HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES
Official Report

PART II—PROCEEDINGS OTHER THAN
QUESTIONS AND ANSWERS

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Business of the House

Note — In this part a star (*) at the beginning of a speech denotes confirmation not received
THE HYDERABAD LEGISLATIVE ASSEMBLY

Thursday the 7th January 1954

The House met at Half Past Nine of the Clock

[Mr Speaker in the Chair]

Business of the House

Shri V D Deshpande (Ippaguda) As per rules there should be a non official day but no declaration has been made regarding that till now I would like to know whether a day has been fixed for this purpose or not? We may probably complete the consideration of this bill today and I propose that tomorrow be allotted for non official business.

Mr Speaker I am thinking why we should not sit tomorrow from 2.30 p.m onwards to transact non official business. If we can complete this bill tomorrow morning say by 12.30 p.m we can then take up the Agricultural Income Tax Bill. We can allot the evening for non official business provided this Bill is over by then. Of course I have decided to allot a day for non official business provided we finish this Bill within the time scheduled. We may sit from 2.30 to 7.00 clock tomorrow.

Shri V D Deshpande It would not be a full day then.

Mr Speaker We shall sit till 8 p.m if necessary.

The Hyderabad Tenancy and Agricultural Lands (Amendment) Bill 1953

Chief Minister (Shri B Ramakrishna Rao) I wish to move some formal amendments in view of the amendments suggested by Shri K V Rama Rao to clause 2. I beg to move.

(a) After clause 88 of the bill
Add the following new clause namely

89 In sub section (2) of Section 80 of the said Act for the words figures letter and brackets 'Hyderabad Civil

1049

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Procedure Code (III of 1928) the following words figures and brackets shall be substituted namely

Code of Civil Procedure (Act V of 1908)

(b) Re number consequentially clauses 39, 40 and 41 as clauses 40, 41 and 42 respectively

Mr Speaker Amendment moved

Shri B Ramakrishna Rao I beg to move

(a) After clause 42 of the Bill (as o renumbered) insert the following new clause namely

18 In section 98 of the said Act for the words figures letter and brackets Hyderabad Limitation Act (II of 1822) the following words figures and brackets shall be substituted namely

Indian Limitation Act (IX of 1908)

(b) Re number consequentially original clauses 42, 49, 44, 45 and 46 as clauses 44, 45, 46, 47 and 48 respectively

Mr Speaker Amendment moved

Shri B Ramakrishna Rao I beg to move

(a) Re-number the existing clause 48 as 48 (1)

(b) After sub clause (1) (as so renumbered) add the following new sub clause namely—

(2) In sub section (2) of the said Act for the words Hyderabad Criminal Procedure Code the following words figures and brackets shall be substituted namely— Code of Criminal Procedure (Act V of 1898)

Mr Speaker Amendment moved

The House has already discussed these amendment Is further discussion necessary?

Shri VD Deshpande I do not think so Sir

Shri B Ramakrishna Rao These came in another form as amendments to clause 2 but the Speaker suggested to
bring them while discussing the relevant clauses and that is
the reason why I am bringing these amendments.

Mr Speaker I would now put these amendments to vote.

The question is

(a) After clause 38 of the Bill add the following new clause namely—

89 In sub section (2) of section 89 of the said Act for the words figures letter and brackets Hyderabad Civil Procedure Code (No III of 1828) the following words figures and brackets shall be substituted namely—

Code of Civil Procedure (Act V of 1908)

(b) Renumber consequentially clauses 89 40 and 41 as clauses 40 41 and 42 respectively.

The motion was adopted.

Mr Speaker The question is

(a) After clause 42 of the Bill (as so renumbered) add the following new clause namely—

48 In section 08 of the said Act for the words figures letter and brackets Hyderabad Limitation Act (II of 1922) the following words figures and brackets shall be substituted namely—

Indian Limitation Act (IX of 1908)

Renumber consequentially clauses 42 49 44 45 and 46 as clauses 44 45 48 47 and 48 respectively.

The motion was adopted.

Mr Speaker The question is

(a) Renumber the existing clause 48 as 48 (1)

*(b) After sub clause (1) (as so renumbered) add the following new sub clause namely—

(2) In sub section (2) of the said Act for the words Hyderabad Criminal Procedure Code the following words figures and brackets shall be substituted namely—

Code of Criminal Procedure (Act V of 1898)
The motion was adopted

Mr Speaker Now clause 39 would become clause 40
But we shall proceed in old order because after all it is a
question of numbering clauses

Shri B Ramakrishna Rao It will be done later

Clause 39

Shri Abdul Rahman rose in his seat

Mr Speaker I am glad to find the hon Member in the
House (Laughter)

Shri B Ramakrishna Rao Yesterday we heard a bad news
about the hon Member and I was shocked to know of it

Mr Speaker That is true I have seen him in the morn-
ing in the House at 11:30 a.m

Shri V D Deshpande It means that he will live for a
hundred years (Laughter)

Mr Speaker Not only a hundred years but a hundred
years in addition to his present age (Renewed laughter)

Shri Abdul Rahman (Malakpet) Thank you Mr Speaker
Shri for what all you have said about me I beg to move

For the clause substitute the following

39 For section 90 of the said Act the following Section
shall be substituted namely—

90 Notwithstanding anything contained in this Act
the jurisdiction to exercise all the powers under this Act shall
be vested in the Civil Courts in accordance with the provisions
of the Code of Civil Procedure (Act V of 1908)

Mr Speaker Amendment moved

Shri Annajirao Gavane (Paithani) I beg to move

Omit the proviso to sub section (1) of Section 90 of the
Act proposed to be substituted by the clause
Mr Speaker According to this amendment only the proviso would be omitted and the subsection will be retained
Is it so?

Shri Amin jumps Gae in Yes Su Only proviso should be omitted

Mr Speaker Amendment moved

Shri K 1 e k l Rama R o (Chinnakuhnlu) I beg to move

After subsection (b) of section 90 of the Act proposed to be substituted by the clause add the following—

Explanation—The word interim order used in this section includes the stay order and to maintain the status quo and attachment before the judgment of any agricultural produce or land in case of emergencies to protect the rights of tenants

Mr Speaker Amendment moved

Shri B. K. Chadha Su The Hon'ble Member for Dindigul...

After second proviso of section 90 of the Act propose to be substituted by the clause add the following—

Explanation—The word interim order used in this section includes the stay order and to maintain the status quo and attachment before the judgment of any agricultural produce or land in case of emergencies to protect the rights of tenants

Mr Speaker Agreement moved
Mr. Speaker: Is there any amendment to this amendment? At any rate there is no amendment before me.

(Pause)

In the meantime I call upon Shri Ananji Rao Gavai to speak on his amendment.
The Hyderabad Tenancy and Agris Lands (Amendment) Bill 1953

Mr. Speaker His amendment is Omit the proviso to sub-section (1) of section 90 of the Act proposed to be substituted by the clause Does it mean that sub-section (1) will remain as it is and that only the proviso should be deleted?

Shri Annamalao Ganave Yes Sir

Shri Abdul Rahman Sir I beg leave of the House to withdraw my amendment—
The amendment was by leave of the House withdrawn

Sir, in view of the Speaker's statement that the amendment has been withdrawn, I move that the Bill be passed as amended.

Mr. Speaker, since we are coming to the end of this Bill (Laughter)

Shri B Ramakrishna Rao: Yes Sir. That is in keeping with the spirit of the change

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Mr Speaker, there is another amendment by Shri K Venkatarama Rao:

Therefore I beg leave of the House to withdraw my amendment.
The amendment was by leave of the House withdrawn

Mr Speaker No 1 not moved No 2 withdrawn Nos 3 & 4 accepted by the Chief Minister and No 5 withdrawn

The question is

Clause 39 was amended stand part of the Bill

The motion was adopted

Clause 39 as amended was added to the Bill

Clause 40

Mr Speaker Let us proceed to clause 40

Shri Anna Jimmy Gavane Shri I beg to move

In line 1 of section 90A of the Act proposed to be inserted by the clause between the words may and after insert the following words—

On his own motion or on application made in this behalf by any party to the proceedings

Mr Speaker Amendment moved

(Transfer (Accept)

Mr Speaker So Shri Anna Jimmy Gavane’s amendment has been accepted

The question is

Clause 40 as amended stand part of the Bill"

The motion was adopted

Clause 40 as amended was added to the Bill

Clause 41

Mr Speaker Let us proceed to clause 41

Shri Anna Jimmy Gavane Shri I beg to move
In line 1 of section 91 of the Act please substitute by the clause omit the words District Judge. This is a consequential amendment SN.

Mr Speaker: Amendment moved

Notwithstanding anything contained in any other law for the time being in force,

Revisional jurisdiction of the Special Court is hereby extended.

Notwithstanding anything contained in this Act or any other law for the time being,

Mr Speaker: Amendment moved

This may please be given to office in writing. I do not think that any discussion is necessary on this amendment.

Mr Speaker: The question is

That in line 1 of Clause 41 for the words... in any other law... substitute the following namely in this Act of any other law

The motion was adopted

(Pause)

Mr Speaker: The question is

Clause 41 as amended stand part of the Bill

The motion was adopted

Clause 41 as amended was added to the Bill
Clause 42 to 45

The question was put of the Bill

Clauses 42 to 45 were added to the Bill

Clause 46

Shri Ramrao Auroankar (Georgan) I beg to move

(a) After sub clause (1) add the following sub clause—

(b) Renumber the existing sub clause (2) as sub clause (3)

(c) After the sub clause so re numbered add the following new sub clause—

(f) to a landholder having a holding not exceeding 0.1 c basic holding

Mr Speaker: Amendments moved

Shri V D Deshpande Mr Speaker Sir I wish to move an amendment to the amendment of Shri Ramrao Auroankar viz—

At the end of the amendment add the following—

(d) Delete clause (d) of section 102 of the said Act

Hon Leader (of the Opposition)

Delete clause (d) of section 102 of the said Act

Original Act म काल (ढी) वसा हु—.
To inams held by religious charitable institutions

Nothing in this Act shall apply

(a) to lands leased granted alienated or acquired in favour of a local trust registered under the Act

Provided that nothing in this clause shall apply to inams and such other lands as may be prescribed

Shri V D Deshpande: But the amendment to be carried is to delete clause (d) of section 102 of the original Act
That relationship will be governed by the Hyderabad Tenancy and Agricultural Lands Act.
Shri B Ramakrishna Rao  The amendment is that lands dealt with under Chapter VI are to be excluded. That is the object of the amendment.

Shri V D Deshpande I want to know whether this Act will apply or not to inams as far as rent resumption and other matters are concerned.

Shri B Ramakrishna Rao It does not apply. It is obvious. I will just clarify one point before the amendment to the amendment is discussed.

Mr Speaker So the hon Member wishes to withdraw his amendments (a) and (b)?

Shri V D Deshpande Yes, consequentially his other amendment will read as follows.

After sub clause (2) add the following new sub clause—

(8) Add the following

Shri Chhote Bhai Deshpande—Abhyakar Mhoiday Hera Abhishekam Vah h he ky Voltalak m Jee lekhan hinh h Khu End ( Delete ) kipta jagh.

to inams held by religious or charitable institutions

Shri Chhote Bhai Deshpande—Abhyakar Mhoiday Hera Abhishekam Vah h he ky Voltalak m Jee lekhan hinh h Khu End ( Delete ) kipta jagh.

Shri Chhote Bhai Deshpande—Abhyakar Mhoiday Hera Abhishekam Vah h he ky Voltalak m Jee lekhan hinh h Khu End ( Delete ) kipta jagh.

Shri Chhote Bhai Deshpande—Abhyakar Mhoiday Hera Abhishekam Vah h he ky Voltalak m Jee lekhan hinh h Khu End ( Delete ) kipta jagh.
Nothing in this Act shall apply—to mams held by religious and charitable institutions

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دوسری ویلائیوں کو ہوئے مل زراعتی وہان د ووائ، حکمران اصل مسیوس کے ولد ر
ہیں رہے گی سلسلہ میں قائد عوام کر گیا مبینہ ہے رگوپال کا حالے کہ
ہوئے کم ہو ہوئے نسخہ کو رپہ خرید ہے کا احتساب دی ہے اسی ایس لیے ہوئے
ہیں رہے ہے مافک کا ظاہر ہے کر گیا لکیہ محقق ہے چیہ سا کا ظاہر ہے چیہ ہوئے احباب
کے سلسلہ میں حق نہ ہیں کبھی انکار کا حامی حاصل نہیں کی ہے ہور ہوئے۔

اپریامات ہمئے بعد کے دوبارہ سے اسی صرف احکام موجودہ ہے اس
کے علاوہ احباب کو عام طور پر موجب کریں کا احباب تیس سے ہے اسے ہیں وہ
سن اسی سے بہا علما ہے کہ علما ہے کہ علما ہے کہ علما ہے کہ علما ہے کہ علما ہے کہ
رحستے ہیں ویئرکو ہے سیگرکا ہیں سیگرکا ہیں ویئرکو ہے Субстантіал.
سیری اولی بلندی لا سمت کریم بوز سریزمی بس (Maximum Rent) تک دنیا ہسپتال سے دوسرہ فلاداری حساب بند ہے۔ اس کے حکمران کلاس (کلاس) کو پوسٹنیون کی رہنمائی میں بنیادکی لائبریری کے لیے تعمیر کی گئی ہے۔

سیریوں کا ارکس راؤ اس میں سیریزی پیسی انویزی ایک سیسی ہے۔ سیریوں کا اورپیزی ہے جس کے لیے ہمیشہ سے ہیجکھی کحقیت جس کو نو سیریزیمی بس (Maximum Rent) کا بانی میلا ہے۔

سیریوں کا ارکس راؤ اس میں سیریزی پیسی انویزی ایک سیسی ہے۔ سیریوں کا اورپیزی ہے جس کے لیے ہمیشہ سے ہیجکھی کحقیت جس کو نو سیریزیمی بس (Maximum Rent) کا بانی میلا ہے۔
The Hyderabad Tenancy and Agri. Lands (Amendment) Bill, 1958

Seriff Dhebu Rau Faral (Shairul Nisam, 5 Thani, 5069)

Sir,

Your report on the proclamation of the Endowments Act, 1958, which applies to the Tenants, has been noted with interest. The proclamation of this act is a significant step towards the protection of tenants' rights and the fair distribution of land. It is expected that this legislation will bring about positive changes in the agrarian sector.

I, as the Minister for Agriculture, have closely monitored the implementation of this act. The provisions of the act are designed to ensure that tenants have secure tenures and are provided with fair compensation in case of eviction. It is my hope that this act will contribute to the overall prosperity of the agricultural sector.

Yours sincerely,

Shri J Anand Rao
On a point of information Sir,

The notification regarding the Tenants Endowments Act, 1958, has been released. It is important to note that the act has been implemented to ensure just compensation for tenants. The act also aims to prevent illegal evictions and provide a framework for dispute resolution.

I would like to request that a meeting be held to discuss the implementation of this act and address any concerns or queries among the stakeholders. The meeting will be held at the earliest convenience.

Yours sincerely,

Shri J Anand Rao
The Hyderabad Tenancy and Agr Lands (Amendment) Bill 1958

50 A Nothing in this Chapter shall apply to

(a) The sale of Agricultural land in accordance with the provisions of Chapter IV

(b) A landholder who owns lands not exceeding a basic holding

A landholder who owns lands not exceeding a basic holding
Omit para (b) of section 50 A of the Act proposed to be inserted by the clause

को शोभित (Omit) करता वाली अधी तरमीय मूल (Move) की मात्र ये धारावां भी फिल अनुसार दिये वारे में सीधे नहीं रहे थे या बुनके ब्राउ व यह ब्राउ नहीं थानी थानी थानी।

बड़ी के बेशपाद—बड़ी तरमीय धारावां अप्रवृत्तिवाद की तरफ से आली थी तिसरीसी अप्रवृत्ति अवस्मक क्यों (Oppose) किता।

बड़ी के बेशपाद—बड़ी तरमीय धारावां अप्रवृत्तिवाद की तरफ से आली थी तिसरीसी अप्रवृत्ति अवस्मक क्यों (Oppose) किता।

बड़ी के बेशपाद—बड़ी तरमीय धारावां अप्रवृत्तिवाद की तरफ से आली थी तिसरीसी अप्रवृत्ति अवस्मक क्यों (Oppose) किता।

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बड़ी के बेशपाद—बड़ी तरमीय धारावां अप्रवृत्तिवाद की तरफ से आली थी तिसरीसी अप्रवृत्ति अवस्मक क्यों (Oppose) किता।

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बड़ी के बेशपाद—बड़ी तरमीय धारावां अप्रवृत्ति अवस्मक क्यों (Oppose) किता।
Mr Speaker Shall I put Shri Ramaraao Aurgaonkar’s amendments to vote?

Shri Ramaraao Aurgaonkar Sir I beg leave of the House to withdraw parts (a) and (b) of my amendments.

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

Mr Speaker Does Shri Aurgaonkar want his amendment (c) to be put to vote?

Shri Ramanan Aurgaonkar Sir I beg leave of the House to withdraw my amendment (c)

The amendment was by leave of the House withdrawn

Mr Speaker The question is
Clause 48 stand part of the Bill

The motion was adopted
Clause 48 was added to the Bill

Mr Speaker The question is Short title commencement and preamble stand part of the Bill

The Motion was adopted

Short title commencement and preamble were added to the Bill

Shri B Ramakrishna Rao Sir I beg to move
That L A Bill No I of 1958 the Hyderabad Tenancy and Agricultural Lands (Amendment) Bill 1958 be read a third time and passed

Shri V D Deshpande Sir I would like to speak for a couple of minutes

Mr Speaker Under Rule No 188 (b) (a) of the Assembly Rules only verbal amendments or amendments consequential to the amendments made in the Bill can be moved at the time of the third reading.

The rule runs as follows —

188 (b) (a) On the motion for the third reading of a Bill only verbal amendments or amendments consequential to the amendments made in the Bill when the Bill was read clause by clause may be moved

Mr Speaker No general discussion please

Shri V D Deshpande —सिक्कर सीना करत हो साल से—

Mr Speaker No general discussion please

Shri V D Deshpande It is relevant

Mr Speaker Relevant to the Rules

Shri V D Deshpande Yes of course to the Rules Rules do not debar any discussion on a motion which comes up before the House. Of course I can't move any amendment and as such I am not moving.
कि अन्तर्गत मुख्य ऑफ दी विच ने अतीता पूरे हिंदुस्तान में मुख्यतम सूचना ने जो लैंग्विक  
कलेजन्स (Land Legislation) संबंध में ठुम्पू दिस और दूसरे के  
हुकुमत को जो पालिकाओं मुख्यतम खाता है और बुजुर्गके नमूने के तौर पर यह विच हमारे  
समान आ रहा है । व्यापारी मनोनिवेश (Planning Commissions) ने जिसके बारे  
में समय समय पर जो हिंदुस्तान दी जो को बीकै बदनसर न बिच विच में जाना तो हो सके  
रहा है । विच प्रशासन कर्त्तव्यक्ति ग्रेट (Collective end) के तौर पर यह विच हमारे  
समान आ रहा है, और पूरे हिंदुस्तान की अस्थायिक विच विच की तरफ रही है । गुड़ राजस्व  
हुआ है कि हमारे दिलेख्क कमेटी की रिपोर्ट की कारुनिया लयाम कस्तियो के मायदा की है । दिवसी  
वाल्मेक का और पालिका का िरक सावधान हुआ के नामके धार तप हो रहा है । गुड़ यहू  
कहा है कि विच भी विच की तरफ और पूरे छोटे के हिंदुस्तान की तरफ विचार के दो दूसरे (Views)  
विच ठुम्पू में हूँ, और तब तक समय समय पर जो बड़ी दिस विच पर ठुम्पू हूँ अनुप  
के ठुम्पू हुआ सांस भाला गये । हमारे सामाने जो बदन्तक गर्दन और बुजुर्ग के दो सवसे बढे सवस  
हूँ बुजुर्ग निस तरह हूँ ठुम्पू का निस ठुम्पू से विच विच की तरफ बैला या सकता  
हूँ और बाक्षन बाहिये । और विच्छिन्न बमत से बाक्षन का समाप्त है समाप्त के तौरे के नियांक  
संसाया हूँ पास नहीं हूँ बुजुर्ग के निस हूँ या हात विच विच की तरफ और ठोक पालिका के  
तरफ बैला जबरी हो जाता है । विच हुआ है जो बिच हमारे सामाने आमार है तो आमार हमारे  
भाषाय का फूड़ा फोटा या नहीं । जिसके बारे में यूरियन रुह न कहा साखा है । की  
और कल्पनिक पल्टी का यह व्यापार है कि जब तक हुई बुजुर्ग और वेंट मज़दूरो को  
बुजुर्ग मज़दूर विच हुई यादी में ठाईपूर की चरण कौँ? या सकता या विचार बुजुर्ग या विच बुजुर्ग  
कर्मनी हुआ जरी फिसान हुई नहीं हूँ और चक तक, रजार कि अधिग्रह बुजुर्ग ऑफ जिंक ने परम या  
विच विच विच जितईन्द्रम (Material interestedness) कि मानार यूरियन अलगदारो में पैदा नहीं  
कर सकते तब तक अब बदन्तक गर्दन, मानद सबके ने विच भी संसाया हुआ कराएगा के  
स्थायी को हुई नहीं हूँ न कर सकते । बाहर मुख्यके देने पर में दिलालिये बाहर वे रहा हूँ कि बौ  
फिसान ठुम्पू जगती का वास्तव के बुजुर्ग हुई सिनिया संसाया नहीं हूँ कि बौ जगती को  
हरेद रहे । बाबर आया कामरुस्तियान फिसानहूँ वे बुजुर्ग सा बुजुर्ग नहीं हूँ बच सकता । तब आपकी  
जमीन में फिसान ने कर से कुछ विच विचुक नहीं हूँ कर सकता । फिसान को मानी हुआ हूँ जबके,  
और बुजुर्ग का पत्र कुछ या या कर सके विच विच की मानी हुआ (Compensation) नहीं  
विच आप अपने यह व्यापक या बजाता है । देंथों से नीलकोष नीलकोष (Pension Pro  
pretorship) ठुम्पू हुआ करता ठाहरु है, बिज अनुसार वभा पैदा हो सकते हैं जब कि फिसान को  
जमीन हिच समेत, बुजुर्ग का पत्र संसाया या सकता  , और बौ जमीन करीब सकता । विच ब्रह्म वहाँ  
हुआ संसाया करता पैदा कर सकता और मानके रूप ठुम्पू मास्क कर सकता, और गिनियाँसान  
के विच संसाया बदल सकता । विच के बारे में हुआ हूँ ठुम्पू मास्क का फिसान कर सकता । विच ने  
विच बहुत हुआ फिसानों की मुख्यकेद वह सह से जमीननार करता हूँ कि यह हूँ लेकिन ठुम्पू अनुसार  
विच विच हूँ जमीनवादी में बुजुर्ग का विच इंटरेस्ट (Interest) हूँ बुजुर्ग
The Hyderabad Tenancy and Agrarian Lands (Amendment) Bill, 1958

7th January, 1954

पार्टी बात यह है कि पिछले काल के तहत यह सात के लिए तंयनी (Tenancy) दरा जा गयी थी। अब नव्रति दिवस में वान सात के लिए दिखाई पड़ती है। इसलिए अब ग्रामीण प्रशासन के नवर्तक दिन के दिन दिखाई देता है। एक भोजन रूपता की कि प्रोटेक्टेड टेंटें (Protected Tenants) की है तब तक बुधगला श्रेष्ठ रहता है। और जिसी तीन मामला तंतुप्त के बेहतर होने वाला है। फिर यह असामान्य दिवस बायोमाइकल तंत्र है। इसका निर्माण ज्ञान नहीं है। इसका सीखना यह है हालांकि नहीं है। जैसे प्रोटेक्टेड टेंटें का तंत्र है तब वह वायु और जीवन शास्त्र है। इसका सीखना ज्ञान नहीं है। जैसे प्रोटेक्टेड टेंटें का तंत्र है तब वह वायु और जीवन शास्त्र है।
on the date of passing this Act or enforcement of this Act"

Mr Speaker: There should be no repetitions. This is not the time to make lengthy speeches.

"Nothing in this Act shall apply—

(a) to lands leased, granted, alienated or acquired in favour of or by Government, a local authority or a co-operative society;"
The Hyderabad Tenancy and
Agr: Lands (Amendment) Bill, 1958

The Act is to be called 'The Hyderabad Tenancy and Agr: Lands (Amendment) Act, 1958'.

The Act provides for the extension of the provisions of the Hyderabad Tenancy and Agr: Lands Act, 1950, to certain areas in the State of Andhra Pradesh.

This Act also applies to the tenancy and agr: lands referred to in relation to a tenancy or agr: land in accordance with the provisions of the Act.

The provisions of this Act shall apply in relation to the tenancy and agr: lands referred to in relation to a tenancy or agr: land in accordance with the provisions of the Act.
Shri B Ramakrishna Rao  Mr Speaker Sir I do not think this is an opportunity for any hon Member to make any remarks

Shri Udham Rao Patil  A permanent alienation or transfer of agricultural lands made with the previous permision of the Collector or any non agricultural use
The Hyderabad Tenancy and Agr Lands (Amendment) Bill 1958

Shri B Ramakrishna Rao Permanent alienation or transfer of agi cultural lands made with the previous permis
sion of the Collector for any non agricultural use

(Misprint)

In clause (b) for the words five times the words three
times shall be substituted

In sub clause (1) of clause 12 of the Bill as amended
by the Select Committee (original Clause 18) the word under
should be inserted before the words figures and brackets
sub section (2) of section 28

Under the

s自制

Expect

P II—5
The Hyderabad Tenancy and Agr Lands (Amendment) Bill 1988

The Chairman, in the presence of the members of the Committee, laid on the table a report of the Committee on the Bill, as amended by the House of the Assembly.

Mr. Hashmi, in the absence of Mr. Khawaja, moved that the Bill be taken up for consideration at the next sitting of the Assembly.

Mr. Hashmi argued that the Bill, as amended, was necessary to provide for the protection of agricultural tenants and to ensure fair treatment of farmers. He urged the members to support the Bill.

Mr. Khan, in response, stated that the Government had taken steps to ensure the protection of farmers and had introduced several measures to improve the conditions of agricultural workers. He supported the Bill, as amended.

The Chairman expressed the hope that the Bill would be passed without any further delay and would benefit the agricultural community.

Mr. Ahmed, in conclusion, thanked the Chairman for the opportunity to present the Bill and promised that the Government would take all necessary steps to implement the provisions of the Bill as soon as possible.

The Bill was referred to a Select Committee for further consideration.

The Chairman adjourned the meeting until the next sitting of the Assembly.
The Hyderabad District
Ag. Council (Amendment) Bill, 1958

The House was adjourned at a quarter past five o'clock on the 5th day of January, 1958, in pursuance of a resolution adopted on the 2nd day of the month, praying for the adjournment of the House for the remaining part of the day.

The Chairman laid on the Table the following avases and Noes on the motion of a resolution for the adjournment of the House for the remaining part of the day:

(A) (Landlord-concession Bill)

Repeat (Landlord-concession Bill)

(b) (Tenants' Eviction Bill)

(c) (Difference of opinion)

Almost irreconcilable difference between the members of the Government and the members of the Council on the following points:

1. Definition of a tenant.
2. Fixation of rent.
3. Right to compensation.

The Chairman directed that the Bill be referred to the Committee of the Whole House for further consideration.

(Signed)
Implement 

I must be thankful to the Leader of the Opposition for small mercies such as this

(Amendment)

Inevitable

I Attitude

Positive

(Contradiction)

Colleagues

Appreciate
The Hyde abad Tenancy and
Agi Landis (Amendment)
Bill 1933

7th January 1934 1088

Dispassionate criticism

Exaggerate
The Hyderabad Tenancy and Agr Lands (Amendment) Bill 1958

1086 7th January, 1954

The Hyderabad Tenancy and Agr Lands (Amendment) Bill 1958

[Text in Urdu]

Purview (Verdict) 水稻 by 南亚 及 农民的 利益 论据 (Material interestedness)

撤销 中国 及 农民的 利益 论据 (Material interestedness)

Create (Environ) (mental)

Cattle breeding

Industrial Sector

Agricultural Sector

Side business

Limited Sense

Colleagues

Fundamental contradictions

[Text in Urdu]
The Hyderabad Tenancy and Agr Lunds (Amendment) Bill 1953

7th January 1954

वहीं भी वह के निमें मोहब अव लीयर डी आ उसेरिसे ने स्वरूप के कर्तव्ये के हैं अर्थ डी अप्रू से अब तक हो जाता आ ने है वल्के हाल से हाली अवकाश हुआ अस तरह व लल आकाश है व से अपू रा से तक न देखी अबू हिंस के हम अपूर्व के मां ने न देखी कहीं हाली आ

वाह तो वहीं वे वेदान्त -नवा जाप हुए यह वजन सकते हैं कि वुसन लोग के सामने शाब्दिक चौंकते निर्देश प्रणालिक प्रदा (Proposals) कोलसिंह व कांपियां की विज्ञापन में रखे हैं?

श्री श्री राम केंद्र राज भी ही की वह रिता हैने देखी ने जैसे देवी के मूर्ति के हमी ने लकड़ी हैने आपू से लेखा व केरिका लोको लोकी व आसने के हाल से हम साहित्य को साहित्य व मनोहार गहने हैं।

वाह तो वहीं वे वेदान्त -वेरा और मेंदी पार्टी का कहना वाहीं यह कि आपके हालसे में सवै निर्देशित व कांपियां मुनालिप्त नहीं हैं।

सर्वपाल राम केंद्र राज भी ही के हाल से हाली आ नामक सिखा है। राज (Realism) नामक सही राजनीति व जाना आ ने है। राज के हाल से हाली आ नामक सही राजनीति (Criticism) तक है। नामक सही राजनीति (Conception) तक है।

अग्रियर पोलिस (Agrarian policy)

एक काना हाला होना आ जाना हैं। एक काना वल्ले वह जाना है। ब्रेक नामक है। काना हाला सर्व वह अपने है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है। ब्रेक नामक है। काना हाला है।
This is not a last word in agrarian legislation

Economic development is the key. But this does not mean that we should neglect other aspects of development. For example, education and health care are also important. The government should focus on these areas as well.
Mr Speaker The question is

L A Bill No I of 1958, the Hyderabad Tenancy and Agricultural Lands (Amendment) Bill, 1958, as amended be read a third time and passed

The motion was adopted

Loud Applause

Business of the House

Mr Speaker Now, only 80 minutes are left before we use for lunch. If the hon. Members like we may take up the other Bill for consideration now

Shri V D Deshpande Anyhow, we are meeting again in the evening. Let us therefore adjourn now and meet again in the evening then we shall take up the consideration of other Bills

Mr Speaker I think what Shri V D Deshpande suggests is better. Let us adjourn till 8 P.M.

The House then adjourned for lunch till Three of the Clock.

The House reassembled after Lunch at Three of the Clock

[Mr Speaker in the Chair]

The Hyderabad Agricultural Income tax (Amendment) Bill 1953

The Minister for Finance and Statistics (Dr G S Melkor) Mr Speaker Sir I beg to move

That L A Bill No XXX of 1958, The Hyderabad Agricultural Income tax (Amendment) Bill, 1958, be read a first time

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Mr Speaker Motion moved

Dr G S Melkote Mr Speaker Sir In the year 1857 A D an Act came into force in Hyderabad called the Hyderabad Income tax Act No VIII of 1857 A D In that Income tax Act the income from non agricultural sources was also included but in the year 1950 according to the Constitution of India the income from non agricultural sources was excluded that is a central subject—and as such an Act called the Hyderabad Agricultural Income tax Act (XIII of 1950) was enforced by the then Government of Hyderabad which included only the agricultural income According to the said Act the rates of agricultural income tax were fixed, and there was a provision that every year from 1951 onwards an Act called the Hyderabad Finance Act would be passed and the rates should be regularised The Government did not bring out such an Act and even to day the Hyderabad Finance Act will not be brought forward for the simple reason that this is the only Act that has got to be enacted under the Hyderabad Agricultural Income tax Act 1950 This has simply been copied from the Central Government and there is no such Act in force in any of the States That is one reason The second reason is that the Assembly itself did not meet till 1952 Somehow or other this escaped the notice of the Finance Department and was detected very recently Hence we are bringing in this amendment when we bring in another amending Bill we consider the question whether the amount of Rs 10,000/ that has been fixed in the Schedule was correct The matter is still under examination by this Government and as well as the Taxation Enquiry Commission

In one of the amendments—I am not speaking on all the amendments—one of the hon Memers has actually suggested that the income from both agricultural as well as non agricultural sources should be included but the assessment should be only on agricultural income I am of the view that this will amount to taxing the person twice because, in the first place income tax itself has to be paid once and secondly the rate of tax on both again will have to be paid by him We wanted to reduce the rate but the Tenancy Bill has to a certain extent come in our way We did not exactly know what shape it would take

Keeping all these things in view the Government is examining the whole position and possibly in the next Session,
we may ourselves come forward with certain amendments to the whole Act. That is the reason why we have not brought anything more now. We are merely validating the whole affair.

Thank you.

*Shri V D Deshpande  Mr Speaker Sir The hon Finance Minister has rightly anticipated what I am going to say in the matter. I feel that especially after the passing of the Tenancy Bill, it is absolutely necessary that the taxable limit on agricultural income should be reduced and it should therefore be possible for the Government to collect some amounts from the big Estates. Some of the hon Members earlier while speaking on the Tenancy Bill had said that it might not be possible to accomplish this because we are taking certain surplus land but permit me to point out Sir that under Section 58 C we are going to allow such landlords who have compact areas and because of that certain Estates in various parts of the State are likely to emerge—and they are already there—and thereby it should be possible for the Government to collect certain amount from these Estates. While it may be that this procedural or validating Amendment Bill has come up before this House because of certain lacuna or certain acts of commission and omission at the same time we do expect the Government in view of the limit of maximum income having been fixed as Rs 8,000/- in the Tenancy Bill it may be that the total may come to Rs 7,200/- or Rs 5,000/- to reduce the taxable limit. There is an amendment to that effect from an hon Member from this side of the House and it should be worthwhile for the hon Finance Minister to consider that.

It is our considered view that as far as agriculture is concerned it should not be the policy of the Government to tax certain rent from agriculture as such but it should be treated in due course on the same basis as we treat other industries in which investment is made and where the income is taxed over and above the profit. Therefore we should take to graded agricultural income tax and probably the taxable limit should be brought down still further from Rs 5,000. Of course this has to come in due course if the Government decides as such. Nevertheless if not in this Session at least in the coming Budget Session I wish it should be possible for the Government to bring down the present high level of taxable limit and thereby collect some more amount than what we will be able to collect now.
As this Bill is a procedural one involving as it does no major principle we have no objection to support this Bill.

With these few words I resume my seat. Thank you.
The Hyderabad Agri Income Tax Act 1954 (Amendment) Bill 1958

The Hon'ble Members of this House have pointed out that the procedure for the assessment of crops is not clear. There is a provision for assessment by either cash (Cash) or crops (Crops). The Court of Accounts has also recommended an alternative method for the assessment of crops (Crops). I would like to bring to the notice of the Members one fact and it is this: I made it plain enough in the beginning that the Government themselves are considering what amendments they should bring in to this Act. The Government fully appreciate the points of view expressed by the Members of the Opposition and they would all be taken into consideration at that time. What exactly has been happening at present is that under the Act of 1950 certain cases are pending before the High Court and for the simple reason that this Bill was not considered by this House and enacted into an Act, an Ordinance had to be promulgated in order that those people whose income was above Rs 10,000/ would not escape from this agricultural income tax. This measure is intended to remedy that situation and validate the Ordinance already passed.

The Taxation Enquiry Commission themselves had suggested certain points for our consideration. This Government also are thinking on the same lines as those expressed by the Members of the Opposition, namely that Rs 10,000/
is rather a high margin and it should be reduced. The points placed before the House by the hon. Members of the Opposition would certainly be appreciated. We would take all these points into consideration and as early as possible Government will bring forward an amending Bill incorporating all these suggestions. This is intended only to validate the Ordinance in order to regularise whatever amounts we have collected so that Government may not lose this revenue. That is why this Bill has been brought up before this House and I am sure the House will pass this Bill without much discussion.

Mr. Speaker Since this is a Money Bill I would like to know whether the recommendation of the Rajpramukh has been obtained.

Dr. G. S. Melkote Yes the recommendation of the Rajpramukh has been obtained.

Mr. Speaker But it has not been stated anywhere in the Bill. It would have been better if the Minister had stated that the recommendation of the Rajpramukh had been obtained for this Bill.

Dr. G. S. Melkote We shall do it in future.

Mr. Speaker The question is

L A Bill No XXX of 1958 a bill to amend the Hyderabad Agricultural Income tax Act 1950 be read a first time.

The motion was adopted.

Dr. G. S. Melkote I beg to move.

L A Bill No XXX of 1958 a Bill to amend the Hyderabad Agricultural Income tax Act 1950 be read a second time.

Mr. Speaker The question is

L A Bill No XXX of 1958 a Bill to amend the Hyderabad Agricultural Income tax Act 1950 be read a second time.

The motion was adopted.

Clause 2

Shri Ankushrao Ghare (Parivar) I beg to move.

Dr. G. S. Melkote Mr. Speaker Sir I submit that I have made the position very clear and I have stated that the Gov
The Hyderabad Agri Income Tax, 7th January 1954

(Amendment) Bill 1953

earmament is examining the whole situation. I would appeal to the hon. Members of the Opposition not to move the amendments and allow the Government to come forward with whatever amendments they might have at a future date before this House.

Shri Ankush Rao Ghere The amendments will be with drawn if necessary at the appropriate time. But there are certain points which have to be brought to the notice of the Government. I shall therefore proceed with the moving of my amendment. I beg to move.

Renumber the clause as 2 (2) and insert the following as 2 (1)

2 (1) In clauses (a) and (b) of Section 5 of the Hyderabad Agricultural Income Tax Act 1950 for the figure 10,000 the figure 5,000 be substituted.

Mr Speaker Amendment moved.

Shri B D Deshmukh (Bakhadhan General) I beg to move.

Renumber the clause as 2 (1) and add the following as sub clause (2) namely—

(2) In clause (b) of section 5 of the Hyderabad Agricultural Income Tax Act 1950 for the figure 10,000 substitute the figure 5,000.

Provided that for the years till the commencement of this Amendment Act the total income mentioned in this sub section shall be deemed Rs 10,000 only.

Mr Speaker The first paragraph is similar to the amendment of Shri Ankushrao Ghere and as such it need not be moved. Only the provision is an addition and it can be moved.

Shri B D Deshmukh Yes.

Mr Speaker Amendment moved.

Shri Uddhavarao Pate I beg to move.

(a) Renumber the clause as 2 (1) and insert the following as 2 (2) namely—

'(2) In clauses (a) and (b) of section 5 of the Hyderabad Agricultural Income Tax Act, 1950, for the words Agricultural
tural Income the words income from agricultural source and non agricultural source shall be substituted

(i) At the end of section 5 of the Hyderabad Agricultural Income tax Act 1950 add the following proviso namely

Provided that the Agricultural Income tax shall be levied on the income from agricultural source only"

Shri Gopal Rao Ekbote (Chaderghat) Mr Speaker Sir
I have an objection to this amendment. Section 5 of the Act cannot be amended to include income from other sources because it falls under Income tax which is a Central subject. The amendment should confine itself to Agricultural Income tax and not income from other sources

Dr G S Melkote This was the first point which was discussed by us with the Taxation Enquiry Commission and it is under our active consideration

Mr Speaker Section 5 says that Agricultural Income tax shall be payable
The Hyderabad Agri Income tax 7th January, 1954 1097
(Amendment) Bill 1958

Shri Udhav Rao Patil: I agree with it. We are taxing only agricultural income.

Mr Speaker: The hon. Member does not propose to tax other income?

(Count) Limit
(Excludes) 1. Kashmir (Union List)
(Excludes) 2. Justice of Peace (Provisional)

Mr Speaker: Is it not outside the scope?

Shri Udhav Rao Patil: It is not. We are not taxing non-agricultural sources.

*Dr G. S. Mehta:* I personally feel that there is a good deal of force in the arguments advanced by the hon. Member. Whereas the income of so or 5 thousand rupees from non-agricultural sources is taxed an agriculturist who has an income from both sources agricultural and non-agricultural even if he makes up to 10 thousand rupees is not taxed. I think

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equity demands that even such person also should be taxed as others. Government is examining the whole issue and we intend to come with an amending Bill shortly. We have not examined the whole matter as yet. As I pointed out earlier this bill is only for validating the ordinance issued already.

*Mr Speaker* The hon Minister has stated that Government is examining the position. Does the hon Member want to move the amendment?

*Shri Udhav Rao Patil* As the Member in charge of the Bill has accepted the principle I do not want to move the amendment.

*Mr Speaker* What about amendment (b)?

*Shri Udhav Rao Patil* Both portions are correlated. I do not move the entire amendment.

*Shri Ankush Rao Ghare* The Member in charge of the bill has stated that the Government is considering the whole matter. I do not therefore think there is any need for me to stress this any further. But in moving this amendment I was having in view the tenancy legislation that has been passed today. The limit of agricultural income would naturally be reduced but intensive cultivation could give returns up to 15 thousand rupees and therefore Government in due time would bring in an amendment. But in moving this amendment I had a different view and that was the working and the methods adopted by the Agricultural Dept at the present time. What the Agricultural Department does is that it only issues notices without verifying whether the actual income or the capacity of those to whom the notices are issued are taxable or not. There is only one Central office at Hyderabad and therefore agriculturists who reside in far-off places from the capital find it difficult to come over to Hyderabad and engage a pleader. It often happens that the tax the agriculturist pays is less than what he has to pay to the pleaders. Therefore I think the basis of assessing the tax should have some principle behind it. We should have a certain base and multiples should be definite. There should be some definiteness in assessment and the convenience of the agriculturist should also be kept in mind. In moving this amendment I have no other intention than to bring to the notice of
the Member in charge of the Bill the practical difficulties felt by those who have to pay the taxes
Dr G S Meikote I am grateful to the hon. Members for withdrawing their amendments. I felt that possibly they would go a step further as I want to go. If I understand correctly, the tax leviable on income from non-agricultural sources is Rs. 4,200—not even Rs. 5,000. From that point of view, and also from the point of equity, we should bring it to Rs. 4,200. I want to go a step further. That is why I said the whole matter is under the consideration of the Government.

Shri V D Deshpande Hon. the Finance Minister should note that what he is saying is being recorded.

Dr G S Meikote The whole tax structure is under consideration and I would request hon. Shri B D Deshmukh also to withdraw his amendment.

Mr Speaker I shall now put the amendments 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 B D Deshmukh I beg leave of the House to withdraw my amendment.

The amendment was by leave of the House withdrawn.

Mr Speaker The question is:

That Clause 2 stand part of the Bill.

The motion was adopted.

Clause 2 was added to the Bill.

Clause 8

Dr G S Meikote I beg to move.

After clause 8 add the following new clause, namely,

Repeal of Hyderabad Ordinance I of 1958 & The Hyderabad Agricultural Income Tax (Amendment) Ordinance 1958 is hereby repealed.
Mr Speaker  Amendment moved  
(Pause)

What Dr G S Melkote has moved is not an amendment clause 3 but it is an addition of new clause that is clause 4 I shall first put clause 3 to vote and then put this amendment to vote

The Question is

That Clause 3 stand part of the Bill

The Motion was adopted

Clause 3 was added to the Bill

Clause 4

Mr Speaker  The Question is

After the clause add the following new clause namely

Repeal of Hyderabad Ordinance I of 1953  1 The Agricultural Income tax (Amendment) Ordinance No I of 1958 is hereby repealed

The motion was adopted

Mr Speaker  The question is

That Clause 4 stand part of the Bill

The motion was adopted

Clause 4 was added to the Bill

Mr Speaker  The question is

That the short title commencement and Preamble stand part of the Bill

The motion was adopted

The Short title commencement and Preamble were added to the Bill

Dr G S Melkote  Sir I beg to move

That L A Bill No XXX of 1958 the Hyderabad Agricultural Income tax (Amendment) Bill 1958 be read a third time and passed

Mr Speaker  The question is

That L A Bill No XXX of 1953 the Hyderabad Agricultural Income tax (Amendment) Bill, 1958 be read a third time and passed

The motion was adopted
The Hyderabad Agricultural Income tax (Validity of Notices) Bill 1953

Dr G S Melkote I beg to move

That L A Bill No XXXII of 1958 the Hyderabad Agricultural Income tax (Validity of Notices) Bill 1958 be read a first time

Mr Speaker Motion moved

Dr G S Melkote This again is a Bill to validate certain notices issued under the Agricultural Income tax Act. The Act itself contemplates that time for issuing notices should not be less than thirty days but in the noticers printed and sent it has been mentioned as within thirty days. Some of these cases are pending in the Courts of Hyderabad. In one case the Supreme Court gave a ruling to the effect that it should not be less than thirty days. As the forms of notice issued so far under the relevant Rules do not give the required full thirty days time they have to be brought in conformity with the law. In order that these notices may not get invalidated I have brought this Bill just to validate the issue of notices. I request the House to pass the Bill.

Mr Speaker I do not think the hon. Minister will give a reply

Dr G S Melkote No sir

Mr Speaker The question is

That L A Bill No XXXII of 1958 the Hyderabad Agricultural Income tax (Validity of notices) Bill, 1958 be read a first time

The motion was adopted

Dr G S Melkote I beg to move

That L A Bill No XXXII of 1958 the Hyderabad Agricultural Income tax (Validity of Notices) Bill, 1958, be read a second time
Mr Speaker The question is

That L A Bill No XXXII of 1958, the Hyderabad Agricultural Income tax (Validity of Notices) Bill 1958, be read a second time

The motion was adopted

Clause 2

Dr G S Melkote I beg to move

At the end of para (d) of the clause add the word or and after the clause (d) add the following new para namely

(e) under or purporting to be under or in pursuance of any other provision of the said Acts requiring the submission of return of income

Mr Speaker Amendment moved

Dr G S Melkote I personally feel that as it is it is all right but in view of the different Acts if in future, any case comes up before a court of law to avoid complications it is felt that this clause should be added in order to safeguard the interests of the Government Hence, this amendment

Mr Speaker The question is

At the end of para (d) of the clause add the word or and after clause (d) add the following new para namely —

'(e) under or purporting to be under or in pursuance of any other provision of the said Acts requiring the submission of return of income

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 as amended was added to the Bill

Clause 2

Mr Speaker The question is

That Clause 3 stand part of the Bill
The Motion was adopted.

Clause 3 was added to the Bill.

Mr Speaker, the question is

That the Short Title, Commencement and Preamble stand part of the Bill.

The motion was adopted.

The Short Title, Commencement and Preamble were added to the Bill.

D G S Mellote, I beg to move

That L & A Bill No XXXII of 1958 the Hyderabad Agricultural In come Tax (Validity of Notices) Bill 1958 be read a third time and passed.

Mr Speaker, the question is

That L & A Bill No XXXII of 1958 the Hyderabad Agricultural Income Tax (Validity of Notices) Bill 1958 be read a third time and passed.

The motion was adopted.

Business of the House

Mr Speaker, when shall we meet for Private Members?

Shri V D Deshpande, at 2.80 P.M. tomorrow.

Mr Speaker, 2.80 P.M. or in the morning?

Shri B Ramachandra Rao, 2.80 P.M. tomorrow as announced by you this morning Sir.

Mr Speaker, from 2.90 P.M. up to what time?

Shri V D Deshpande, as usual till 8 o'clock. That is the full day. Private Members' business takes the full day.

Shri B Ramachandra Rao, I have no objection. I suggest to the hon. Leader of the Opposition to curtail the time by one hour.

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