HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES
Official Report

PART II—PROCEEDINGS OTHER THAN
QUESTIONS AND ANSWERS

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THE HYDERABAD LEGISLATIVE ASSEMBLY

THURSDAY THE 1st DECEMBER 1958

The House met at II.15 past Nine o’clock

[Mr Speaker in the Chair]

Questions & Answers

(See Part I)

Extent of time for the Presentation of the Report of the Committee on Unemployment and under Employment

Mr Speaker The House will now take up the second item on the Agenda

The Minister for Commerce Industries & Labour (Shri V K Karatkar) I beg to move

That the time fixed for the presentation of report of the Committee on Unemployment and under employment shall stand extended by three months with effect from 1st December 1958

Shri Gopal Rao Ekhota (Chaderghat) Mr Speaker Su I want some information regarding this motion. The question of unemployment and under employment was referred to this House by the Committee nearly a year and half back and I do not know at what stage the progress of the work of the Committee is. Even if we agree to extend the time for the presentation of the report of the Committee I doubt whether the Committee will be able to finalise its report within that period. Does the Committee wish to keep its Members employed as long as the question of unemployment confronts us ? (Laughter)

क्रिया के कोटकार -किस कमांडी के सबसे बड़ा दौर तक अच्छाधिकरण (Employed) पर लेकिन जूता बढ़े फिर से कसेस्तर में अच्छाधिकरण होगा यहा जिस वजह से लिस्ट बनाने के दूसरे कमांडी न अच्छाधिकरण नहीं रखा या सक्ता था। इसारी इंटरमिडियेट रिपोर्ट (Interim Report) को करीब फरवार लगाने होगी है। लेकिन क्यों तत्वांश बदल ही बदल है। तिस वजह से यह कमांडी मुक्तर की मदद की बुझता है जिससे व्यायाम नहीं हुआ था। लेकिन जीवन जीवन लिस्ट के बदल हुए थे जो लेट हो गए वसा मार्ग हुआ कि धार्मिक तथा वर्तमानी केवल मिले जायगा केवल भी भी भी कमांडी की पूरी गहराई पर व्यायाम

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705
Mr Speaker The question is

That the time fixed for the presentation of the report of the Committee on unemployment and under employment shall stand extended by three months with effect from 31st December, 1953

The motion was adopted

The Hyderabad Tenancy and Agricultural Lands
(Amendment) Bill 1953

Clause 24

Mr Speaker We will now take up amendments to Clause 24
Shri B D Deshmukh (Bokharden General) I beg to move

(a) In sub section (1) of section 88E of the Act proposed to be inserted by the clause—

(1) In line 3 For the word may substitute the following words brackets and figure—

shall within six months from the commencement of the Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1958

(2) In lines 1 & 5 Omit the following words—

in respect of any area and from such date as may be specified therein

(21) In line 8 Omit the words such area

(4) In line 11 For the words such date substitute the following words—

the date of declaration in the Jandia

(b) In sub section (8) of section 88E of the Act proposed to be inserted by the clause omit the portion beginning with the word and in line 6 and ending with the word application in line 7 and also omit both the provisos

(c) After sub section (8) of section 88E of the Act proposed to be inserted by the clause add the following new sub section—

(d) The Government shall issue bonds on such terms as may be prescribed towards payment of prices under this section but the bond shall be non negotiable for a period of not less than fifteen years and such price shall be received from the protected tenant in the manner to be prescribed

Mr Speaker Amendment moved

Shri K L Narasimha Rao (Yellandu General) I beg to move In sub section (2) of Section 88E of the Act proposed to be inserted by the clause for the existing proviso substitute the following—

Provided that when the land held by a protected tenant happens to be an In re the Tribunal shall issue such certificate and the Government shall confirm it within a period of three months
Mr Speaker Amendment moved

Shri Govindrao Naarsing Rao More (Khandhar General) I beg to move

In line 5 of the second proviso to sub section (3) of Section 38L of the Act proposed to be inserted by the clause for the word four substitute the word three

Mr Speaker Amendment moved

Shri R P Deshmukh (Gangakhed) I beg to move

In sub section (3) of section 38L of the Act proposed to be inserted by the clause omit the proviso

Mr Speaker Amendment moved

Shri G Sveeramuthi I beg to move

' After the clause add the following new clause—

24A. Nothing in this section will affect those cases already pending under the sections 38 A to E

Mr Speaker Amendment moved

* Shri Ravi Prakash Chakravarty I have a rider. Am I to be allowed to move it?

Area I enquired of this before I moved the rider. The rider is a matter of public interest.

Government may by notification in the Janta, declare in respect of any area and from such date as may be specified therein,
Provided further that if the whole or any part of the price due to the landlord cannot be recovered as arrears of land revenue the transfers shall not be effective and the amount if any already paid by the protected tenant towards the price shall be refunded to him together with interest at four per cent per annum and the land revenue paid by him if any after deducting therefrom the rent for the period.
Notwithstanding anything contained in this Chapter or any law for the time being in force or any custom, usage, decree, contract or grant to the contrary, Government shall within six months from the commencement of the Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1958 by notification in the Jatha declare that ownership of all lands held by protected tenants which they are entitled to purchase from their landholders under any provisions of this Chapter shall subject to the provisions of sub-section 7 of section 38 of the Act stand transferred to and vest in the protected tenants holding them, and from the date of declaration in the Jatha the protected tenants shall be deemed to be the full owners of such lands.

Provided that when the land held by the protected tenant happens to be an Inam the tribunal shall not issue such a certificate unless the previous sanction of the Government has been obtained.

(Division (Certificates)

Issued by the District Commissioner of the District of Hyderabad as required by the Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1958.

(Division (Tribunal)

Issued by the District Commissioner of the District of Hyderabad as required by the Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1958.

Issued by the District Commissioner of the District of Hyderabad as required by the Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1958.

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Issued by the District Commissioner of the District of Hyderabad as required by the Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1958.
Provided that when the land held by the protected tenant happens to be an Inam, the tribunal shall issue such certificate and the Government shall confirm it within a period of three months

*Confirm*
The Hyderabad Tenancy and Agr Land (Amendment) Bill 1953

31st December 1953

The provisions of the tenancy system in the Hyderabad State have been codified into a single document. The Bill provides for the regulation of tenancies and the protection of tenants. It also empowers the Government to make rules for the purpose of carrying out the provisions of the Act. The Bill has been enacted to bring about a more equitable and just system of tenancy.
And thereupon all the provisions of sub sections (4) to (8) of section 88 shall mutatis mutandis apply to such application.
Sub section (8) within 90 days from the dates specified in a notification under sub section (1) every landholder of lands situated in the area specified in such notification shall file an application before the Tribunal for the determination of the reasonable price of his interest in the land which has been transferred to the ownership of a protected tenant under sub section (1) and thereupon all the provisions of sub sections 4 to 8 of section 88 shall mutatis mutandis apply to such applications.

Provided that if the protected tenant commits default in respect of any instalment it shall be recovered by the Government as arrears of land revenue and paid to the landholder.

مس م نا می سئک دیار انا یک اسک دیا پراوییدرو سوویچو یک اسک دید دویری پراوییدرو

یه یک چک
Provided further that if the whole or any part of the price due to the landlord cannot be recovered as arrears of land revenue the transfer shall not be effective and the amount if any already paid by the protected tenant towards the price shall be refunded to him together with interest at four per cent per annum and the land revenue paid by him if any after deducting therefore from the rent for the period.
Subject to the provision of section 38

An argument (Argument) hoc est. A case for a given point. (Hoc est. The case. A case for a given point.)

An argument (Argument) hoc est. A case for a given point. (Hoc est. The case. A case for a given point.)

A proposal (Proposal) hoc est. A case for a given point. (Hoc est. The case. A case for a given point.)

An argument (Argument) hoc est. A case for a given point. (Hoc est. The case. A case for a given point.)

A proposal (Proposal) hoc est. A case for a given point. (Hoc est. The case. A case for a given point.)
نیکے ایمیلینسن اور نئے نسنس کے حوالے سے 5 طریقہ میں کچھ کیا ہے۔

ہوکے کو اپنے ریس (Punishment) 

کہا ہے کہ اس کے لئے اسے صحتی نیکی بنا کرے گا۔

یہ اور اینے اپنے ریس کا کبھی کبھار کمزور کیا ہے۔

ہوکے، بیکوری، میسے اور زمین واقعیت، ہوکے سے مبی کامیاب ہو گیا ہے۔

یہ اور اینے اپنے ریس کا کبھی کبھار کمزور کیا ہے۔

ہوکے کو اپنے ریس (Punishment)
Sub sections 4 to 8 of section 38 shall mutatis mutandis apply

Sub sections 4 to 8 will mutatis mutandis apply

At this stage Shri P V Subba Rao Senior Member Board of Revenue was seen entering the House.

Mr Speaker No No one can enter the House unless he is a Member of the House
Shri B Ramakrishna Rao: Sir, I wanted to know from him whether it is possible to accept this amendment.

I imagine that under section 38-E of the Act proposed to be inserted by the clause—

The question is

(1) In subsection (1) of section 38-E of the Act proposed to be inserted by the clause—

(2) In line 8, for the word may substitute the following words—

shall within six months from the commencement of the Hyderabad Tenancy and Agricultural Lands (Amendment) Act, 1958

(3) In lines 4 and 5, omit the following words—

in respect of any area and from such date as may be specified therein.

(4) In line 8, omit the words such area.

(5) In line 11, for the words such date substitute the following words—

the date of declaration in the Jland

The motion was negatived.

Mr. Speaker: The question is

(b) In subsection (3) of section 38-E of the Act proposed to be inserted by the clause, omit the portion beginning with the word and in line 6 and ending with the word application in line 7 and also omit both the provisos.
The motion was negatived

Mr Speaker The question is

(c) After subsection (3) of section 38 of the Act proposed to be inserted by the clause the Bill will have new sub section—

(4) The Government shall issue bonds on such terms as may be prescribed to secure payment of purchase in this section but the bond shall be non-negotiable for a period of not less than fifteen years, and such price shall be paid from the protected tenant in the manner to be prescribed.

The motion was negatived

Mr Speaker The question is

In sub section (2) of section 38E of the Act proposed to be inserted by the clause for the existing proviso substitute the following—

Provided that when the land held by a protected tenant happens to be an Inam the tribunal shall issue such certificate and the Government, shall confirm it within a period of three months.

The motion was negatived

Mr Speaker Amendments No 1 & 3 have been accepted by the hon. Chief Minister.

Shri B Ramakrishana Rao If you will excuse me Sir, I would just like to say a word or two before amendment No 6 is put to vote.

If a protected tenant is permitted to pay the reasonable price in instalments under the provisions of sub section (5), interest at the rate of 3 per cent per annum shall be payable by him in respect of the balance of the price due and if he commits default in respect of any instalment the same may be recovered by the Government as arrears of land revenue.
Provided that if the protected tenant commits default in respect of any instalment it shall be recovered by the Government as arrears of land revenue and paid to the landlord

If the protected tenant fails to pay the entire amount of the reasonable price within the period the purchase by the protected tenant shall not be effective and he shall forfeit the right of purchase of the land

The transfer shall not be effective and the amount if any may be refunded

Sub sections 4 to 8 of section 88 shall mutatis mutandis apply to such applications

In sub section (8) of section 88 E of the Act proposed to be inserted by the clause omit the proviso

The motion was negatived

Does Shri Seeramulu want his amendment to be put to vote?

In view of what has been explained by the hon Chief Minister, I beg leave of the House to withdraw my amendment
The amendment was by the leave of the House withdrawn

Mr Speaker The question is

' Clause 24 as amended stand part of the Bill

The motion was adopted

Clause 24 as amended was added to the Bill

Clauses 25 and 26

Mr Speaker As there are no amendments to clauses 25 and 26 I shall put them to vote

The question is

Clauses 25 and 26 stand part of the Bill

The motion was adopted

Clauses 25 and 26 were added to the Bill

Clause 27

Shri B Ramakrishna Rao I beg to move

For sub sections (1) to (4) proposed to be substituted by sub clause (1) substitute the following—

(1) Subject to the provisions of sub section (8) a land holder who on the date on which the Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1953 comes into force is not already cultivating personally an area equal to three times the family holding for the local area concerned and who in good faith requires land leased out to a protected tenant for cultivating personally may notwithstanding anything contained in section 19 of the Act terminate the tenancy and resume such land or portion of such land that would together with the land which he is already cultivating personally either as owner or protected tenant be equal to three times the family holding by making an application in the manner prescribed to the Collector or any other officer whom the Government may from time to time authorise in this behalf

(2) The land holder's right to terminate the tenancy of any protected tenant under sub section (1) shall be limited to an area which shall after such termination, leave with the
protected tenant an area which together with the land owned by him or cultivated by him as a protected tenant is equal to a basic holding for the local area concerned.

Provided that where by such resumption the land that will be left with the protected tenant together with other land owned or cultivated by him will be less than a basic holding the land holder's right of terminating the tenancy shall be limited to half the area of land leased out by him to the said protected tenant.

Provided further that where the land owned by a land holder does not exceed a basic holding he will be entitled to resume the entire land leased by him.

(8) Nothing in clause (1) shall entitle the land holder to resume more than a family holding unless the income by the cultivation of such land will be the main source of income for the land holder for his maintenance.

(4) The Government shall provide by Rules for —

(1) manner of conducting enquiries into the applications for resumption,
(2) selection of lands for resumption,
(3) exchange and consolidation of fragments to secure as far as possible continuous blocks to the land holder or the protected tenant,
(4) time when the resumption will take effect,
(5) any other matter as may be considered necessary for giving effect to the section.

Mr Speaker Amendment moved

Shri Katta Ram Reddy (Nalgonda General) Mr Speaker Sir I have to move an amendment to the amendment of Shri B Ramakrishna Rao I beg to move

(1) In Sub section (1) wherever the words three times used substitute ten times

(2) In Sub section (2) in line 5 in the words a basic holding substitute a family holding

(8) After Sub section (9) insert the following sub-section namely

Not withstanding anything contained in sub section (1) (2) (8) all those land holders and their legal representatives
tives who individually or jointly held land on let personal cultivation on equal to an area of three family holdings. 1 month on or before 1st June 1958 shall not terminate the tenancy if any protected tenant under the above sub section and in case they hold land under personal cultivation on less than three family holdings on or before 1st June 1951 they shall be entitled to terminate the tenancy of protected tenant to the extent of three family holdings.

(4) Resubmit sub section 4 as sub section 5.

Mr Speaker Amendment to amendment moved

Shri V B Ragu (Secunderabad General) Mr Speaker, Sir, will this amendment seeking to substitute the words a family holding for the words a basic holding not have a consequential effect on the other portions of the amendment?

Mr Speaker We may consider it at the time of discussion.

Mr Speaker Amendment to amendment moved

Sri HH Sivasubramania (Serampore General) Sir, an attempt was made by the Hon'ble Member from Kerala to bring in the words 'a family holding' in lieu of the words 'a basic holding' in some of the sub sections. In view of the Hon'ble Member's doubts, it is desirable to move an amendment to substitute the words 'a family holding' in lieu of the words 'a basic holding' in the sub sections as indicated in the amendment.

Mr Speaker Amendment to amendment moved

Explanatory Note For the purposes of the sub sections (1), (2) and (3) of this section, to cultivate means only agricultural operations other than horticulture raising of grass or garden produce poultry farming and stock breeding.

Mr Speaker Amendment to amendment moved

Shri Subramanian Swamy (Secunderabad General), Mr Speaker, I move that the word "tenant" in sub section (2) be replaced with "landlord".
Mr Speaker I ask the amendments be adopted

Shri G Sreeramulu I am giving an amendment to the amendment of Shri B Ramakrishna Rao

Shri G Sreeramulu I beg to move

(a) In lines 4 and 11 of sub-clause (1) proposed to be substituted for the word three substitute two

(b) In line 8 of the said sub-section after the word personally add the following

Where the income from personal cultivation of lands already held by the landholder forms the main source of income of the landholder concerned

(c) The proviso to sub-section (2) be omitted

(d) Sub section (8) be deleted and in its place the following be substituted —

(b) The landholder who is already cultivating personally an area equal to two family holdings or more where the income from such personal cultivation forms the major source of income for the landholder concerned may notwithstanding anything contained in section 19 of the Act terminate the tenancy of the protected tenant and assume the cultivation of the land of the protected tenant according to the procedure laid down in sub-clause (1) of the said section to the extent of supplementing the area to three family holdings only

Provided that the land under the protected tenant before the resumption of the land by the landholder as per sub-section (8) is above one family holding
Mr. Speaker Amendment to amendment moved

Shri A. Ray Reddy (Sultanabad) I beg to move

1 (a) I or words occurring in line two of sub section (1) namely ---

Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1953 comes the words said Act and be substituted

(b) The words occurring in line 4 of sub section (1) be substituted by the word one

(c) Delete the word either and words or protected tenant occurring in line 10 of sub section (1)

(d) Delete the words or cultivated by him as a protected tenant occurring in lines 4 and 5 of sub section (2)

(e) Delete the first proviso to sub section (2)

(f) For the words more than a family holding occurring in line two of sub section (3) the word I will be substituted

Mr. Speaker Amendment to amendment moved

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

1 (a) Delete the word either and words or protected tenant occurring in line 10 of sub section (1)

(b) Substitute the following for sub section (2) namely

(2) the land holders right while resuming upto one family holding to terminate the tenancy of any protected tenant under sub section (1) shall be limited to an area which shall after such termination leave with the protected tenant an area to which together with the land owned by him would equal to a basic holding for the local area concerned.

Provided that where the land owned by the landholder does not exceed a basic holding he will be entitled to resume the entire land leased by him

(c) Renumber sub section (8) as sub section (4) and insert the following sub section (8) namely---

(8) The land holder's right while resuming land above one family holding to terminate the tenancy of any protected tenant under sub section (1) shall be limited to half of the area leased by him to the tenant
Provided that in no case the protected tenant is left with an area which together with the land owned by him becomes less than one basic holding.

Mr Speaker Amendment to amendment moved

Shri G N More I beg to move

(i) In line 5 of sub clause 2 of the said amendment for the words Basic holding substitute the words in case of three family holdings one family holding in case of two family holdings one basic holding.

(ii) Omit the first proviso to sub clause (2)

(iii) In line two of the proviso 2 of clause 2 substitute the word family for the word Basic.

Mr Speaker Amendment to amendment moved

Shri Kalyan and More to move

Shri B D Deshmukh I beg to move

(a) In line 7 of sub section (1) of section 44 of the Act proposed to be substituted by sub clause (1) for the word three substitute the word two.

(b) Omit sub section (2) of section 44 proposed to be substituted by sub clause (1)

(c) In line 4 of sub section (6) of section 44 of the Act proposed to be substituted by sub clause (1) for the word three substitute the word two.

Mr Speaker Amendment moved

Shri B D Deshmukh I beg to move

(a) In line 2 of proviso to sub section (2) of section 44 of the Act proposed to be substituted by sub clause (1) for the words one basic holding substitute the words two basic holdings.
(b) After sub section (8) of Section 11 of the Act proposed to be substituted by sub clause (1) add the following proviso—

Provided that by such termination the said protected tenant is left with an area not less than a basic holding for the local area concerned,

Provided further that if the landholder requires the land as his main source of livelihood no such basic holding need be left.

Mr. Speaker: Amendment moved

Shri Ankushiro Ghar (Parthu) I beg to move

(a) After sub section (8) of section 44 of the Act proposed to be substituted by sub clause (1) add the following sub section

(4) The landholder shall not be entitled to exercise the right of resumption as specified in sub sections (1) (2) and (9) unless the cultivation of such land constitutes the major source of his income for maintenance of his family

(b) Renumber consequentially sub sections (1) to (6) as sub sections (5) and (7) respectively

(c) In line 8 of sub section (6) of section 14 of the Act proposed to be substituted by sub clause (1) between the words selects and the insert the words subject to sub sections (1) (2) and (8) of this section

(d) In sub clause (2) for the figures 7 and 8 substitute the figures 8 and 9 respectively

Mr. Speaker: Amendment moved

Shri B. Krishniah (Khammam General) I beg to move

(a) After sub section (4) of section 44 of the Act proposed to be substituted by sub clause (1) add the following proviso—

Provided that he shall start resuming the land from the protected tenant who holds the biggest area

(b) After sub section (6) of section 44 of the Act proposed to be substituted by sub clause (1) add the following new sub section—

(7) Notwithstanding anything contained in sub sections (1) (2) and (8) no landholder shall be entitled to terminate
the protected tenant unless he wants to resume the land as main source of his livelihood.

Mr Speaker Amendment moved

Shri Annaji Rao Gavane (Parbhani) I beg to move

(a) Omit sub section (1) of section 44 of the Act proposed to be substituted by sub clause (1)

(b) Renumber consequentially sub sections (2) to (6) as sub sections (1) to (5) respectively

(c) After sub section (8) so renumbered of section 44 of the Act proposed to be substituted by sub clause (1) add the following sub section

(9) A The landholder resuming land for personal cultivation under sub sections (1) (2) and (8) shall be liable to pay compensation to the protected tenant for his interest in the land as defined in sub section (4) of section 40

(2) B The landholder who desires to exercise the right of resumption shall have to pay the price for the interest of the protected tenant which shall not exceed 45 times the land revenue assessment in case of dry land and 80 times the land revenue assessment in case of other kinds of lands

(d) In line 2 of sub section (3) so renumbered omit the word figure and brackets or (8) and insert the word or between the figures and brackets (1) and (2)

(e) In line 2 of sub section (4) so renumbered omit the word figure and brackets and (8) and insert the word and between the figures and brackets (1) and (2)

(f) In line 6 of sub section (5) so renumbered of section 44 proposed to be substituted by sub clause (1) between the words selects and the insert the words figures and brackets

\[ \text{subject to sub sections (1) and (2) of this section} \]

(g) For the word there wherever occurring in sub section (5) so renumbered substitute the word two and in line 8 for the word is substitute

Mr Speaker Amendment moved

Shri Gopindra Ganga Reddy (Nirmal General) I beg to move

(a) Omit sub section (8) of section 44 proposed to be substituted by sub clause (1)

P 11-4
In line 2 of sub section (4) Omit the word brackets and figure in (8)

In sub section (5) Omit the word brackets and figure and (8)

Mr Speaker Amendment moved

Shri Goundrao More I beg to move

(a) After sub section (6) of section 44 of the Act proposed to be substituted by sub clause (1) add the following sub section—

(7) Notwithstanding anything contained in this section no land holder who desires to resume for personal cultivation an area of more than one family holding shall be entitled to terminate the tenancy for the purpose of personal cultivation unless the income by the cultivation of such land will be the main source of the income of such landholder for his maintenance

(b) In sub clause (2) for the figures 7 and 8 substitute consequentially the figures 8 and 9 respectively

Mr Speaker Amendment moved

Shri K Venkatrama Rao (Chinnakondu) I beg to move

After sub section (6) of Section 44 of the Act proposed to be substituted by sub clause (1) add the following sub sections

(7) Notwithstanding anything contained in this section no tenancy of a protected tenant who held the land for a period of more than twelve years shall be terminated by the landholder

(8) Notwithstanding anything contained in this section in the case of a protected tenant who held the land for a period of more than 6 and less than 12 years his tenancy shall not be terminated exceeding half of the land held by him

Mr Speaker Amendment moved

Shri Ch Venkatrama Rao (Karimnagar) I beg to move

In sub section (1) of section 44 of the Act proposed to be substituted by sub clause (1) add the following new sub section (7)—

Notwithstanding anything contained in sub sections (1) (2) and (8), no landholder shall be entitled to terminate the
protected tenancy if any member of his family does not reside in the village where the lands are situated

Mr Speaker Amendment moved

Shri K Venkaiah (Midhar) I beg to move

After sub section (6) of section 44 of the Act proposed to be substituted by sub clause (1) add the following new sub section namely—

(7) Notwithstanding anything contained in sub sections (1) (2) and (3) no landholder who effected a division of his lands after 1950 shall be entitled to terminate the protected tenancy until and unless he had a separate kitchen of his own and his share is separated by metes and bounds

Mr Speaker Amendment moved

Shri Kondal Reddy (Konaram) I beg to move

(a) In sub section (1) of section 44 of the Act proposed to be substituted by sub clause (1) —

(i) In line 2 for the word three substitute the word two

(ii) In line 8 for the word three substitute the word two

(b) In sub section (2) —

(i) In line 2 for the words two times the substitute the word a

(ii) In lines 7 and 8 for the words two times the substitute the word a

(c) For sub section (8) of section 44 of the Act proposed to be substituted by sub clause (1) substitute the following—

(8) Notwithstanding anything contained in sub sections (1) (2) or (3) all those landholders and their legal repre
sentatives who individually or jointly hold land under personal cultivation equal to an area of three family holdings or more on or before 1st June 1951 shall not terminate the tenancy of any protected tenant under the above sub section and in case they held land under personal cultivation less than three family holdings on or before 1st June 1951 they shall be entitled to terminate the tenancy of any protected tenant only to the extent to make up the land with them to the extent of three family holdings.

(d) In line 2 of sub section (4) for the figures brackets word (1) (2) or (6) substitute the figures brackets and word (1) and (2)

(e) In sub section (5) for the figures brackets and word (1) (2) and (8) substitute the figures brackets and word (1) and (2)

(f) At the end of sub section (5) add the following—
and during the said period of five years it can be exercised only once

(g) in sub section (6)

(h) In line 1 for the words this section substitute the words brackets and figure sub section (5)

(i) In line 1 for the words provided that substitute the word end

(II) In line 6 for the word selects substitute the words shall select

(iv) At the end of sub section (6) add the following words figures and brackets subject to sub sections (1) and (2)

Mr. Speaker Amendment moved
The Hyderabad Tenancy and Ag Lands (Amendment) Bill 1938

Shri Gopal Rao I would like to move only the last portion of my amendment viz. (c)

I beg to move

(c) After subsection (6) of Section 44 of the Act, proposed to be substituted by sub-clause (1) of the following new subsection—

(7) Notwithstanding anything contained in sub-sections (1) (2) and (3) no landholder shall be entitled to terminate the protected tenancy if he has made any permanent alienation of the land is owned by him or leased the lands under his personal cultivation before 10th June 1950 or 1951.

Mr Speaker Amendment moved

(Sub-section)

(Resumption for personal Cultivation)

Balance of Sub-tenancy (Sub-clause)

Points of view
Subject to the provisos of sub section 8 a landholder who on the date on which the Hyderabad Tenancy and Agricultural Lands (Amendment) Act 1958 comes into force is already cultivating personally.
The Hyderabad Tenancy and Agr. Lands (Amendment) Bill, 1959
31st December 1959
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Protects Tenant

[Mr Deputy Speaker in the Chair]

and resume such land or portion of such land that would together with the land which he is already cultivating personally either as owner or as protected tenant be equal to three times the family holding.
notwithstanding anything contained in section 1 of the Act terminate the tenancy and resume such land or portion of such land that would, together with the land which he is already cultivating personally either as owner or as protected tenant be equal to three times the family holding

by making an application in the manner prescribed to the Collector or any other officer whom the Government may from time to time authorize in this behalf.
The Hyderabadd Tenency and Agr Lands (Amendment) Bill, 1958

31st December 1958

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کی مہربانی میں کہا گیا ہے، جو درواسی میں ہیں، میں ہولڈنگ کی صورت میں کہا ہے کہ ہوئے ہونے میں Indication (دکھنی ہے) استعمال کے لیے کلاس سے گئے ہیں - ہم جا ایسے (Sub-section) کہ کئی سب سے کلاس کے گئے ہیں - ہم اس سب سے کلاس کے گئے ہیں - اس سے سادہ اہمیت نہیں ہے - اس سے کئی اہمیت ہے - اس سے ملک ہولڈنگ کا کئی لنکر رہے ہیں - اس سے کئی اہمیت ہے - اس سے ملک ہولڈنگ کا کئی لنکر رہے ہیں - اس سے ملک ہولڈنگ کا کئی لنکر رہے ہیں - اس سے ملک ہولڈنگ کا کئی لنکر رہے ہیں - اس سے ملک ہولڈنگ کا کئی لنکر رہے ہیں - اس سے ملک ہولڈنگ کا کئی لنکر رہے ہیں - اس سے M-1124
Resumption (Act 11 of 1958) (Resumption of Agricultural Land (Amendment) Bill, 1958)

As a result of the Resumption Act, 1958, the Government of Pakistan has initiated the process of acquiring land for public purposes. The Act provides for the compulsory acquisition of land and the payment of compensation to the landowners.

The Act includes provisions for the protection of the rights of farmers and landowners, including the right to receive adequate compensation for the land acquired. The Act also provides for the establishment of a Land Acquisition Tribunal to hear and decide disputes related to land acquisition.

The Act is expected to have a significant impact on agriculture in Pakistan, as it will allow the Government to acquire land for public purposes, such as the construction of roads, bridges, and other infrastructure projects. However, the Act has also faced criticism from some quarters, who argue that it will lead to the displacement of farmers and erosion of their land rights.

In conclusion, the Resumption Act, 1958, is a significant step towards the modernization of the land acquisition process in Pakistan. It is hoped that the Act will bring about a fair and equitable approach to land acquisition, while protecting the rights of farmers and landowners.
The landholder's right to terminate the tenancy of any protected tenant under sub section (1) shall be limited to an area which shall after such termination leave with the protected tenant an area which together with the land owned by him or cultivated by him as a protected tenant is equal to a basic holding for the local area concerned.

Shri V B Raghunathrao, I would request the hon. Chief Minister to read the proviso along with that

the landholder's right of terminating the tenancy shall be limited to half the area of land leased out by him to the said protected tenant.
Shri A Raj Reddy  That is a third proviso

Shri B Ramakrishna Rao  The proviso reads thus

Provided that where by such resumed the land that will be left with the protected tenant together with other land owned or cultivated by him will be less than a basic holding

Provided that where by such resumed the land that will be left with the protected tenant together with other land owned or cultivated by him will be less than half the area of land leased out by him to the said protected tenant.
Land owned by a landlord does not entitle the landlord to resume more than a family holding unless the income by the cultivation of such land will be the main source of income of the landholder for his maintenance.

Nothing in clause (1) shall entitle the landlord to resume more than a family holding unless the income by the cultivation of such land will be the main source of income of the landholder for his maintenance.
The Hyderabad Tenancy and Agr Lands (Amendment) Ball 1958

The Government shall provide by rules for —

(i) manner of conducting enquiries into the applications for resumption

Time when the resumption will take effect

Any other matter as may be considered necessary for giving effect to the section

In line 8 of sub section (1) proposed to be substituted between the words tenancy and and insert the following words namely by giving him one year’s notice in writing stating the reasons for the termination

Mr. Deputy Speaker Amendment to amendment moved
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 House is in session. Mr. Speaker, I move that the House do now adjourn. In moving the adjournment, I wish to draw the attention of the House to the fact that the Bill is a measure of great importance, and that it will require careful consideration. The Bill deals with the tenancy laws of the Hyderabad District, and it is designed to protect the interests of the tenant farmers. I believe that the House will agree with me that the Bill is necessary and that it should be passed without delay.

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

Shri M. Buchah The concerned Minister is not there to hear the arguments

Mr Speaker Notes are being taken.
The Hyderabad Tenancy and Agr Lands (Amendment) Bill, 1958

Mr. Speaker How can all these be relevant to the amendment? Of course the Hon. Member may argue that every thing is relevant to land or agriculture.
The Hyderabad Tenancy and Agri Lands (Amendment) Bill, 1953

31st December 1958

The Revenue Board has kept 44 Section in Abeyance so far

The above words should be read carefully in the context of the legislation. The bill makes changes to existing laws regarding tenancy and agricultural lands in the Hyderabad region. The Revenue Board has decided to keep Section 44 in abeyance until further notice.

The bill includes amendments to the laws governing tenancy and agricultural lands, aimed at improving the rights and protections of tenants and farmers. The provisions are designed to address issues of fairness and equity in land usage and management.

The bill has been enacted with the aim of modernizing land laws and ensuring a fair and transparent system for tenancy and agricultural lands. The provisions of the bill are expected to have a significant impact on the lives of farmers and tenants in the Hyderabad region.

The bill includes provisions for the registration of tenancy agreements and the establishment of a dispute resolution mechanism. It also provides for the protection of tenants against unlawful eviction and ensures their rights to fair compensation.

The bill also makes provisions for the registration of agricultural lands, which is expected to bring transparency and accountability in land transactions. The legislation aims to prevent fraudulent practices and ensure that land rights are protected.

The Revenue Board has taken this decision after thorough consultation with various stakeholders, including farmers, tenanted farmers, and other relevant parties. The bill is expected to be implemented soon, and its impact will be closely monitored to assess its effectiveness.

The above information is a summary of the key provisions of the bill. It is recommended that the full text of the bill be read for a comprehensive understanding of its contents and implications.
Mr Speaker Please confine to the amendments moved Notice to elections and motives can be made

Shri G Sriramulu Section 44 was pending for a long time Sir I am giving the reasons the ulterior motive behind in keeping it so long and in coming now before the House

Mr Speaker The hon Member can argue very well on his amendment without attributing motives

Shri G Sriramulu There are no motives Sir

Mr Speaker Please continue the speech

Shri G Sriramulu People are thinking like that. I am a representative of the people and I am voicing their feelings and what they are attributing by way of motives here
Land leased out to a protected tenant for cultivating personally

Unless the income by the cultivation of such land will be the main source of income of the landholder for his maintenance

Main source of agriculture (Separate clause)
The Hyderabad Tenancy and Agri Lands (Amendment) Bill 1958

31st December 1958

Sentence

(Which I draw your attention to)


After the word personally in line 6 add the following

Where the income from personal cultivation of land already held by the landholder forms the main source of the income of the landholder concerned


May notwithstanding anything contained in section 10 of the Act terminate the tenancy and resume such land or portion of such land

Add

Cultivate personally


The 1st proviso to sub clause 2 be omitted


Mr. Speaker J let the hon. Member speak for himself

Provided that there by such resumption the land that will be left with the protected tenant together with other land owned or cultivated by him will be less than a basic holding the landholder's right of terminating the tenancy shall be limited to half the area of the land leased out by him to the said protected tenant
Mr Speaker The hon. Member has referred to the object of the hon. Member in charge of the Bill more than 20 times in these 20 minutes

Shri G Srinamulu Not the object of the Member Sir

Shri B Ramakrishna Rao I can hit equally hard that the hon. Member must understand

Shri B Ramakrishna Rao When there is no strength in the argument the sure point is repeated over and over again

Shri G Steeramulu I am not hitting anybody I am just referring to

Shri B Ramakrishna Rao The hon Member is absolutely talking irrelevant things

Mr Speaker Order Order

Carry on Try to be relevant If there is any argument let the hon Member put forward But he should not attribute motives to this side or that side

Shri G Srinamulu No motives Sir Only motives of the amendment
Mr Speaker. It has said the same more than 20 times. What is the use of repeating it over and over again? Please continue. It the time be utilised in a better manner.

The landholder who is already cultivating personally an area equal to two family holdings or more where the income from such personal cultivation forms the major source of income for the landholder concerned may notwithstanding any thing contained in section 19 of the Act terminate the tenancy of the protected tenant and assume the land of the protected tenant according to the procedure laid down in sub clause 1 of the said section to the extent of supplementing the area to three family holdings only.

An area which supplements or completes three family holdings:

Provided that the land under the protected tenant before the occupation of the land by the land holder as per sub clause 9 is above one family holding.

P 11-7
The Hyderabad Tenancy and Agricultural Lands (Amendment) Bill 1958

1st December 1953

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As regards any tenancy held by a Ryesin or Khazi for the benefit of children of such person, the above provisions shall cease to apply.

Disposal of vested rights

Where any person holding a tenancy under this section has been deprived of his rights by reason of any act of such person under this section, the Government may, in its discretion, make an award to such person or to his legal representative of such sum as it may consider just and equitable for the benefit of any person or his legal representatives who has suffered loss or is likely to suffer loss by reason of the act of such person.

Temporary Order

In the case of any tenancy held by a Ryesin or Khazi, where it is found to be unreasonable to demand possession of such tenancy, the Government may, by order, suspend the operation of this section for such period as it may think fit.

Supreme Court

Any order made under this section may be set aside or modified by the Supreme Court on an application filed by the person aggrieved.

Disposal of vested rights

Where any person holding a tenancy under this section has been deprived of his rights by reason of any act of such person under this section, the Government may, in its discretion, make an award to such person or to his legal representative of such sum as it may consider just and equitable for the benefit of any person or his legal representatives who has suffered loss or is likely to suffer loss by reason of the act of such person.

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In the case of any tenancy held by a Ryesin or Khazi, where it is found to be unreasonable to demand possession of such tenancy, the Government may, by order, suspend the operation of this section for such period as it may think fit.

Supreme Court

Any order made under this section may be set aside or modified by the Supreme Court on an application filed by the person aggrieved.
अस ब्रह्म की कीमत से मस्तिः होन के हार्द को दोस्त कुम को सोल के सही

756 81st December 1958 The Hyderaba I n-n, w l. d
Agri Lunds (Am wln ml) Bill 1953

भा बहुतारह ब्रह्म दाता - 28 जॅन 27 पर जौले आगस्ट (A n n l. munt)
हू यह पर है कि परसल फ्राइल्बेसन के लिये जो कोसा ल (Lmi l) रह्मुम (H u m )
करता हू तो भूस्सच पेट सोह अफ विलेबन (Mm source in u n) अर्थात् कर (Agriculture)
बूमा नालिका विलेबन के मुख्य स्रोत गो 7 तो साहसी
विद्युत्क के विलेबन के संबंधहर भाव के वां ये पेट कियां हू बुधम स 7 तो यह
करार विलेबन हू तक को वल विलेबन छोटी के पाठ रही है। पालिका और 7 भी फिरी की अर
काम की हूमा नियम से नामा जानने रिस्त्रूम करती हू तो बुध मान हू यह देखा जाय कि बुधम बन
सोह अफ विलेबन अर्थात हू या नहीं।

म जब स्वच्छ 7 पर विश्वास कि परसल के नीलिया
दिता नियम की जानकरा हू तरसीम पेट की भी संस्करण नहीं कहा था कि अरकर मन सों अफ विलेबन अर्थात हू नाही।

जब उन्नयन बुधम के सारे सांस्करण तरसीम बाहर और दारुड़ बाहर तरसीकाल गर के युवक गे ने ये अफ विलेबन नाकू नाकू कर
बूबना तच्छता कर सफल हू तो कस्ता गया हू लेकिन वीनावलिंग वन्यजीवन के अनु
उन जो नहीं सच्चा था कि उन्नयन चिन्ता महाभाग जनता हू या, जो तरसीम पेट का या बुधम का
तो बुधम अफ विलेबन नियम के प्रमुख तरसीकाल के अनु
विकास की मुख्या हू जानकरा जाय।

भूजवसे सारे तरसीम जो पेट हू बुधम निका गया हू तक उद आपको प्रतिक
रत के बस्त बुधम के पास बीर फिरी की हूमा नियम की जानकरा हू तो नहू देखा जाय। लेकिन उ विलेबन
विकास की माजूर कर वला हू तक बुधम ने मन सोह अफ सीमा देखा जाय।

भूजवसे सारे तरसीम जो पेट हू बुधम निका गया हू तक उद आपको प्रतिक
रत के बस्त बुधम के पास बीर फिरी की हूमा नियम की जानकरा हू तो नहू देखा जाय। लेकिन उ विलेबन
विकास की माजूर कर वला हू तक बुधम ने मन सोह अफ सीमा देखा जाय।

अफ फिरी विलेबन के भूप रत बुधम के पास बीर फिरी की हूमा नियम की जानकरा हू तो नहू देखा जाय। लेकिन उ विलेबन
विकास की माजूर कर वला हू तक बुधम ने मन सोह अफ सीमा देखा जाय।

आर्य को उस गढ़ जो वला ने मन सोह अफ सीमा देखा जाय।
बष्ट हुमिलियां तक लाकर रखा ह। सब फ़ातिमी हृदीमा की सूक्ष्म और अगर अफ़ाना छिये 
सोख भान जिक़मत अब्राज़-चर ही तो बहु रिस्तूं कर सकता है। जिसके लिए एक बताक वादिक हुलियां 
फ़ॉरेटेड टॅन्क और धि रिस्तूं करने के लिए वार्षिक या फ़ातिमी नहीं है। क्योंकि वे वार्षिक या 
और तब रिस्तूं करने के लिए वार्षिक और या फ़ातिमी नहीं है। हमने वे सवर्तंत्र हैं। जिसमें प्रस्ताव 
वस्त्र ( Fragmentation Land ) व्यापार में अनलाइन है। विस्तरित भूखमर्यादा है क्योंकि वह 
बादल पाया जा सकता है। विस्तरित भूखमर्यादा है क्योंकि वह 
बादल पाया जा सकता है। विस्तरित भूखमर्यादा है क्योंकि वह 
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बादल पाया जा सकता है। विस्तरित भूखमर्यादा है क्योंकि वह 
बादल पाया जा सकता है। विस्तरित भूखमर्यादा है क्योंकि वह 
बादल पाया जा सकता है। विस्तरित भूखमर्यादा है क्योंकि वह 
बादल पाया जा सकता है। विस्तरित भूखमर्यादा है क्योंकि वह 
बादल पाया जा सकता है।
The Hyderabad Tenancy and Agr Lands (Amendment) Bill 1953

31st December 1953

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31st December, 1938

The Hyderabad Tenancy and Agriculural
Lands (Amendment) Bill, 1938

[Text content not visible in the image]
Mr Speaker Can the hon Member conclude his speech within fifteen minutes?
Shri Annapj Rao Gavane I want to take at least half an hour Sir

Mr. Speaker That is too much

Shri Annapj Rao Gavane This is an important clause. We have got only one more important clause which needs more discussion.

Mr. Speaker Every clause is being read, and it is important. Try to finish as early as possible.

Shri Annapj Rao Gavane I shall do so Sir.
(Incentive)

The Hyderabad Tenancy and Agriculural Lands (Amendment) Bill 1939

31st December 1939

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(Incentive)
Mr Speaker. The hon Member will have to speak on his amendment. He has taken 15 minutes now and he will remember his promise to finish his speech within half an hour.
Subject to the provisions of sub-section (8) a landholder who is not already cultivating personally an area equal to three times the family holding for the local area concerned and who in good faith requires the land leased out to any protected tenant for cultivating it personally may not withstand anything contained in section 19 terminate the tenancy of the protected tenant in respect of land or portions of land that would be together with the land which he is heavily cultivating personally equal to three times the family holding by giving him one year's notice in writing stating the reasons for the termination.

Provided that by such termination the said protected tenant is left with an area not less than a family holding for the local area concerned.

And he is not cultivating personally even one family holding.
The interest of a protected tenant in the land held by him as a protected tenant shall form sixty per cent of the market value of all the interests in the land and that of the landholder, and of persons claiming under him shall be limited to the remaining forty per cent.
The landholder who desires to exercise the right of resumption shall have to pay the price for the interest of the protected tenant which shall not exceed 15 times the land revenue assessment in case of dry land and 30 times the land revenue assessment in case of other kinds of lands.

Nevertheless, anything contained in this section a pro rata tenant shall be entitled within the said period of five years to exercise his right to purchase under section 88 the land held by a landholder in excess of three family holdings provided that such landholder before the expiry of three months from the date of receipt of the notice under sub section (2) of section 38 selects the land which together with the land if any which he is cultivating personally is equal to the area of three family holdings and also initiates proceedings for its resumption.

The determination of the said area shall be based on the number of hectares in each kind of land held by the family of the landholder.
The House then adjourned for recess till Half Past Five of the Clock.

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

[Mr Deputy Speaker in the Chair]
2 A If the landlord bonafide requires the land for any of the purposes specified in subsection (1) then his right to terminate the tenancy shall be subject to the following conditions namely

(1) The land held by the protected tenant on lease stands in the record of rights in the name of the landlord on the first day of January 1952 as the superior holder.

(2) If the land held by the landlord is in an area equal to the agricultural holding or less, the landlord shall be entitled to terminate the tenancy of the protected tenant in respect of the entire area of such land.

(3) If the land held by the landlord is more than the agricultural holding in an area the right of the landlord to terminate the tenancy of the protected tenant shall be limited to an area which shall after such termination leave with the tenant half the area of the land leased.

Explanation The agricultural holding shall mean sixteen acres of Zmait land or four acres of irrigated or paddy or rice land or lands greater or less in area than the aforesaid areas in the same proportion.

The text is in Urdu and provides information regarding the Agricultural Tenancy and Agr. Lands (Amendment) Bill 1958, specifically subsection 2A, detailing the conditions under which a landlord can terminate the tenancy of a protected tenant.
شیری، رام کلن را را، ناحیه سال کی نبتد نیست روزنامی گی سال ناجی سال کی

بدل میں زیادہ نہ کیا
If the landlord has already under his personal cultivation land of an extent equal to the size of an economic holding that may be determined by the Government for the local area in which such land is situated the landholder will not have the right of resuming any portion of the land in the occupation of a protected tenant. If on the other hand the land under the personal cultivation of the landholder is less in extent than the appropriate economic holding determined for the local area by the Government the landholder may resume such an extent of land from the protected tenant as would be sufficient to bring up the land cultivated by him to the requisite size of the economic holding determined by the Government. The right of resumption of land from the protected tenant should be strictly limited to for purposes of personal cultivation of the landholder and should not extend to non-agricultural purposes as it is now.
There are no such words in this Section. I want the hon.
Members to limit their speech and criticism to the amendment.
They cannot go on talking anything they like, and which is
unrelevant.

Shri K. Venkatarama Rao My argument is quite relevant.
I am not at all going out of the limits.

To cultivate’ means to carry on any agricultural opera-
tion,

‘To cultivate personally’ means to cultivate on one’s
own account

(i) by one’s own labour, or
(ii) by the labour of any member of one’s family

Agriculture’ includes horticulture, the raising of crops,
glass or garden produce, dairy farming, poultry farming
and stock breeding.
If therefore subsequent to the Report of the Tenancy Committee, statistics indicate any fall in the volume of tenancy in the State it is not a genuine and healthy sign of landlords’ resorting to their lands for purposes of cultivation or of the tenancy problem having become any easier.
The Hyderabad Tenancy and Agr Lands (Amendment) Bill 1958

The text of the document is not clear due to the image quality. It appears to be a legal document or a bill, possibly discussing legislative changes related to tenancy and agricultural lands.
In the name of Allah, the Beneficent, the Merciful,

Good faith.

In the name of Allah, the Beneficent, the Merciful,

It has been said so many times.
The amendment was, by leave of the House, withdrawn.
"सगर बत यहू दक हक़ी अनेक देशों से महाबुरा महाबुरा भागने वाला भी जे रहा रहे यहुँ जो भूखा भिडना यो रखने के किसी भारतीय संख्या से कम न दूः"
कुछ निकल जो क्रय ब्यापार के लिए सौदी चुकावा नहीं देकर चलते थे। त्याद्वारा त्यादि न फैला धीरी न है और हम अग्नि ने पहले गार्डर बदल बदल हो जाए तो भी दूरी तक धीरी हूँ। हम का कुछ देखता है कि फसल धीरे होकर से रात जिसके बाद बनता है या कभी हमारा नहीं है कि वहाँ क्या बाद म लिखा है वाता ही हुआ रही जा चाहे।

दशाधीनता आपदायक
मनाही वस्तुतः
याद कहाँ नामार्गम
बाखर पास
माह देखता

जिसी को मन भगवान दरकार पत्र लिखा है। आज के नज़रों के मुताबिक यह बाद होता है।

चापिये चक्कर —
दशाधीनता उपलब्धम्
मनाही वस्तुतः देवताम्
दर नवम् पुरानाधीनता
भूत नूतन आधारीताः

त्याद्वारा त्यादि न फैला धीरी न है और भागी अनको ही भालिंग भेंटिमार दिया है। हम का कुछ निकलते है और हमारी क्रय विवेक दी है जबकि भी तो विश्वास। विश्वास के हेतु वैश्वत करनबारे को न याद गरीब किसानों को नुकसान न होतेवाला है। कुछ का कुछ फैसला होता है। अब हो कुछ विश्वास। धीरे से सत्य में बदल बदलिते हैं जिन्होंने कितनी जीविका विवेक निकल जा सकता या जिससे वन यह तर्कम रही है कि तीन भूमिक की होंगे तक रहते हु अक्सर के लिए यह फैसला होंगा जो वह भूमिकों की होंगे रखते हु उनके विषय अन्य भूमिकों की होंगे तो उसे भी भी भूमिकों की होंगे रखते हु उनके विषय अन्य भूमिकों की होंगे रखते हु उनके विषय अन्य भूमिकों की होंगे रखते हु उनके विषय अन्य भूमिकों की होंगे रखते हु उनके विषय अन्य भूमिकों की होंगे रखते हु उनके विषय अन्य भूमिकों की होंगे रखते हु उनके विषय अन्य भूमि
The Hyderabad Tenancy and
Agr. Lands (Amendment) Bill 1958

Date: 31st December 1958

In the House of Assembly of the Hyderabad State on the 31st December 1958

The Government of the Hyderabad State hereby submits the following Bill for the consideration of the House:

The Hyderabad Tenancy and Agr. Lands (Amendment) Bill, 1958

780 31st December, 1953  The Hyderabad Tenancy and Agri. Lands (Amendment) Bill, 1953

स मुली होलाका के ले गो आक नसक नवाबिका, दो मुली दोरान के के ले गो
अब सबक होला के अर आक मुली होलाका के के ले गो आक मुली होलाका
हूँ रहकी की बिंक और उनके नेकौसर्म के के ले कोरेसम किया खूब बिंक
विवरण दे रहा हैं नाके हार्ट हैं। नाले के गलके के गलाके अर नमसक अर रुमाके के
गलाके को देस दरजा होन, आक रहर जन जन जन गूढ़ी जान कर सब
हे से जबंदी होरो हैं। को अवश्य के आने वाले ने से मे नाके वहा होन वहा आने
अन्य दो से मुली होला के अर वाले के ले आक ने राख दिया के हे दो नरम के
के ले आने बिंक। आके खाने ने अर अर ना। नौ, बिंक ने। नौ नेकौसर्म के नो
यह के हुड़ों बिंक। आने के 11 ना हो गो नेकौसर्म ने। असे ने के हुड़ों ने। जमीनों
विवरण दे रहा है। नाके हार्ट हैं। नाले के गलके के गलाके अर नमसक अर रुमाके के
जन जन जन जन गूढ़ी जान कर सब दे अन्य गल होरो हैं। अन्य दो से मुली होला
गलके के गलाके के दिन विड़ो यो असो यो नेकौसर्म के अर नमसक अर रुमाके के
पीयू आने गल होरो हैं। अन्य दो से मुली होला के अर वाले के ले आक ने राख दिया
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The Hyderabad Tenancy and Agri Lands (Amendment) Bill, 1958
31st December, 1958

The following is an excerpt from the document:

"...The Committee on Agriculture of the United States Senate has been hearing from time to time in recent years on the topic of tenant farmer tenure..."
Shri K. Venkatach In the list of the amendments there is an amendment of mine which has not been discussed and I had no opportunity to speak on it.

Mr. Deputy Speaker It is not necessary that all the amendments should be discussed. Perhaps some other Mumba might have given a similar amendment and he might have spoken.

Shri K. Venkatach Nobody has given an amendment similar to that of mine. It is altogether different.
The House then adjourned till Half Past Nine of the Clock on Monday the 4th January, 1954