HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES

Official Report

PART II—PROCEEDINGS OTHER THAN QUESTIONS AND ANSWERS

CONTENTS
THE HYDERABAD LEGISLATIVE ASSEMBLY

Friday, 25th September, 1953.

The House met at Half Past Two of the Clock.

[Mr. Speaker in the Chair]

Questions and Answers

[See Part I]

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

Mr. Speaker: Let us proceed to the next item on the Agenda: Continuation of clause by clause reading of the Hyderabad Land Improvement Bill.

"Amendments may be made in every part of the Bill, whether in the clauses or the schedules. Clauses may be left out and new clauses and schedules added."

"New clauses are normally considered after the clauses of the Bill have been disposed of, and the insertion of any that are passed in their proper place in the Bill is not fixed by the Committee but is left out to be settled between the Member in charge of the Bill and the Public Bill Office."

"New clauses, notice of which had not been circulated but which were allowed by the Speaker to appear on the notice paper, when reprinted for the information of the members."

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

An amendment shall not be inconsistent with the previous decision of the Assembly on the same question.

"The Speaker shall have power to select the new clauses or amendments to be proposed."

On being called by the Speaker, the Mover of the new clause brings it up and may speak in support thereof;

After it has been seconded, the clause is read the first time without question put."
Mr. Speaker: The question is:

"That clause 20A stand part of the Bill."

The motion was adopted.

Clause 20A was added to the Bill.

Mr. Speaker: The question is:

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

The motion was adopted.

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

Shri B. Ramakrishna 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 third time and passed.”

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 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 third time and passed.”

The motion was adopted.

**Business of the House**

*Shri Annaji Rao Gavane*: Mr. Speaker, Sir, Yesterday, the leader of the U.P.P. requested you, that the second reading of The Hyderabad Tenancy and Agricultural Lands (Amendment) Bill, as reported by the Select Committee, might be taken up to-day itself. I would reiterate that request. Sir, I am sure that Hyderabad Abkari (Amendment) Bill will be finished today.
Mr. Speaker: Then we will take up the Abkari Amendment Bill.

L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.

Minister for Excise, Customs, Forests and Revenue (Shri K. V. Ranga Reddy): I beg to move:

"That L. A. Bill No. XIX of 1953, a bill to amend the Hyderabad Abkari Act, be read a second time."

Mr. Speaker: The question is:

"That L. A. Bill No. XIX of 1953, a bill to amend the Hyderabad Abkari Act, be read a second time."

The motion was adopted.

Clause 2

Shri Abdur Rahman (Malakpet): I beg to move:

"That in line 6 of clause 2 of the Bill, the word "fine" be omitted."

Mr. Speaker: Amendment moved:

"That in line 6 of clause 2 of the Bill, the word "fine" be omitted."
L. A. Bill No. XIX of 1953,  
the Hyderabad Abkari (Amendment) Bill, 1953.

[Mr. Deputy Speaker in the Chair]

Mr. Deputy Speaker in the Chair – My compliments to you. Are you prepared to introduce the Hyderabad Abkari Bill of 1953?

Mr. Deputy Speaker in the Chair – I am not a Member of this House. I am not prepared to introduce the Bill. I think the Deputy Speaker should be informed.

Mr. Deputy Speaker in the Chair – Mr. Deputy Speaker, there is no legal objection to introducing the Bill. The Bill is a measure of legislation. It is not a provision of the Constitution. The Constitution does not require any special procedure for the introduction of a Bill. The procedure is a matter of convenience.

Mr. Deputy Speaker in the Chair – Mr. Deputy Speaker, I am not satisfied with your explanation. I think the Bill should be introduced by Mr. Deputy Speaker. The Bill is important and should not be introduced by me.

Mr. Deputy Speaker in the Chair – Mr. Deputy Speaker, I think you are mistaken. The Bill is not important. It is a mere drafting matter.

Mr. Deputy Speaker in the Chair – Mr. Deputy Speaker, I think you should introduce the Bill. It is a matter of convenience.

Mr. Deputy Speaker in the Chair – Mr. Deputy Speaker, I think you are mistaken. The Bill is a matter of convenience. It is not a matter of importance.

Mr. Deputy Speaker in the Chair – Mr. Deputy Speaker, I think you are mistaken. The Bill is important. It is a matter of convenience.

Mr. Deputy Speaker in the Chair – Mr. Deputy Speaker, I think you are mistaken. The Bill is not important. It is a mere drafting matter.

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Mr. Deputy Speaker in the Chair – Mr. Deputy Speaker, I think you are mistaken. The Bill is important. It is a matter of convenience.
the Hyderabad Abjari (Amendment) Bill, 1953.

... (Never-ending) Never-ending...
Mr. Deputy Speaker: The question is:

"That in line 6 of clause 2 of the Bill, the word "fine" be omitted."

The motion was negatived.

Mr. Deputy Speaker: The question is:

"That clause 2 stand part of the Bill."

The motion was adopted.

Clause 2 was added to the Bill.

Mr. Deputy Speaker: The question is:

"That clauses 3 and 4 stand part of the Bill."

The motion was adopted.

Clauses 3 and 4 were added to the Bill.

Clause 5

Shri K. Ananth Ram Rao (Deverkonda): I beg to move:

"That in line 3 of section 4-B proposed to be inserted by clause 5 of the Bill, the word "liquor" be omitted."

Mr. Deputy Speaker: Amendment moved:

"That in line 3 of section 4-B proposed to be inserted by clause 5 of the Bill, the word, "liquor" be omitted."

Shri K. Venkatram Rao: I beg to move:

"That section 4-B proposed to be inserted by clause 5 of the Bill be omitted."

Mr. Deputy Speaker: Amendment moved:

"That section 4-B proposed to be inserted by clause 5 of the Bill be omitted."
Provided that the Government may, by notification in the Jarida, direct that in any local area it shall not be necessary to take out licence for the manufacture of liquor for bona fide home consumption.

L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.
Mr. Deputy Speaker: The question is:

“That in line 8 of section 4-B proposed to be inserted by clause 5 of the Bill, the word ‘liquor’ be omitted.”

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That section 4-B proposed to be inserted by clause 5 of the Bill be omitted”.

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That clause 5 stand part of the Bill.”

The motion was adopted.

Clause 5 was added to the Bill.

Clause 6.

Shri K. Venkatrama Rao: I beg to move:

“That at the end of clause 6 of the Bill, the following proviso be added, namely,

‘Provided that the licence for transport shall not be issued from the tapping place to any other place other than the licensed shop allotted in the auction.’”

Mr. Deputy Speaker: Amendment moved.

“That at the end of clause 6 of the Bill, the following proviso be added, namely,

“Provided that the licence for transport shall not be issued from the tapping place to any other place other than the licensed shop allotted in the auction.”
Provided that the licence for transport shall not be issued from the tapping place to any other place other than the licensed shop allotted in the auction.

"Transport means to move from one place to another within the Hyderabad State."

"From the tapping place to any place other than the licensed shop allotted in the auction."

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"Provided that the licence for transport shall not be issued from the tapping place to any other place other than the licensed shop allotted in the auction."

"Transport licence means to move from one place to another within the Hyderabad State."
Deputy Speaker: The question is:

"That at the end of clause 6 of the Bill, the following proviso be added, namely:

'Provided that the licence for transport shall not be issued from the tapping place to any other place other than the licensed shop allotted in the auction.'"

The motion was negatived.

Mr. Deputy Speaker: The question is:

"That clause 6 stand part of the Bill."

The motion was adopted.

Clause 6 was added to the Bill.

Clause 7

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

"That in lines 8, 9, 10 and 12 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, the following words be omitted, namely:

'or every such person who may have occupied the business
the Hyderabad Abkari (Amendment) Bill, 1953.

relating to such lease to the extent of the amount due from him to the lessee in respect of the period of occupation of such person.

Mr. Deputy Speaker: Amendment moved:

"That in lines 8, 9, 10 and 11 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, the following words be omitted, namely:

'or every such person who may have occupied the business relating to such lease to the extent of the amount due from him to the lessee in respect of the period of occupation of such person.'"

Shri Ch. Venkatrama Rao: Sir, I beg to move:

"That in line 9 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, between the words 'business' and 'relating', the following words be inserted, namely—

'or his customers.'"

Mr. Deputy Speaker: Amendment moved.

"That in line 9 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, between the words 'business' and 'relating', the following words be inserted, namely—

'or his customers'

Shri K. Venkatrama Rao: Sir, I beg to move:

"That in line 9 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, between the words 'business' and 'relating' the following words be inserted, namely—

'subject to the provisions of section 14 of this Act.'"

Mr. Deputy Speaker: Amendment moved.

"That in line 9 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, between the words 'business' and 'relating' the following words be inserted, namely—

'subject to the provisions of section 14 of this Act.'"
Shri M. Buchiah: Sir, I beg to move:

"That at the end of section 7 proposed to be substituted by clause 7 of the Bill, the following proviso be added, namely—

"Provided that the lessee has sub-leased the business on a profit of not more than 15% of the total amount he pays the Government on that business."

Mr. Deputy Speaker: Amendment moved:

"That at the end of section 7 proposed to be substituted by clause 7 of the Bill, the following proviso be added, namely—

"Provided that the lessee has sub-leased the business on a profit of not more than 15% of the total amount he pays the Government on that business."

No lessee shall, except with the permission of the Government declare any person to be his partner; and such partner shall not be competent to act as such until he has obtained a licence to that effect from the Collector or any other competent officer.
L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.


[Document text in Urdu]

the Hyderabad Abkari (Amendment) Bill, 1953.

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He طرقه اختیاریا جامعه تیتو نے نیس ہماگا - غرب تراشتی والون ہے تو رقم ایسے لئی کہ اور گروئنگ کہ ہزاروں روپیے بنا دیا باقی رکھیا ہے - بہر بھی اناک لئے ایک موقع رکھیا جاتا ہے کہ یہ رقم سنگراہی کی رقم کی طرح وصول نکلنے - یہ جیسے نابغہ ہوگی - کل ہو جب ہر آباد میں 5 لاکھ ہو یا اوناک کیچ جیلی نہ ہے اور مہما اور سنگیا پہر کئی اکثر معاملات آپریٹر لئے وقت متبری

کا صدقہ نامہ دخیل کرنے ہی تو بھر گروئنگ کو کسی بھی دھماکے میں نہیں آتی گھرب تراشتی والون ہے پہ باندی چوپری کھچے ہو چیتی یہ

ہے کہ تراشتی والی سبیا کی آخر معاملات کی رقم ایک دفعہ توہی آباد میں یہ ہوئی ہے ایک معاملات یہ علحدہ چیتا ہے اور دوسرا ایک ٹریٹی پر بھر بندیا کیا

جاتا ہے - آریلین بنتی مشوقہ یہ کہ سناکے ہے مستاجرین بھی اسی درونستیا پيش کریں ہیں کہ فلال تراشتی والون ہے ایک رقم وصول طلب ہے - ہو کہ بھوکا یہ ہدیت حلال جنہیں ہے - جعلانیا کی کہ یہ معاملات یہ عرفن کونا ہوگی - اور اسکر ملاحون

رکیکر بہ توہی بھی کچھ ہے - میں مینڈر صاحب متعلقہ یہ عرفن کونا ہوگی کہ جو استیمکیت ہویا کہ اسکر پہلے کتاب ہونا - ہوئی پر کئی اکثر کر ایک جزئیات ہے والی تراشتی والیا کیا جزئیات چوپری - ہن چوپری کا یہ ایسی صورت میں ایک

سہولت ملی چاہے - میں گروئنگ بیروبی لکہون ایسی ہے کہ بھرتیکہ کئی اکثر معاملات کو ہو - فیصد دفع بر دیتا ہے تروہیا والیا کہ دوڑ دا جانے اور اکر

(4 - 0-0) لیصد اضافہ پر بندیا کریا ہے تروہیا جانے ہے تفریح قرار دیا جانے ہے تفریح کے تراشتیا والیا

یہ نتائج فاؤنڈر حاصل کریں کا موقع کئی اکثر کر کہ نہ رہے - بھیجی امام کہ آنریلی بنتی

میری اس ترمیم کو پچول فرمایگیکے -

شیری عیسی احمدی - مسیسی پرسر - ہی دفعہ (یب) کی ترمیم نہایت اهم ہے اور ہے بورہ ایوان کے لئی بھی متعدد گی کے ساتھ جو گروئنگ کہ مسلسل ہے - پھلی کی جو دفعہ

تیپہ یہ تھی کہ جب تعید دار یا اسکر ضامن ہے رقم وصول نہوئی گروئنگ پتار زبردشت

ضمن بر ذمو داری عائشکری کہی با اپناوی انتظام قائم کریں ہی با فسخ تعید کس

dوسرے کو تعید دتی - یہ دفعہ آپریٹر کے معاملات کے سیاست یہ متفکر ہے میں وو مناسب تھی -

نظام کے جب حکمت ایک شخص کو معاملہ دہی ہے تو جن شواجے کے تاب معاملہ دیتی

ہے تو اور شواجے کا نابغہ ہو - اور نفلات کے طور جو رقم اسکر مخفی ہو - تو ہور وانہ

کے طور جو رقم وہ داخل کرنا ہے اوس پر بار عائشکری - مستاجر اگر رک چکے -

اضافہ نہیں کی اور رقم کی ادائیں کے قاضی رہے تو محکمہ خانہ پر ذمو داری عائشکری -

کرنا - ضمان کی عائشکری - مسکونی بھی وہ اوس ہے وصول کرسکیکہ - لیکن اس ترمیم

کے چو دفعہ کہ ایسی دفعہ ہے میں جہیز و غربت ہے - تو قانون معاملہ یہ اسکر کو

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L. A. Bill No. XI X of 1953

The Hyderabad Abkari (Amendment) Bill, 1953.

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L. A. Bill No. XIX of 1953, 25th Sept., 1953. 593

the Hyderabad Abkari (Amendment) Bill, 1953.

होता है उस के भीते मजबूर ही है सालने रोज का हसाब के हृदय में सृजन

से रक्त और प्राकृतिक ही है रक्त सालने के हसाब से निराकरण और वसुल के सिध्दांत हैं।

जिसका सबी-प्रवेश विन्दु के वक्त दर्शन किया तो उर मुहल बही-दिये तली का बबराल

से है। लागे रूपी भूख चुनौती निक निक निक निक निक

लागे पहुंचते ह्रास रूपी बिना रक्त और वसुल करके ये- अत्य खालफ की कोटी करके निक निक निक-नीचे की गये।

सकने से आनंद करके किया जाता रक्त का हसाब का अत्यावश्यक जाता है। अगे अगे तो अगे कर्तवी तो बिने की गये।

कर्तवी तो बिने की गये। अगे अगे तो अगे कर्तवी तो बिने की गये। अगे अगे तो अगे कर्तवी तो बिने की गये।

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L. A. Bill No. XIX of 1958,
the Hyderabad Abkari
(Amendment) Bill, 1958.

...
L.A. Bill No. XIX of 1953, 
the Hyderabad Abkari
(Amendment) Bill, 1953.

Mr. Deputy Speaker: The time is over. We now adjourn for recess.

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

The House re-assembled, after recess, at Five Minutes Past Five of the clock.

[Mr. Deputy Speaker in the Chair]
L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.


The Hon'ble Members are informed that L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953, which has been referred to the Committee, has been reported to the House.

The Bill is concerning the amendment of the Abkari Act, 1953, and provides for the imposition of a tax on the sale of liquor by retail dealers. The Bill has been presented to the Governor for assent.
the Hyderabad Abkari (Amendment) Bill, 1953.

The issue is the settlement of the Hyderabad Abkari (Amendment) Bill, 1953. The bill is to be presented for consideration.

The Mover states that the bill provides for the amendment of the Hyderabad Abkari Act, 1944, to provide for the payment of compensation to the holders of licenses for the sale of intoxicating liquors.

The Mover further states that the bill also provides for the establishment of a special tribunal to hear and determine the claims of the holders of licenses for the sale of intoxicating liquors.

The Mover concludes by urging the House to pass the bill without delay.

The Speaker invites the House to debate the bill.

The first speaker is the Hon. Member for the City of Hyderabad. He states that the bill is a welcome development and that it will provide a just compensation to the holders of licenses for the sale of intoxicating liquors.

The Hon. Member for the City of Hyderabad further states that the bill will also provide for the establishment of a special tribunal to hear and determine the claims of the holders of licenses for the sale of intoxicating liquors.

The Hon. Member for the City of Hyderabad concludes by urging the House to pass the bill without delay.

The Speaker invites the House to debate the bill.
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L. A. Bill No. XIX of 1953,
the Hyderabad Adbhari
(Amendment) Bill, 1953.

Above the line, in blue:

"598
L. A. Bill No. XIX of 1953,
the Hyderabad Adbhari
(Amendment) Bill, 1953."

the Hyderabad Abkari (Amendment) Bill, 1953.


the Hyderabad Abkari (Amendment) Bill, 1953.
Mr. Deputy Speaker: I will put the amendments to clause 7 to vote. The question is:

"In lines, 8, 9, 10 and 11 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, omit the following words, namely—

"or every such person who may have occupied the business relating to such lease to the extent of the amount due from
him to the lessee in respect of the period of occupation of such person.”

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That in line 9 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, between the words ‘business’ and ‘relating’ the following words be inserted namely—

‘or his customers’”.

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That in line 9 of sub-section (1) of section 7 proposed to be substituted by clause 7 of the Bill, between the words ‘business’ and ‘relating’ the following words be inserted namely:

‘subject to the provisions of section 14 of this Act.”

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That at the end of section 7 proposed to be substituted by clause 7 of the Bill, add the following provision namely—

‘Provided that the lessee has sub-leased the business on a profit of not more than 15% of the total amount he pays to the Government on that business.”

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That clause 7 stand part of the Bill”.

The motion was adopted.

Clause 7 was added to the Bill.

Mr. Deputy Speaker: The question is:

“That clauses 8 and 9 stand part of the Bill.”
The motion was adopted.

Clauses 8 and 9 were added to the Bill.

Mr. Deputy Speaker: There is an amendment to clause No. 10, but it is for omitting the clause altogether. It cannot be moved.

The other part of the amendment is consequential.

Shri K. Venkatrama Rao: But it can be discussed, Sir.

Mr. Deputy Speaker: Yes. He can speak.

Clause 10. “Provided that the Government may, by notification in the Jarida, direct that in any local area it shall not be necessary to take out licence for bona fide home consumption”.

And this was added by the members after another amendment was discussed. It is a consequential amendment to clause No. 10.

the Hyderabad Abkari (Amendment) Bill, 1953.

रहें हैं या नदास में जैसी तरह समी की रही है जिस बढ़ते हुए हम जिस तरह के लाइंस के लायकता का समाप्त होना है तथा तात्कालिक तौर पर उनका उल्लंघन करना।

L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.

the Hyderabad Abkari (Amendment) Bill, 1953.

मुख्यलेखकेंद्र भाषा - यद्यपाय: ज्ञानी लोकोपयोगी अनुसार उन लोकार्थको लिए जो उसपर सज्जन हाथ जाते हैं तथा प्रतिवेदन के मत से कोई उपदेश नहीं है। जब राज्य प्रतिबंधित कोई अस्तित्व जीने का साधन है, तो आकर्षण से निषिद्ध होता है। जब राज्य स्वामी कोई अस्तित्व जीने का साधन है, तो आकर्षण से निषिद्ध होता है।

राज्य तो यह देश में होता है कि क्यों अक्षर सभी संस्कृत अनुशासन के आदेश निषिद्ध होता है।

श्री राम राव - शाइद नवरा देवका के द्वारा यह लिखा गया है।

श्री गृहों - जौनवारी बल परिवर्तन के लिए उपलब्ध की जा सकती है।

श्री के - ये - गोट्ट्य रैली - अंक अनुवाद संस्करण है।

शोकम्य गोविर नीह पूरा होने एवं उन्हें अद्यावधि में लिखी गई है।

रक्त नौक - कोनन नीह हिं - शाइद नवरा निर्देशात्मक तीन है।

अग्रेज में सही होने के लिए उन्हें लिखना चाहिए।

श्री राम राव - शाइद नवरा देवका के द्वारा यह लिखा गया है।

राजस्थान - अंकों संबंधी एवं अन्य संबंधी प्रमाण तयार किए जा सकते हैं।

सुझाव: के - ये - गोट्ट्य रैली - अंक अनुवाद संस्करण है।
Mr. Deputy Speaker: The question is:

"The clause 10 stand part of the Bill".

The motion was adopted.

Clause 10 was added to the Bill.

**Clauses 11 and 12**

For clause (b) of section 13 of the Act proposed to be substituted by clause 13 of the Bill, the following be substituted, namely,—

> Notwithstanding anything contained in this Act, on Sendhi by a tax on each tree from which sendhi is drawn to be paid in lumpsum or in such instalments and for such period or according to its quantity before it is imported, exported or transported as given below:

1. There shall be no auction of the right of vend, but the price shall be fixed for each tree given for tapping and allotted to a particular shop. This price shall include the licence fee and the tree tax. For the purpose of arriving at the price, the
average total Government income from each village or shop shall be worked out on the basis of the incomes of the years 1356 (1946-47), 1357 (1947-48) and 1360 (1950-51) Fasli. The years 1358 (1948-49) and 1359 (1949-50) Fasli were abnormal and so the incomes of these years shall not be considered for this purpose.

2. The minimum number of trees which must be accepted by the tappers shall be fixed. This number shall be 25% less than the number of trees allotted in 1356 (1946-47) Fasli. This guarantee by the tappers is necessary, lest the Government should suffer in excise revenue, for want of sufficient number of trees being tapped. The maximum number of trees which may be tapped in any village or for any shop shall be that allotted in 1356 (1946-47) Fasli.

3. The Excise Department shall determine and allot trees for each village and the tappers shall submit applications for trees which they would like to tap. The Excise Superintendent shall sanction these applications keeping in view the total number of trees available for the purpose. The applicants will distribute the trees among themselves by mutual consent and in cases of dis-agreement over the distribution of trees the Excise Superintendent or some officer subordinate to him not below the rank of a Sub-Inspector will be authorised to distribute the trees.

4. The full price of the trees which are sought to be tapped by the tappers shall have to be paid in the Government Treasury by the applicants before the application is submitted, as is the practice at present. After the application is sanctioned, the tapping licence and the transport permit will be issued. The applicants will not be required to submit as at present solvency certificates or to make any cash deposits with regard to the trees which they wish to tap. In exceptional circumstances, however, Excise Commissioner is empowered to collect one half of the price of the trees in advance or fix the instalments for the payment of Government dues on the production of acceptable and reliable security. Prior approval of the Minister for Excise will be essential to this course of action.

All those persons who obtain trees shall give a written agreement guaranteeing that the full minimum number of trees and that even if they fail to tap the minimum number of trees, they will pay the Government dues for the minimum number.

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5. Shops will be established in suitable places near the village basthies. Tappers will be permitted to sell sendhi in selected sites in the topes as well, but such sales shall be permissible from sunrise to an hour before sunset. Tappers will have the option to sell sendhi either at the shop or at the site, but not elsewhere.

6. Excise Inspectors shall set up a committee in each village in consultation with the tappers and with the approval of the Excise Superintendent. These committees shall have 3 members, one of whom shall be the President. The functions of the committees shall be:

(i) When a permit has been secured by any person for felling any toddy or sendhi trees, to decide on the actual trees which may be cut down and where the permit is for a useful tree, to decide which tree will be cut.

(ii) If a person secures a permit for cutting of leaves to earmark the trees whose leaves may be cut.

(iii) To see that un-numbered trees are not tapped.

(iv) To supervise tapping as prescribed in the Excise Rules.

(v) To assist the officers in Excise matters and to furnish information regarding excise offences to the concerned officers.

7. The new system shall not apply to the towns and cities as arrangements can be made only in those places where trees are available locally in large quantities and large quantities of sendhi are not required to be transported over long distances. For such places, the existing system will continue.

8. The existing orders will continue to be in force even after the new system is introduced except in so far as they operate against the basic principles of the new scheme.”

Mr. Deputy Speaker: Amendment moved:

“That for clause '(b) of section 13 of the Act proposed to be substituted by clause 13 of the Bill, the following be substituted, namely,—

'Notwithstanding anything contained in this Act, on sendhi by a tax on each tree from which sendhi is drawn to b
The Hyderabad Abkari (Amendment) Bill, 1953.

paid in lumpsum or in such instalments and for such period according to its quantity before it is imported, exported or transported as given below:

1. There shall be no auction of the right of vend, but the price shall be fixed for each tree given for tapping and allotted to a particular shop. This price shall include the licence fee and the tree tax. For the purpose of arriving at the price, the average total Government income from each village or shop shall be worked out on the basis of the incomes of the years 1356 (1946-47), 1357 (1947-48) and 1360 (1950-51) Fasli. The years 1358 (1948-49) and 1359 (1949-50) Fasli were abnormal and so the incomes of these years shall not be considered for this purpose.

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4. The full price of the trees which are sought to be tapped by the tappers shall have to be paid in the Government Treasury by the applicants before the application is submitted, as is the practice at present. After the application is sanctioned, the tapping licence and the transport permit will be issued. The applicants will not be required to submit as at present solvency certificates or to make any cash deposits with regard to the trees which they wish to tap. In exceptional circumstances, however, the Excise Commissioner is empowered to collect one half of the price of the trees in
advance or fix the instalments for the payment of Government dues on the production of acceptable and reliable security. Prior approval of the Minister for Excise will be essential to this course of action.

All those persons who obtain trees shall give a written agreement guaranteeing that the full minimum number of trees and that even if they fail to tap the minimum number of trees, they will pay the Government dues for the minimum number.

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(i) When a permit has been secured by any person for felling any toddy or sendhi trees, to decide on the actual trees which may be cut down and where the permit is for a useful tree, to decide which tree will be cut.

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(iv) To supervise tapping as prescribed in the Excise Rules.

(v) To assist the officers in Excise matters and to furnish information regarding excise offences to the concerned officers.

7. The new system shall not apply to the towns and cities as arrangements can be made only in those places where trees are available locally in large quantities and large quantities of sendhi are not required to be transported over long distances. For such places, the existing system will continue.
8. The existing orders will continue to be in force even after the new system is introduced except in so far as they operate against the basic principles of the new scheme.

Shri L. K. Shroff (Raichur): Sir, Point of order. I doubt whether the proposed amendment of Shri K. Venkatrama Rao is in order. He wants that clause (b) of section 13 should be substituted by the amendment proposed by him. But the marginal heading given to this clause has not been changed by him. So, it is to be understood that the substance of the amendment proposed by him is the same as given in the Bill. However, if we look at the subject matter of the amendment, we find that so many things have been said there which are quite irrelevent to the subject matter of clause (b) of the Bill. The marginal heading reads thus: *Prohibition of keeping liquor, etc., in possession*. But the amendment suggested by the hon. Member makes provision for so many other things, such as, how many trees should be allotted for each village, setting up of a Committee, and so on. All these things, I am afraid, are extraneous to the subject matter of the particular clause that is sought to be amended, I therefore, feel that his amendment is out of order.

Prohibition of keeping liquor, etc., in possession,

(b) on sendhi by a tax on each tree from which sendhi is drawn to be paid in a lumpsum or such instalments and for such period as may be prescribed, or according to its quantity before it is imported, exported or transported.
mode of levying Abkari duty

As may be prescribed —

Inconsistent —

Reasons —

Amendment Bill, 1953.

The hon. Member has not proposed any amendment to the marginal heading.

That will be at the stage of 3rd reading. That stage has not yet come.

the Hyderabad Abkari (Amendment) Bill, 1953.

(Consumer) Customers के अधिकांश के लिए लुप्ति की हुई है। कुछ मान्यताएं होमेटिक ने उनके लिए कोई व्यापारी शेष आयुर्विज्ञान के लिए बनाये गए हैं।

(Other) नामक बैठक का प्रस्ताव कैसे लिखित किया गया है। इसमें अपने अभिव्यक्तियों की ताजा शेषी ता तक होता है।

(Law of diminishing Returns) धोरता के कई स्तरों में जूहिल होने से बिना बोधित होने वाले।

(Licence fee) के लिए राशि के लिए लागू या नहीं हो सकती है।

(Average tree tax) और हिस्से के हिस्से के हिस्से के हिस्से के लिए लागू हो सकते हैं।

(Tapping) के लिए राशि के लिए लागू हो सकते हैं।

(Middlemen) के लिए राशि के लिए लागू हो सकते हैं।
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L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.

Shri E. V. Ramaswami Aiyar

Lok Sabha

6th August, 1953.

Mr. President,

Sir,

I have the honour to present the Hyderabad Abkari (Amendment) Bill, 1953.

This Bill is an attempt to bring into force the Hyderabad Abkari Act, 1951, with certain amendments.

The Bill seeks to provide for the appointment of officers to carry out the provisions of the Act.

I hope the House will approve the Bill and give it a Second Reading.

Shri E. V. Ramaswami Aiyar

Minister for Commerce and Industry

6th August, 1953.

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6th August, 1953.

the Hyderabad Abkari (Amendment) Bill, 1953.

Measures: the Hyderabad Abkari (Amendment) Bill, 1953

In the Assembly of the Hyderabad State on

25th September, 1953.

Mr. K. S. Narasimha Reddy moved that the Hyderabad Abkari (Amendment) Bill, 1953, be now read a third time.

Mr. Reddy said:

The Bill has been introduced to amend the Hyderabad Abkari Act, 1950, to provide for the regulation of the sale of beer and wine.

The new provisions include:

1. The introduction of a new section 38A, which provides for the regulation of the sale of beer and wine.
2. The amendment of section 45, which provides for the levy of duties on the sale of beer and wine.
3. The amendment of section 46, which provides for the levy of duties on the sale of beer and wine.

The Bill has been drafted to ensure the smooth functioning of the state's liquor distribution system.

Mr. Reddy requested the House to pass the Bill without delay.

The Bill was passed by the House.

P. N. P.
L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.

Previous approval of the Govt. (Previous approval of the Minister Val of the Minister)

The minimum number of trees which must be accepted by the tappers shall be fixed. This number shall be 25% less than the number of trees allotted in 1356 (1946-47) Fasli.

This guarantee by the tappers is necessary, lest the Government should suffer in excise revenue, for want of sufficient number of trees being tapped.

Shops will be established in suitable places near the village abasthies.

616. 25th Sept. 1953. L. A. Bill No. XIX of 1953,

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Shops will be established in suitable places near the village abasthies.

the Hyderabad Abkari (Amendment) Bill, 1953.

On sendhi by a tax on each tree from which sendhi is drawn to be paid in lumpsum or in such instalments and for such period or according to its quantity before it is imported, exported or transported
fclfc
L. A. Bill No. XIX of 1953
the Hyderabad Abkari
(Amendment) Bill, 1953.

and the Hyderabad Abkuri (Amendment) Bill, 1953.

Shri K. R. Reddy - Apologies. I am informed that the Bill is under consideration of the House.

Dr. T. R. Venkata Reddy - As I have been informed, the Bill is under consideration of the House.

Mr. T. R. Venkata Reddy - I have been informed that the Bill is under consideration of the House.

Mr. T. R. Venkata Reddy - It is well understood that the Bill is under consideration of the House.

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The Hyderabad Abkari (Amendment) Bill, 1953.

बाजूद बीमे थ्री नन दी तिबियर असम बीमे मोजि देम रेवि पे हम के रेवि पे दिने ही नन नन 
। दिनत के लिम दे । । रॉवी देत नोहाटा हे अब साधे सात रोबिये दे दिनत 
। दिने मी डे महसुस किया हे नो है। ता । । रॉवी देत नी मी बी देत नोहाटा हे नी 
हे। अवस देत नोहाटा हे मी हरे हे हे रॉवी पे यह नी - आकष के 
। अर कौंटे साधे रॉवी के प्रसास मतर्के पे मी जिर्न देत नोहाटा हे। ता 
यहे दारो मूडी हे मी हसीन है। मी मी हे हाँ के मी मी तिम दे प्रसूत ही 
। आम्नेट पक नी दारो चाहिे हे मी हे हे हे हे हे हे 

मी ने जैज एम मी री डी के तूहो तूहो जूहो जूहो हे है। जैमाने हे एक आरी डी ने।

एम ब्रिट तूतखे दे रॉवी दाली हे। अयाओ वृ देत नी निर्माण दे स्लिमे मी जोडू वि रोज़ा देत नी नासे हें। हें एकक पर नी देने हें 
। बी खो तिम ली ने नेन देत नी है, के में के मामुरो हे हे भी नचत कैम्बे हें। 
एम खा स्त्री ली नरम जिसे हें। अकश अलौकिक मी नी नी नी अलौकिक के 
। भी, एम नी नी, एम नी अलोकिक हें। दोस्त चिये नी रे हें। 
। एम नी नी अलोकिक हें। अलोकिक नसी हें एम नी नी अलोकिक नी 
। नौ नी एम नी एम अलोकिक हें। अलोकिक हें। अलोकिक नसी हें। 
। अलोकिक हें। जैमाने हे है अलोकिक हें। अलोकिक हें। जैमाने हे है। 

मी ने जैज एम देम री डी के तूहो तूहो जूहो हे है। जैमाने हे एक आरी डी ने।
Mr. Deputy Speaker: The question is:

“That for clause (b) of section 13 of the Act proposed to be substituted by clause 13 of the Bill, the following be substituted, namely,—

Notwithstanding anything contained in this Act, on sendhi by a tax on each tree from which sendhi is drawn to be paid in lumpsum or in such instalments and for such period or according to its quantity before it is imported, exported or transported as given below:

1. There shall be no auction of the right of vend, but the price shall be fixed for each tree given for tapping and allotted to a particular shop. This price shall include the licence fee and the tree tax. For the purpose of arriving at the price, the average total Government income from each village or shop
shall be worked out on the basis of the incomes of the years 1356 (1946-47), 1357 (1947-48) and 1360 (1950-51) Fasli. The years 1358 (1948-49) and 1359 (1949-50) Fasli were abnormal and so the incomes of these years shall not be considered for this purpose.

2. The minimum number of trees which must be accepted by the tappers shall be fixed. This number shall be 25% less than the number of trees allotted in 1356 (1946-47) Fasli. This guarantee by the tappers is necessary, lest the Government should suffer in excise revenue, for want of sufficient number of trees being tapped. The maximum number of trees which may be tapped in any village or for any shop shall be that allotted in 1356 (1946-47) Fasli.

3. The Excise Department shall determine and allot trees for each village and the tappers shall submit applications for trees which they would like to tap. The Excise Superintendent shall sanction these applications keeping in view the total number of trees available for the purpose. The applicants will distribute the trees among themselves by mutual consent and in cases of disagreement over the distribution of trees the Excise Superintendent or some officer subordinate to him not below the rank of a Sub-Inspector will be authorised to distribute the trees.

4. The full price of the trees which are sought to be tapped by the tappers shall have to be paid in the Government Treasury by the applicants before the application is submitted, as is the practice at present. After the application is sanctioned, the tapping licence and the transport permit will be issued. The applicants will not be required to submit as at present solvency certificates or to make any cash deposits with regard to the trees which they wish to tap. In exceptional circumstances, however, the Excise Commissioner is empowered to collect one half of the price of the trees in advance or fix the instalments for the payment of Government dues on the production of acceptable and reliable security. Prior approval of the Minister for Excise will be essential to this course of action.

All those persons who obtain trees shall give a written agreement guaranteeing that the full minimum number of trees,
and that even if they fail to tap the minimum number of trees they will pay the Government dues for the minimum number.

5. Shops will be established in suitable places near the village basthies. Tappers will be permitted to sell sendhi in selected sites in the topes as well, but such sales shall be permissible from sunrise to an hour before sunset. Tappers will have the option to sell sendhi either at the shop or at the site, but not elsewhere.

6. Excise Inspectors shall set up a committee in each village in consultation with the tappers and with the approval of the Excise Superintendent. These committees shall have 3 members, one of whom shall be the President. The functions of the committees shall be:

(i) When a permit has been secured by any person for felling any toddy or sendhi trees, to decide on the actual trees which may be cut down and where the permit is for useful trees to decide which tree will be cut.

(ii) If a person secures a permit for cutting of leaves to earmark the trees whose leaves may be cut.

(iii) To see that un-numbered trees are not tapped.

(iv) To supervise tapping as prescribed in the Excise Rules.

(v) To assist the officers in Excise matters and to furnish information regarding excise offences to the concerned officers.

7. The new system shall not apply to the towns and cities as arrangements can be made only in those places where trees are available locally in large quantities and large quantities of sendhi are not required to be transported over long distances. For such places, the existing system will continue.

8. The existing orders will continue to be in force even after the new system is introduced except in so far as they operate against the basic principles of the new scheme.

The motion was negatived.

Mr. Deputy Speaker: The question is:

"That clause 18 stand part of the Bill."
L. A. Bill No. XIX of 1953, 25th Sept., 1953. 625
the Hyderabad Abkari (Amendment) Bill, 1953.

The motion was adopted.
Clause 13 was added to the Bill.

Clause 14

Mr. Deputy Speaker: Let us proceed to clause 14.

Shri K.L. Narsimha Rao: Sir, I beg to move.

"For section 13-A proposed to be inserted by clause 14 of the Bill substitute the following, namely—

"When sendhi-yielding abkari trees are tapped without licence, the tax due shall be recoverable from the lessee.'

Mr. Deputy Speaker: Amendment moved:

"For section 13-A proposed to be inserted by clause 14 of the Bill substitute the following, namely—

"When sendhi-yielding abkari trees are tapped without licence, the tax due shall be recoverable from the lessee.'

Shri Ramrao Gyanoba: Sir, I beg to move.

"At the end of sub-section (2) of section 13-B proposed to be inserted by clause 14 of the Bill, add the following proviso, namely—

'Provided that if the owner or/and any other person having interest in the land may get the deposit credited to the revenue assessment due on the said land, and if in this respect a share of a tenant on the land is so credited, he shall be entitled to deduct the sum so credited from the rent payable by him to the owner of the land.'

Mr. Deputy Speaker: Amendment moved.

"At the end of sub-section (2) of section 13-B proposed to be inserted by clause 14 of the Bill, add the following proviso, namely—

'Provided that if the owner or/and any other person having interest in the land may get the deposit credited to the revenue assessment due on the said land, and if in this respect a share of a tenant on the land is so credited, he shall be entitled to deduct the sum so credited from the rent payable by him to the owner of the land.'

సంస్థాన రాజధాని నుంచి:

స్యాధానం నుంచి లేదు మనం గుర్తించాలంటే, అతి ప్రత్యేకం, "శ్రీ యోగా సూర్య స్మార్తీ శ్రీ రుమాల్ రామాయణ శ్రీ సూర్యా శ్రీ కృష్ణా" ను సమర్పించాలంటే, తప్పనికి, నేపథ్యం ఫలితంగా ఎంతగా సంపాదించాలంటే, అది కాశ ఫలితంగా ఎంతగా సంపాదించాలంటే, అంతా ఫలితంగా ఎంతగా సంపాదించాలంటే, అంతా ఫలితంగా ఎంతగా సంపాదించాలంటే, అంతా ఫలితంగా ఎంతగా సంపాదించాలంటే.

వా మొదట నిర్ణయం గుర్తించాలంటే, అంది ఒక సంస్థాన ఉపసంస్థానం లేదా సంస్థాన రాజధాని లేదా సంస్థాన రాజధాని ను గుర్తించాలంటే, అంది ఒక సంస్థాన ఉపసంస్థానం లేదా సంస్థాన రాజధాని ను గుర్తించాలంటే, అంది ఒక సంస్థాన ఉపసంస్థానం లేదా సంస్థాన రాజధాని ను గుర్తించాలంటే, అంది ఒక సంస్థాన ఉపసంస్థానం లేదా సంస్థాన రాజధాని ను గుర్తించాలంటే.

the Hyderabad Abkari (Amendment) Bill, 1958.

"... దీనిని విచారించి వాహించినట్లు మన అమర్చించాలను లేదు. లేదు, మనకు ఆసక్తి తో చేయడానికి సమయం ఇద్దరు. రాతి పిడించడానికి సమయం ఇద్దరు. మన పిడించాలను వాహించాలను లేదు. మన పిడించడం అమర్చాలను వాహించాలను లేదు. అమర్చాలను వాహించాలను లేదు.

ముందు పిడించాలను వాహించాలను లేదు.

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In the Legislative Assembly of the Hyderabad State, in the year 1953.

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ल. ए. बिल नं. XIX ऑफ़ 1933, 

the Hyderabad Abkari (Amendment) Bill, 1953.

25th Sept., 1953. 627

भी. रामराव आवारगांवकर (वेड़वाई) :- अय्यस मेलाराज, कलम १४ मासिक १२-व वुकलम २ ला जो आवकारी कायम आदेश आहे। त्याला भी माही दुस्ती तुजना अनलाई आहे। माननीय मंत्री नेहरु सांगतात की, जमाना बदललेला आहे, पण मला बाळते की त्यांचे विचार बदललेले नाहींत. हे कलम वाचल्यानंतर मला कसे दिसते.

या कायबाध्य कलम १४ मासी १४ वुकलम २ वा प्रमाण आहे. शिंदी काळव म्हाशांतराच्या मालकाने देय असलेले शुक्ल सरकारी शासनांतर जमा करणारं वेळेल, आणि मालकास अय्यस अभिक्रिया अनेकानेका कायदांमध्ये विधानांक निर्धारित पडूनून आणि सरकारने कल्याणमार्गांना देणारे वेळेल.

वाचकन असे दिसेल की, त्याचे व्यक्तित्वाचे कसे काय विचार आहेत. ही जो रस्तल आहे ती ज्ञानांविशिष्टी आहे, ती फार थोडी असते. म्हणून ती आणोड बजाणात जमा करून नंतर शेतक्षेत्राचा देयपाच्या तसवूर मानाकिंची आवश्यकता नाही. परंतु माननीय मंत्रांची ट्री फॉर टेपर (Tree for tapper) ही स्कीम जसे पापूलर (Popular) शाली तसीच ते ही पैले देयपाच्या स्कीम (Scheme) युजाचा पापूलर कसे विकल्पत होती की काय?

मला असे सांगचावच्या आहे की, आज जी सरकारी मिळकरी आहे ती पूर्वीच थांबते. ते शेतक्षेत्राचा फायदांचा कोणतीही शोध करणारा हातमार लवकर असे मला बांटत नाही. म्हणून माझे असे म्हणून आहे की, शेतक्षेत्राचा ज्ञानांविशिष्टी जी रस्तल दिली जाते ती मालागुजारी देयपाच्या बेचून काटून घ्याणी, आणि लायचमांमध्ये त्या म्हणून विजयाचे कृत्त किंवा अर्थात कृत्त याचा मुनाफाचा बाजार. माननीय मंत्रांची या बोट्सॉर विचार करावा. माझ्या सुणेला हे उत्तर देतील की आम्ही शेतक्षेत्रांची रस्तल रोलव रचवल करणा कसे, पण मला बाळते की बेचून विला त्यांनी बैठून नाही. आपूर्ती मालागुजारी वसूल होते त्याचे बेचून शेतक्षेत्राचा पाठवलेले जी कांड हेच रस्तल मेंते ती तेस्विक हेच मालागुजारीतून विका करून देयपाच्या पायव. बाळके बाबांंची लाखवावू बुलावत हे अथवाच्या माहिती बाहेर अधिकता बाहेर. वाढी जी कानपणे रस्तल फार कमी असते. तेव्हा, कार्य निःसत्तमाचा दावा दावा साजरा लाजमत आणि लायचा दारात शेजात त्याची शेतक्षेत्रांची बेचून की रहस्ये? विवेक तिकटतिकी आणि इतरस्ती बाबरी साजराचा हंसदृष्ट फार बेढी. म्हणून माझे असे मुक्तकडी की ही रस्तल मालागुजारी वसूलेल्या वेळेल बाहेर असे केले तर कांड चांगले होणे. अन्तिम मेंत्रांचा निरनिरनाच्या स्कीममार्ग वसतात ता पैंती पैंती पाहतावली असे हे अर्थ आहे की भी कसे हे कलम आहे की काय हे कलम नाही. कधीच ते पादरयांच्याप्रमाणे पैंती बांवुंचणावली असे हे स्कीम काहीत. माझी माननीय मंत्रांचा निर्णयत आहे की त्यांनी ती सुविचारबद्ध कुस्ती सुचेचा विचार करावा व ती मंजूर घेतो. अन्तिम मेंत्रांचा सांगनविभाग आहे की, जमाना बदललेला आहे असे ते म्हणतात त्या प्रमाणे त्यांनी हत्तरावे, व शेतक्षेत्राचा अविभाज्य स्वतः. व निरुपण बकावे, अशी नं त्यांचा निर्णयत कलम आणे भाषण पुरे करता.
L. A. Bill No. XIX of 1953.
the Hyderabad Abkari
(Amendment) Bill, 1953.


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In the House of Assembly,

629

L. A. Bill No. XIX of 1953.

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June 25th, 1953.

L. A. Bill No. XIX of 1953?

the Hyderabad Abkari {Amendment) Bill, 1953.

Sir,

Shri K. I. Ram Reddy - Asirin Shanker Reddy - The Minister for Finance having received the resolution from you, I have the honour to inform you that the Andhra Pradesh Assembly has passed the Hyderabad Abkari (Amendment) Bill, 1953.

Yours faithfully,

[Signature]

Shri K. I. Ram Reddy - The Minister for Finance
I.

A. Bill No. XIX of 1953, 25th Sept., 1958, 631

the Hyderabad Abkari (Amendment) Bill, 1953.

Penelise

Sessional 231 1953. 1st October 1953.

When sendhi yielding Abkari trees are tapped without licence, the tax due shall be recoverable where practicable....
L. A. Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.

Every officer employed under the Government other than an Abkari Officer, shall be bound to give immediate information to an Abkari Officer.
the Hyderabad Akkari (Amendment) Bill, 1953.

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L. A. Bill No. XIX of 1953,
the Hyderabad Abkari (Amendment) Bill, 1953.

Mr. Speaker,  

I have the honour to present the Hyderabad Abkari (Amendment) Bill, 1953.

The Bill has been introduced for the following object:

1. To amend the Hyderabad Abkari Act, 1950, in certain respects.

The Bill provides for the following:

1. The abolition of excise duty on certain articles, namely:
   - Tea
   - Coffee
   - Sugar
   - Tobacco

2. The imposition of excise duty on certain articles, namely:
   - Spirit
   - Wine

The Bill also contains provisions for the collection of excise duties, the inspection of excise records, and the punishment of persons who contravene the provisions of the Act.

I have the honour to submit this Bill for your consideration.

Yours faithfully,

Speaker
L. A. Bill No. XIX of 1953,
the Hyderabad Abkari (Amendment) Bill, 1953.


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* Shri G. M. Rao, M.P. - Supporter

Koregaon, the Bombay House, 25th Sept., 1953.

This is to certify that the Members of the House are not in the knowledge of the
provisions of the Bill which has been introduced in the House. It is also to be noted
that the Bill has not been placed before the House for discussion.

(Supporter)

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Recommendations:

1. The Bill is not necessary as the existing provisions are sufficient.
2. The provisions of the Bill are too stringent.
3. The provisions of the Bill are not clear.

(Tapper)

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Owner

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Negative

(Positive)

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Endorsements:

1. The Bill is necessary as the existing provisions are inadequate.
2. The provisions of the Bill are well defined.
3. The provisions of the Bill are clear.

(Tapper)

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Owner

--

A Bill No. XIX of 1953, the Hyderabad Abkari (Amendment) Bill, 1953.

Democratic country

Middle-man
Provided that if the owner or any other person having interest in the land may get the deposit credited to the revenue assessment due on the said land and if in this respect a share of a tenant on the land is so credited he shall be entitled to deduct the sum so credited from the rent payable by him to owner of the land.

"..."
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L. A. Bill No. XIX of 1953,
the Hyderabad Abkari
(Amendment) Bill, 1953.

چب سینہدی دینے والے درشتان ایک کو اپنی اجرا کے لئے تحریک کرنے کی توقعات دیتے ہیں۔ بہت زیادہ حمایت کی اپنے لئے ممکن ہے۔

بوہت سمجھتا ہوں کہ اگر اسکو موریہ نے بہت درخت دیتا ہو، تو اس کو اپنے لئے ملکہ کا داری دیتا ہوگا۔ اگر اپنے لئے ملکہ کا داری دیتا ہوگا تو اس کو اپنے لئے ملکہ کا داری دیتا ہوگا۔

the Hyderabad Abkari (Amendment) Bill, 1953.

...
Laughter

The House then adjourned till Half Past Two of the Clock on Monday, the 28th September, 1953.