Chairman

Public

Require the Chairman of the Committee who shall be the Executive Officer to execute the same.

Require the Chairman of the Committee who shall be the Executing Officer to execute the same.
the Hyderabad Land Improvement Bill, 1953.

(On instalments which the Government may fix in this connection).

Add the following words, namely——

"In such manner as may be prescribed"

"Sec. 10 (1) Notwithstanding anything contained in this Act, the Government may in the case of any scheme which has come into force under Section 6 direct that the work under the scheme to be carried out by the owners of the lands shall be carried out by the Government and that the cost of such work shall be recovered in whole or in part....."

"Sec. 10 (2). The cost directed to be recovered under sub-section (1) with interest at such rate as the Government may direct, shall be recoverable from the owners concerned such number of annual instalments equated or otherwise, payable on the dates appointed for the payment of the first instalment of land revenue as may be prescribed."
The dates appointed for the payment of the first instalment of land revenue in such manner as may be prescribed

At the end of sub-clause (1) of clause 8, add the following:—

"under the supervision of the Committee".

In line 2 of sub-clause (2) of clause 8 between the words "part" and "costs" insert "of the."
In line 1 of sub-clause 4 of Clause 8 of the Bill for the words “Executing Officer shall” substitute the following words, namely—“Committee may”.

"15 days of the publication of the scheme in the Jarida under sub-section (3) of Section 6 or in the village concerned, whichever is later”

“30 days of personal intimation given under sub-section (1) of Section 5”
Instead of Executing Officer shall, the Committee may,

In sub-clause (5) of clause 8 of the Bill, for the words "Executing Officer", wherever they occur, substitute the following word, namely, "Committee".

(b) In sub-clause (5) of clause 8 of the Bill, for the words, "Executing Officer", wherever they occur, substitute the following word, namely, "Committee".

(c) In line 4 of sub-clause (5) of clause 8 of the Bill, for the word 'himself', substitute the following words, namely, 'ask the Chairman to',

Administrator's Instructions
As amended, the sub-clause reads thus:

“...the Committee may ask the Chairman to get the work carried out and recover the expenses incurred for the purpose from the owner.”

Shri Ankushrao's amendment is:

In line 2 of sub-clause (5) of clause 8 of the Bill, for the words 'Executing Officer', substitute the word 'Committee.'

The next amendment of Shri R. B. Deshpande is:

In line 3 of sub-clause (6) of clause 8 of the Bill, for the words 'Executing Officer', substitute the following words, namely, 'Chairman of the Committee'.

I do not think that it is necessary. He might withdraw his amendment, which, I find, is not necessary.

Mr. Deputy Speaker: I shall now put the amendments to vote.

P.-II—5
The question is:

"That sub-clause (1) of clause 8 of the Bill be renumbered as sub-clause (1) (a) and the following be inserted as sub-clause (1) (b) after sub-clause (1) (a) so renumbered, namely,

(1) (b). The Executing Officer shall be assisted by an Advisory Committee consisting of five or more persons of the area concerned to be appointed by the Board."

The motion was negatived.

Shri R. B. Deshpande: In view of what has been stated by the hon. Mover of the Bill, I beg leave of the House to withdraw my amendment.

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

Shri Gopidi Ganga Reddy: I accept the amendments made to my amendment by the hon. the Chief Minister during the course of his reply.

Mr. Deputy Speaker: Shri Ganga Reddy's amendment was accepted by the hon. Mover of the Bill with certain amendments as such it need not be put to vote.

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

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

Shri R. B. Deshpande: I have no objection to the amendment made to my amendment, by the hon. Chief Minister and I accept it.

Shri Achutrao Kamade: I accept what has been stated by the mover of the Bill with regard to my amendment, and so I beg leave of the House to withdraw it.

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

Shri R. B. Deshpande: I accept what the hon. Mover of the Bill suggested with regard to my amendments relating to sub-clauses (4) and (5). Amendments were accepted by the hon. Chief Minister.
Shri Ankushrao Ghare: I beg leave of the House to withdraw my amendment.

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

Shri R. B. Deshpande: I beg leave of the House to withdraw my amendment.

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

Mr. Deputy Speaker: The question is:

"That Clause No. 8, as amended, stand part of the Bill".

The motion was adopted.

Clause No. 8 as amended was added to the Bill.

Clause 9.

Shri R. B. Deshpande: I beg to move:

"That in line 6 of sub-clause (1) of clause 9 of the Bill, for the words "Executing Officer", the following word be substituted, namely, 'Committee',".

Mr. Deputy Speaker: Amendment moved.

Shri K. Ananth Reddy: I beg to move:

"That in line 1 of sub-clause (2) of clause 9 of the Bill, between the words 'time' and 'as', the following words be inserted, namely, 'and in such instalments'."

Mr. Deputy Speaker: Amendment moved.

Shri R. B. Deshpande: Sir, The amendment moved by me is a verbal one. When it has been agreed to by the hon Mover of the Bill during the discussion on my amendments to clause 8 of the Bill, that the words 'Executing Officer' will be replaced by the word 'Committee', there is no reason why the words 'Executive Officer' occurring in this clause should not be replaced by the word 'Committee'. I hope, the hon. Mover of the Bill will accept my amendment, which, as I said, is of a verbal nature and a consequential one too.
The amount shall be paid within such time as may be specified by the Board.

The amount shall be paid within such time as may be specified by the Board.

within such time or in such instalments

within such period or periods

beneficiaries

contribute

"The amount shall be paid within such time as may be specified by the Board."
the Hyderabad Land Improvement Bill, 1953.

On failure of any person to pay the amount within the time specified, the Collector or any other officer authorised by him in this behalf shall recover it from him and pay the same to the owner of the land.

`in such manner as may be prescribed.'

Shri B. Ramakrishna Rao: in the manner prescribed'

On failure of any person to pay the amount within the time specified, the Collector or any other officer authorised by him in this behalf shall recover it from him and pay the same to the owner of the land in such manner as may be prescribed.'

`in such manner as may be prescribed.'

Consequential
Mr. Deputy Speaker: The question is:

'That clause 9 as amended stand part of the Bill'.

The motion was adopted.

Clause 9 as amended was added to the Bill.

Clause 10.

Mr. Deputy Speaker: We shall now take up amendments to clause 10.

Mr. Deputy Speaker: The question is:

'That clause 9 as amended stand part of the Bill'.

The motion was adopted.

Clause 9 as amended was added to the Bill.

Clause 10.

Mr. Deputy Speaker: Amendment moved:

'That in sub-clause (2) of clause 10 of the Bill, the following words, namely—

'with interest at such rate as the Government may direct', be omitted.'
L.A. Bill No. XXIV of 1953, 24th Sept., 1953

the Hyderabad Land Improvement Bill, 1953.

जमीनसुधारार्थ कायदामुखी शेतक-यांना प्रोत्साहन मित्र, पणत्यावरील व्याज दराचे म्हणून माहिती. पणत्यावरील व्याज शेतक-यांना, मानवी रूपाने दिलेला नाही. पण मानवी नाही. पण मानवी रूपाने दिलेला नाही. पण मानवी रूपाने दिलेला नाही. पण मानवी रूपाने दिलेला नाही.

मी जेक्स मध्यम शेतक-यांनी आहे. मी जेक्स मध्यम शेतक-यांनी आहे. मी जेक्स मध्यम शेतक-यांनी आहे. मी जेक्स मध्यम शेतक-यांनी आहे.

समपण्य याबाबादारमध्ये तयार केलेल्या कायदेतीला स्फूर्तीमय शेतकाताचे व्याजदार ५००० रूपये करू असेल. व्याज तयार केलेल्या कायदेतीला स्फूर्तीमय शेतकाताचे व्याज ५००० रूपये करू असेल. व्याज ५००० रूपये करू असेल. व्याज ५००० रूपये करू असेल. व्याज ५००० रूपये करू असेल.

या ग्रामस्थोंना समावेशातील काळ केलेल्या कायदातीला स्फूर्तीमय शेतकाताचे व्याज ५००० रूपये करू असेल. व्याज ५००० रूपये करू असेल. व्याज ५००० रूपये करू असेल. व्याज ५००० रूपये करू असेल. व्याज ५००० रूपये करू असेल.
L.A. Bill. No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

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

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

the Hyderabad Land Improvement Bill, 1953.

PM

Mr. Speaker in the Chair.

...
with interest at such rate as the Government may direct.
L.A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

549

24th Sept., 1953.

The Hyderabad Land Improvement Bill, 1953.

...
With interest at such rates as the Government may direct
"The cost directed to be recovered under sub-section with interest at such rates as the Provincial Government may direct shall be recoverable from the owners in such equated or annual instalments......."

"With interest at such rates as the Government direct"

"The cost directed to be recovered under sub-section with interest at such rates as the Provincial Government may direct shall be recoverable from the owners in such equated or annual instalments......."
The amendment was, by leave of the House, withdrawn.

Shri B. Ramakrishna Rao: Then what can be done? If he had any anticipation of that kind he should have moved his amendment. When it was not moved, how could it be put to vote?

Rule 48: Provided that if notice of the same motion or amendment has also been given by another member, it shall not be allowed to be withdrawn if such other member objects to the withdrawal.
the Hyderabad Land Improvement Bill, 1953.

Shri B. Ramakrishna Rao: It apparently does not apply to this case. I will refer to sub-rule 4 of Rule 48.

"If leave is granted to a member to withdraw his motion, the amendments if any, which have been proposed to the motion shall also be deemed to have been withdrawn".

The hon. Member for Parbhani while not moving the amendment did not do so conditionally.

Sir, his proposed amendment contained two Paras.

"(a) In line 2, of sub-clause (2) of clause 10 of the Bill, omit the words "with interest at such rate".

(b) To sub-clause (2) of clause 10 of the Bill, add the following proviso:

'Provided that the cost to be recovered shall not exceed 50 per-cent of the cost of such work'.

He did not move his whole amendment (a) and (b). With regard to amendment (a), he said that there was already an amendment given notice of by Shri Dhondiba Patil. That was one of the reasons he stated before the House for his not moving that part of his amendment. He did not therefore move the whole of the amendment as such.

Shri Annajirao Gavane: It is not correct. I said that I did not want to move part (b) of the amendment. The record of proceedings may be checked up, if necessary.

Mr. Speaker: In Rule 48 of our Rules, it is laid down that a member who has moved a motion or an amendment to a motion shall not withdraw the same except by leave of the Assembly granted by a majority of the votes of the members present and voting. Again the proviso thereto reads as follows: 'Provided that if notice of the same motion or amendment has also been given by another member, it shall not be allowed to be withdrawn if such other member objects to the withdrawal'.

So, it is not necessary that the amendment should be moved. Giving of notice of an amendment is enough.

Shri Limbaji Mukhtaji: On a point of information Sir,
554 24th Sept., 1953  L.A. Bill, No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953

Shri B. Ramakrishna Rao: Rightly or wrongly, once an amendment has been allowed to be withdrawn. I do not think any hon. Member could be allowed to question its validity subsequently.

The question is: “That in line 2 of sub-clause (2) of clause 10 of the Bill, the following words be omitted, namely; ‘with interest at such rate’.

The motion was negatived

Mr. Speaker: The question is: “That clause 10 stand part of the Bill”.

The motion was adopted.

Clause 11.

Shri R. B. Deshpande: I beg to move:

“That in line 1 of sub-clause (1) of clause 11 of the Bill, for the words ‘Executing Officer’, the following word, namely: ‘Committee’ shall be substituted.”

Mr. Speaker: Amendment moved.

Shri K. Venkat Rama Rao: I beg to move:

“That in para (vi) of sub-clause (1) of clause 11 of the Bill, the following words be omitted, namely: ‘or class of persons’.”
Mr. Speaker: Amendment moved:

In para (vi) of sub-clause (1) of clause 11 of the Bill, omit the following words, namely:

'or class of persons'.

The sub-clause reads: persons or class of persons liable to maintain and repair the work.'
L.A. Bill No. XXIV of 1958, the Hyderabad Land Improvement Bill, 1953

Shri R. B. Deshpande: Sir, I do not want to move the amendment, standing in my name, to clause 12 of the Bill.

Mr. Speaker : The question is:

"That clause 12 stand part of the Bill”

The motion was adopted.

Clause 12 was added to the Bill.

Clauses 13 and 14.

Mr. Speaker : There are no amendments to clauses 13 and 14 of the Bill. The question is:

"That clauses 13 and 14 stand part of the Bill”.

The motion was adopted

Clauses 13 and 14 were added to the Bill.

Clause 15.

Shri K. Ananth Reddy : I beg to move:

"That in line 5 of clause 15 of the Bill, the following words and figures be omitted, namely:

‘or fails to fulfil any liability imposed on him under section 12’.

The motion was adopted.

Clause 15 was added to the Bill.
Mr. Speaker: Amendment moved.

Shri Achut Rao Kavade: I beg to move:

“That in lines 6, 7 and 8 of clause 15 of the Bill, the following words be omitted, namely, or with simple imprisonment for a period which may extend to one month or with both’.”

Mr. Speaker: Amendment moved.

Shri Ramrao Aurgaonkar (Georai): I beg to move:

“That in line 6 of clause 15 of the Bill, for the figure ‘100’, the figure ‘50’ be substituted’.”

Mr. Speaker: Amendment moved.

Shri K. Venkat Ram Rao: Sir, I beg to move:

“That clause 15 of the Bill be omitted’.

Mr. Speaker: There cannot be an amendment for the omission of a clause so this can not be allowed.

* श्री. रामराव आर्गाउंकर:—

अभ्यं कार्तिक, जमीन नुसारण कायदा कलम १५म्बौं भी दुःखी सुधा भाण्डे आहे. लायूटीने मी माझे विचार संतान्त्रुपूरा मांडू विचाराते. जमीन नुसारण कार्तिक जो संतान्त्रुपूरे आहे ता बुधा जनतेन्या दृश्याते निकात भूल्यांचा होव्याचा याचा खोलवर विचार शाला पाहिजे. आम्ही ज्या सल्वकी जनतेन्या देणार बाहीत ला जास्तीत जास्त असाध्यत असे माझ्या मत आहे. यद्यपि ज्या सरकारचे घोषण ओळख्याचे सल्वकी देखून हूसरीकडून तर काहीत घेण्याचे अहे.

लोकांशी सरकारने हे पाहिजे पाहिजे की कोणतीही योजना असो किंवा स्कीम असो ती जास्तीत जास्त लोकांशी फायदाची कथी होबील. व अद्यावत्य जनतेने सहकार्य तरी मिळेल या विषय कोणतीही योजना यशस्वी होयो शकत नाही. हाउस्टिकॉन समोर टेस्ट ज्या काही काही योजना पूर्ण होतील त्या जास्तीतजास्त लोकप्रिय कायदे आणि तितकाचे ल्यांचा सहकार्य मिळवावीजन्य बावळक आहे. जर असे तळकारे पाहिजे असेही तर कलम १५ मध्ये यशस्वी आहे ती बरोबर नाहीovable यशस्वी माझे मत असे आहेच की सर्वाधिक भूल्यांचा ह्या योजना तयार होतील त्याचे. लोकांशी विविधांशी त्याचा वजक राहुल्या करताही कलम १५ मध्ये मांडूर ह्यांचा विविध करत नये. म्हणून वंद आहे तो फार आहे. मुख्यमंत्री कोणता आहे ती तर ज्यांतून अमांडन्त शाला होता. त्यांच्या कलम १२ मध्ये जी यशस्वी आहे ती फक्त ५०.

* Confirmation not received
हिंदी संस्करण -

अभियोगिता लिखित अधिकार, 1953. ला. बिल नं. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

चौथे अंक में आई हैं. मूलतः आपने जाता लिखित धृष्टि देखें वोय नहीं. आभाय लिखित अंक में सरकार में हर भी 100 दर्शावां बंद करने वाले लाभ नहीं. तो कमी केला पाहिजे. नाहीं तर आभाय कायदा लोकप्रिय होणार नहीं.

अभियोगिता कायदा मिळाले काट करणार शेतकरी विभागावर आपण त्या बंद करणे वागीत आहें. त्या मध्ये मला आपण 100 अंकांना बंद करणे वारे. त्या कायदा म्हणजेच हाते त्याची गरज नाहीं. ती कमी केली पाहिजे. नाहींतर आभाय कायदा लोकप्रिय होणार नाहीं.

श्री एन्न रिल्यां - म्हें आभाय फ्रेंडस वडा हवागांना फर्स्ट रिंडाक के मूळ पर्त्या ने उध प्रयुक्त करा हठका स्कैच 15 जोवनात बैन रक्षा किंवा अन्य फॉर्मध्येच ते ते एक ने उध प्रयुक्त करा हठका स्कैच 15 जोवनात बैन रक्षा किंवा अन्य फॉर्मध्येच (Owners)

जेहान अस आंतक हे द्रामैते अंतरिक्ष (Alternative Remedying)

जा रे हेविह वहानन अंतरिक्षान्तरिक्ष धाव (Junction)

रक्षेतील हिंदी - देशी दावीय को उबर न्यायने को स्वरूप किंवा मिळका जागीरस नसे बाबा-

मिन स्कैच 8 यंत्र - स्कैच 8 ते जोत आते एक कूं म्होरकीय की जिवे दारी

एजेंट के जासूस के महोद जो दारी को उबर न्यायने को प्रतियोग्य करे असक्षण ने प्रस्ताव के जासूस के जिमी प्रक्रिया के नाम आरोपक के हजारी अत्यधिकारह डे (Punishment)

अंतरिक्ष के आंतरिक्ष रक्षेतील हेय तो बेहो सके बुद्धिमत्ता (Punishment)

कूं यंक प्रतियोगी हे ने संजीव म्होरक नसे - मिहार अंतरिक्षान्तरिक्ष ने संबंधित बैन की स्थानाने म्होरकीय की प्रतियोगी किंवा मिळका आरोपक जासूस के हजारी अत्यधिकारह डे (Punishment) (3-1) हे जोत आते हे होस (Damage)

(Compulsion)

ती में सस्पेंड होने के जिस कोष्टक होजी हे दक्षिण के मिळका जिमी प्रक्रिया के मिळका (Compulsion)
L.A. Bill No. XXIV of 1953, 24th Sept., 1953. 559
the Hyderabad Land Improvement Bill, 1953.

Mild

Ka Jowo le hoye... he... amlat manat (A) kirdaha (1) khaismay bhe... he... khaismay chow madin kara le... khaismay (2) khaismay (3) khaismay (4) khaismay (5)

L.A. Bill No. XXIV of 1953, 24th Sept., 1953. 559
the Hyderabad Land Improvement Bill, 1953.

Mild

Ka Jowo le hoye... he... amlat manat (A) kirdaha (1) kirdaha (2) kirdaha (3) kirdaha (4) kirdaha (5)

L.A. Bill No. XXIV of 1953, 24th Sept., 1953. 559
the Hyderabad Land Improvement Bill, 1953.

Mild

Ka Jowo le hoye... he... amlat manat (A) kirdaha (1) kirdaha (2) kirdaha (3) kirdaha (4) kirdaha (5) kirdaha (6) kirdaha (7) kirdaha (8) kirdaha (9) kirdaha (10)

L.A. Bill No. XXIV of 1953, 24th Sept., 1953. 559
the Hyderabad Land Improvement Bill, 1953.
"Or with simple imprisonment for a period which may extend to one month or with both"

"or with simple imprisonment for a period which may extend to one month or with both"

"Element of compulsion"

the Hyderabad Land Improvement Bill, 1953.

or fails to fulfil any liability, imposed on him under section 12”

“Every person shown in the statement prepared under section 11 as liable to maintain and repair work shall, to the satisfaction of the Tahsildar, and within such time as the said officer may fix, maintain and repair the work in his own land and in any other land in respect of which he is shown as liable in the said statement.”

"If he fails, the Tahsildar may do it himself and recover the amount.”

"or fails to fulfil any liability, imposed on him under section 12”

"Every person shown in the statement prepared under section 11 as liable to maintain and repair work shall, to the satisfaction of the Tahsildar, and within such time as the said officer may fix, maintain and repair the work in his own land and in any other land in respect of which he is shown as liable in the said statement.”

"If he fails, the Tahsildar may do it himself and recover the amount.”
“Any person who contravenes or causes any contravention of any of the provisions of a scheme which has come into force..........”

“Any person who contravenes or causes any contravention of any of the provisions of a scheme which has come into force under section 10, or any of the regulations made under section 10A, or does any act which causes damage to any of the works carried out under the scheme or fails to fulfil any liability imposed upon him under section 13 or sub-section (4) of section 25 shall, on conviction, be punishable with fine which may extend to Rs. 50 or with simple imprisonment for a period which may extend to one month or with both.”
Mr. Speaker: Does Shri Ananth Reddy want his amendment to be put to vote?

Shri Ananth Reddy: Yes, Sir.

Mr. Speaker: The question is:

"That in line 5 of clause 15 of the Bill, the following words and figure be omitted, namely—

‘or fails to fulfil any liability imposed on him under section 12’ ".

The motion was negatived.

Mr. Speaker: Shri Ram Rao Auroganekar.

Shri Ram Rao Auroganekar: Sir, I want my amendment to be put to vote.

Mr. Speaker: The question is:

"That in lines 6, 7 and 8 of clause 15 of the Bill, the following words be omitted, namely—

‘or with simple imprisonment for a period which may extend to one month or with both’ ".

The motion was negatived.

Mr. Speaker: Amendment No. 5 of Shri Ramrao Auroganekar has been accepted by the hon. Chief Minister.

The question is:

"That clause 15, as amended, stand part of the Bill.”

The motion was adopted.

Clause 15, as amended, was added to the Bill,

P.-II—8
Clauses 16, 17, 18 and 19

Mr. Speaker: There are no amendments to clauses 16, 17, 18 and 19.

The question is:
“That clauses 16, 17, 18 and 19 stand, part of the Bill.”

The motion was adopted.
Clauses 16, 17, 18 and 19 were added to the Bill.

Clause 20.

Mr. Speaker: We shall now take up clause 20.

Shri Ratanlal Kotecha: Sir, I beg to move:
“For clause 20 of the Bill substitute the following clause, namely—

(20) (1) Notwithstanding anything contained in this Act the Hyderabad Government may direct the preparation of a land improvement scheme providing for any of the matters specified in clause (4); sub-clause (1) in any area in which in the opinion of the Government a state of famine or scarcity is likely to prevail.

(2) On such direction the commission appointed by the Government or Board, in this behalf shall prepare in accordance with such instructions as the Government or the Board may issue, a draft scheme containing the particulars specified in sub-clause (2) of clause 4 and submit it to the Government or the Board as the case may be, for its approval.

(3) After the scheme is submitted to the Government or the Board for approval under sub-section (2) the provisions of clauses 5 to 19 and the rules made under clause 21 shall, so far as they can be made applicable, apply in respect of such scheme.”

The Government, and subject to the control of the Government, the Board or the Collector may delegate to any officer any of the powers conferred on it or him by or under this Act.”
the Hyderabad Land Improvement Bill, 1953

Probably, this amendment could have been moved to clause 10.

Shri B. Ramakrishna Rao: Not necessary Sir.

Shri Ratanlal Kotecha: This can come as an additional clause, Sir.

Mr. Speaker: The hon. Member may bring in this amendment as clause 20A.

Shri B. Ramakrishna Rao: That is exactly what he is suggesting now.

Mr. Speaker: Rule No. 34 of the Assembly rules reads as follows:

"An amendment must be relevant to and within the scope of the subject matter of the motion to which it relates."

So, how can this amendment come within the purview of the above Rule?

Shri Ratanlal Kotecha: As I said, this might be taken as 20A.

Mr. Speaker: Therefore, the amendment which the hon. Member wants to move now cannot relate to clause 20.

Shri B. Ramakrishna Rao: Yes, Sir. His amendment should read thus: 'Add clause 20A to the Bill.'

Mr. Speaker: We shall take it up as 20A.

Shri Annaji Rao Gavane: Now, amendment should be moved to that amendment!

Mr. Speaker: The amendment has not been moved, as yet.

Shri B. Ramakrishna Rao: I think he has moved it, and therefore, Shri Gavane is right in saying that an amendment to that can be moved now.
Mr. Speaker: Shri Ratanlal Kotecha’s amendment has not yet been allowed by me.

Shri R. B. Deshpande: Sir, I don’t want to move my amendment.

Mr. Speaker: So, there are no amendments to clause 20.

The question is:

“That clause 20 stand part of the Bill.”

The motion was adopted.

Clause 20 was added to the Bill.

Mr. Speaker: Now, Shri Ratanlal Kotecha may move his amendment.

Shri Annaji Rao Gavane: When clause 20 has become part of the Bill, to which clause can the hon. Member possibly move his amendment?

Mr. Speaker: Another clause to be added as 20A.

Now we will take up clause 2, definitions,

There are two amendments in the first list, one by Shri Ananth Reddy. He wants to define Committee as the District Land Improvement Committee.

Shri Ananth Reddy: I want to omit the word ‘District’. It shall simply be Land Improvement Committee constituted under section 4.

Mr. Speaker: Yes. There is another amendment by Shri Manikchand Pahade which reads “Committee means the Land Improvement Committee constituted for preparing a particular scheme and for executing the same.”
Shri B. Ramakrishna Rao: I am prepared to accept Shri Ananth Reddy's amendment with one or two alterations, if you will permit, Sir. It will be like this: In (a) Board has been defined, in (b) Chairman has been defined. I think the definition of Committee should not come as (aa) as suggested by Shri Ananth Reddy, but as (c) "Committee means the Land Improvement Committee constituted under section 4. He has omitted the word 'District'.

Mr. Speaker: Does the Leader of the House think the words "constituted for preparing a particular scheme" etc., moved by Shri Pahade are not necessary?

Shri B. Ramakrishna Rao: Yes, Sir, Committee should be defined as "Committee means the Land Improvement Committee constituted under section 4".

Shri Manickhchand Pahade: As Shri Annath Reddy's amendment is more explicit, I wish to withdraw my amendment.

Shri B. Ramakrishna Rao: Consequentially some changes will be necessary. (a) will remain as the definition of the Board, (b) will remain as the definition for Chairman, (c) will be the definition of the Committee, which I have just now accepted, (c) will become (d). But the language will be changed. It will read like this: " Executing Officer means the Chairman of the Committee who is required under subsection (1) of section 8 to execute the scheme. Then (c) will become (d) and (d) will be omitted. (d) relates to the definition of the "Enquiry Officer." In the whole Bill the word "Inquiry Officer" is being replaced by the word Committee. Therefore (d) will be omitted and there will be no need to renumber the other sub-clauses.

Mr. Speaker: Now, let us take up the supplementary list and put those amendments to vote. We have already had discussions on them yesterday.

Mr. Speaker: The question is:

"In para (a) of sub-clause (1) of clause 2 of the Bill, for the word "Hyderabad" substitute the word "District".

The motion was negatived.
Shri Ankushrao Ghare: I beg leave of the House to withdraw my amendment.

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

Mr. Speaker: The next amendment is by Shri Udhava Rao Patil.

(Pause)

Mr. Speaker: I will put his amendment to vote. The question is:

"That (a) after para (f) of sub-clause (1) of clause 2 of the Bill, add the following para, namely—

"(g) 'Self-Cultivator' means a person as defined in the Hyderabad Tenancy and Agricultural Amendment Act of 1953".

(b) Renumber consequentially the paras (g), (h) and (i) as paras (h), (i) and (j) respectively.

The motion was negatived.

Mr. Speaker: The next amendment is by Shri Bhagwan Rao Boralkar.

(Pause)

Mr. Speaker: I will put his amendment to vote. The question is:

That (a) After para (f) of sub-clause (1) of Clause 2 of the Bill, add the following para, namely—

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

(b) Renumber consequentially paras (g), (h) and (i) as paras (h), (i) and (j) respectively.

The motion was negatived.
Shri B. Ramakrishna Rao : In view of the changes that have been made in the provisions of the Bill and the consequential amendments effected therein, 'Executing Officer' means, the Chairman of the Committee who is required under sub-section (1) of section 8 to execute the scheme. I request that sub-clause (c) of clause 2 of the Bill be amended accordingly and renumbered as (d). Omit the existing sub-clause (d).

Mr. Speaker : I shall put this definition to vote:

The question is:

"That 2. (1). In this Act, unless there is anything repugnant in the subject or context.

'Executing Officer' means the Chairman of the Committee who is required under sub-clause (1) of clause 8 to execute the scheme, be adopted.

The motion was adopted.

(Verbal Changes)

(Consequential Changes)

(Deletion of Definition)
Mr. Speaker : The amendment of Shri B. Ramakrishna Rao is that sub-clause (d) of clause (2) (1) defining the word 'Enquiry Officer' should be omitted. I think it is a sort of negative amendment.

Shri B. Ramakrishna Rao : My amendment is for the omission of a definition contained in the sub-clause (d). No doubt, it is in the nature of an amendment; but it is for omission of a definition in clause 2. I am not moving that clause (2) be omitted; but I am moving an amendment that one of the sub-clauses be omitted.

Mr. Speaker : The question is:

"That sub-clause (d) of clause (2) (1) defining 'Enquiry Officer' be omitted.

The motion was adopted.

Mr. Speaker : The question is:

"That clause 2 as amended, stand part of the Bill".

The motion was adopted.

Clause 2 was added to the Bill.

Clauses 21 and 22

Mr. Speaker : The question is:

"That Clauses 21 and 22 stand part of the Bill".

The motion was adopted.

Clauses 21 and 22 were added to the Bill.

Clause 20 A.

Shri Ratanlal Kotecha : Sir, I beg to move:

"That the following Clause be added to the Bill, namely,
Power of Hyderabad Government to direct preparation of scheme in certain circumstances.

“(1) Notwithstanding anything contained in this Act, the Hyderabad Government may direct the preparation of a Land Improvement Scheme providing for any of the matters specified in clause 4 of sub-clause (1) in any area in which the Government declares that a state of famine or scarcity prevails or in which in the opinion of the Government a state of famine or scarcity is likely to prevail.

(2) On such direction the Committee appointed by the Government or Board, in this behalf, shall prepare in accordance with such instructions as the Government or the Board may issue a draft scheme containing the particulars specified in sub-clause (2) of clause (4) and submit it to the Government or the Board as the case may be, for its approval.

(3) After the scheme is submitted to the Government or the Board for approval under sub-section (2) the provisions of clauses (5) to (19) and the Rules made under Clause (2) shall, so far as they can be made applicable, apply in respect of the scheme.

Mr. Speaker : Amendment moved:

Shri Annajirao Gavane: He has given notice of this amendment to clause 20. How can the same Member again move an amendment for the addition of a new clause?

Mr. Speaker : Permission to move that amendment was not given then.

Shri K. Venkat Rama Rao: His amendment was: ‘For clause 20 of the Bill, substitute the following clause, namely.’

Shri Kotecha has moved an amendment that a clause be added. The question is whether it should be numbered as clause 28, or clause 21 or Clause 20-A.
L.A. Bill No. XXIV of 1953, the Hyderabad Land Improvement Bill, 1953.

Shri K. Venkat Rama Rao: How can it be?

Mr. Speaker: What is the difficulty?

(Shri K. Venkat Rama Rao: Substitute 'Substitute')

Shri Annajirao Gavane (Parbhani): Other hon. Members may be allowed to have copies of the amendment, so that they will . . . .

Mr. Speaker: Instead of going into the technicalities, let us discuss the substance of the amendment, and decide.

Shri Annajirao Gavane (Parbhani): I suggest that the amendment may be allowed to have copies of the amendment, so that they will...

Mr. Speaker: The amendment is that a new clause (Clause 20-A) be added.

Shri K. Venkata Rama Rao: It is a negative amendment.

Mr. Speaker: That amendment has not been allowed to be moved.

Shri Annajirao Gavane: Can the hon. the Chief Minister refer to any rule?

Shri B. Ramakrishna Rao: The hon. Member has not referred to any rule to the contrary; and I am, therefore not bound to refer to any rule. It was not allowed to be moved as an amendment. Addition of a fresh clause can always be moved. If you, Sir, are not going to allow it to be moved by Shri Ratanlal Kotecha, I beg leave of the House to move it as the mover of the Bill, as I have got the right to move an amendment for the addition of a new clause before the second reading of the Bill is over.
Mr. Speaker: A Bill is considered in the following order: Clause, new clause; Schedule, new Schedules; preamble, Title, etc.

Shri K. Ananth Reddy: I invite your attention to Rule 137 (4) whereunder the Speaker shall have power to select the new clauses or amendments to be proposed, and may, if he thinks fit, call upon any Member who has given notice of an amendment to give such explanation of the object of the amendment as may enable him to form a judgment upon it.

Mr. Speaker: We shall consider this matter tomorrow. Let us adjourn now.

The House then adjourned till Half Past Two of the Clock on Friday, the 25th September, 1953.