HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES
Official Report

PART II—PROCEEDINGS OTHER THAN
QUESTIONS AND ANSWERS

CONTENTS

Business of the House

L.A. Bill No. XVIII of 1954, the Hyderabad Abolition of
Inams Bill 1954—Clause by Clause reading not concluded

L.A. Bill No. XX of 1954, the Hyderabad Prisoners Bill—2nd
reading concluded

Note: * at the commencement of the speech denotes
confirmation not received.
Friday, the 3rd September, 1954

The House met at Half Past Two of the Clock

[Mr. Speaker in the Chair]

QUESTIONS AND ANSWERS

(See Part I)

Business of the House

L.A. Bill No. XVIII of 1954, the Hyderabad Abolition of Inams Bill, 1954.

Clause 13

Mr. Speaker: Let us take up amendments to clause 18.

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

"That for clause 18, substitute the following:

18. The compensation payable to the Inamdar, kabiz-e-kadim, permanent, protected tenant or non-protected tenant for inam lands in their possession before the date of vesting and taken over by Government in excess of four and a half times the 'family holding' under sections 4, 5, 6, 7, and 8 respectively, shall—

(1) in respect of cultivated lands be the following multiples of the amount of land revenue payable on such lands:

(a) lands taken over from non-protected tenants, ten times;"
(b) lands taken over from protected tenant or permanent tenant fifteen times;

(c) lands taken over from the kabiz-e-kadim or inamdar, twenty times;

(2) in respect of uncultivated lands be the following multiples of the amount of land revenue which could reasonably be assessed on such lands—

(a) lands taken over from non-protected tenant, four times;

(b) lands taken over from protected tenant or permanent tenant six times; and

(c) lands taken over from the kabiz-e-kadim or inamdar, eight times.’”

Mr. Speaker: Amendment moved.

Shri M. Rami Reddy (Wanparthy): Sir I beg to move:

“That for paras (i) and (ii) substitute the following:

(i) ten times of the land revenue for wet lands,

(ii) fifty times of the land revenue for dry lands.’”

Mr. Speaker: Amendment moved.

Shri M. Rami Reddy: Sir, I beg to move:

“Omit the portion beginning with ‘the’ in line 8 and ending with ‘prescribed’ in the last line of the clause.”

Mr. Speaker: Amendment moved.

Shri A. Guruva Reddy (Siddipet): Sir, I beg to move an amendment to the amendment of Shri K. V. Ranga Reddy:

“That in para 1 (a) after the words ‘ten times’ add the words ‘if they are dry lands and 5 times if they are wet lands’

In para 1(b) after the words ‘fifteen times’ add the words:

‘if they are dry lands and 7 times if they are wet lands.’”

In para 1(c) after the words ‘twenty times’ add the words:

‘if they are dry lands and ten times if they are wet lands,’
Similarly, in para 2 (a), after the words "four times" add the words: "if they are dry lands and 2 times if they are wet lands."

In para 2 (b), between the words 'six times' and 'and' insert the words: 'if they are dry lands and three times if they are wet lands.'

In para 2(c), after the words 'eight times' add the words: 'if they are dry lands and 4 times if they are wet lands.'

Mr. Speaker: Amendment to amendment moved. The hon. Member will, however, give his amendment to amendment in writing.

Shri Devi Singh Chauhan (Ausa): Sir, I beg to move an amendment to the amendment of Shri K. V. Ranga Reddy:

"That in para 1(a) after the words 'ten times' add the words: 'in case of dry lands and 5 times in case of wet lands'"

In para 1(b) after the words 'fifteen times' add the words: 'in case of dry lands and 7 times in case of wet lands'

In para (1) (c), after the existing words, add the words: 'in case of dry lands and 10 times in case of wet lands'.

In para (2) (a), after the existing words 'lands taken over from non-protected tenant, four times' and before ';' add the words 'in case of dry lands and two times in case of wet lands'.

In para (2) (b), between the words 'six times' and insert the words: 'in case of dry lands and three times in case of wet lands'.

In para (2) (c), after the words 'times' delete '.' and add the words: 'in case of dry land and four times in case of wet land'.

Mr. Speaker: Amendment moved.

Shri A. Gururaja Reddy: Mr. Speaker, Sir, Is this amendment not the same as the one which I wanted to move?

Mr. Speaker: The copy of the amendment is not before me, but if it is the same, this need not have been moved.
Shri A. Guruva Reddy: It is exactly the same.

Mr. Speaker: Both the hon. Members should give their amendments to me in writing.

Shri Devisingh Chouhan: The multiples I have suggested may not necessarily be the same as the hon. Member suggested in his amendment moved.

Mr. Speaker: But Shri A. Guruva Reddy says they are the same.

Shri Devisingh Chouhan: I would like to have a copy of his amendment, and I shall give him mine.

Mr. Speaker: Both the amendments should be given to me in writing.

These are amendments to amendment No. 1 of Shri K. V. Ranga Reddy and as these are not clear, let discussion take place on amendment No. 4 of Shri M. Rami Reddy.
Shri M. Rami Reddy: In view of amendment to amendment No. 1, I do not like to press my amendment. I beg leave of the House to withdraw my amendment.

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

Mr. Speaker: What about amendment No. 6?

Shri M. Rami Reddy: There is no need of it now. As I had withdrawn my other amendment, I beg leave of the House to withdraw that amendment also.

The amendment was, by leave of the House, withdrawn.
Clause 14

Shri K. L. Narsimha Rao (Yellandu-General): I beg to move:

"That in lines 2 and 3 of sub-clause (1), omit the portion beginning with the word ‘and’ and ending with the word ‘payment’.

(b) “In para (i) of sub-clause (2), for ‘ten’ substitute: ‘twenty’.”

Mr. Speaker: Amendment moved:

Shri B. D. Deshmukh: (Bhokardan-General): I beg to move:

“That in lines 1 and 2 of para (ii) of sub-clause (2), omit: ‘carrying interest at the rate specified in sub-section (1)’.

Mr. Speaker: Amendment moved.

In bonds either negotiable or non-negotiable carrying interest at the rate specified in sub-section (1)......"
L. A. Bill No. XVIII of 1954, the
Hyderabad Abolition of Inams Bill, 1954.

3rd September, 1954. 579

Carrying interest at the rate specified in sub-section (1)

3rd September, 1954.

Deduct (or estates) of 1954. L. J. V. O. PC Hyd. 1954.

Workout (Share) in (with interest) 20% with..

Issue (or estates) 4% of (with share) 20% with...
3rd September, 1954.

*श्री. रामराव आवासांवकर (मेवराजी):—अथवा महोदय, कलम १४ मध्ये या सूचना दिलेल्या आहेत त्या अंशांवरी भी माझे विचार समाप्त होईले त्यात करणार आहेत.

याने कायांवृत्त अनिवार्य असतल्या व नियम करण्याच्या दूरीतीने हा कायदा सरकारांसो आणला आहे. पण सर्वातल्याच्या जागतिक व आयुक्तपदाच्या आरोपाची होय. किंवा यांनी विनेकेल्या भांडूवाळी वित्तीय अंतर्गत वागृह. परंतु हा जो कायदा माननिव मंत्रालयाची समाप्त होईले सारांश केला आहे तो ल्यांनी फक्त लेखांकन होऊ उद्देश्याने अभाव आहे. त्याचे म्हणून आण्यांची गाठण्यात व हे जमीनीच्या जेवण केली—

मिस्टर स्प्याकर:—स्थान या गोटी पुढापुढच हॅकनपायंट काय अर्थ आहे? ह्या गोटी पूर्ण संगण्यांत आलेल्या आहेत.

श्री. रामराव आवासांवकर:—या दूरीतीने मी बोलला नाही.

मिस्टर स्प्याकर:—ह्या गोटी फीनीतील केल्या उपर्युक्त रूपाभिरुच अर्थ गाढे वाचा निकाल लागला. त्यावर गोटी पुढापुढच हॅकनपायंट काय अर्थ आहे?

श्री. रामराव आवासांवकर:—ह्या जो गरजेला लोकांकर अभाव होती—

मिस्टर स्प्याकर:—ह्या सर्व गोटी आशेलेल्या आहेत.

श्री. रामराव आवासांवकर:—माझे आवेदन सूचनेने आहे की जे व्याय चेतने जाणार आहे त्याने कोणतीही माझे विचार समाप्त होऊ धेरेले आहेत. आवेदन बोलून मी अपने माण्यता संपर्कवळी.

श्री. हकमानी बोधी स्प्याकर पाठीसली:—(आशी) मिस्टर स्प्याकर सर, कला १४ के तहत हवास के अदिक अपोक्रिया की तरफ से जो कहा जा रहा है वसूल किन्हांज से अन्य हम डेव्हन्य और दस्तुर के किन्हांज से सीधे तो पीछे जो कुछ जिस विश के तहत बहस हो गयी बुझाते पूरी तारीख तब हो गयी है। अब रहा समय जिस कला १४ के तहत दूसरे के बारे में। जिसके बारे में अपोक्रिया की ने—

P-II—2
582 3rd September, 1954.

L. A. Bill No. XVIII of 1954, the
Hyderabad Abolition of Inams Bill, 1954.

श्री एल. ए. बिल नं. XVIII से, 1954 के, हैदराबाद गैम के विनायक उपाधि बिल, 1954 की।
Mr. Speaker: The question is:

"(a) That in lines 2 and 3 of sub-clause (1), omit the portion beginning with the word 'and' and ending with the word 'payment'.

(b) In para (i) of sub-clause (2), for 'ten' substitute: 'Twenty'."

The motion was negatived.

Mr. Speaker: The question is:

"That in lines 1 and 2 of para (ii) of sub-clause (2) omit 'Carrying interest at the rate specified in sub-section (1)'."

The motion was negatived.

Mr. Speaker: The question is:

"That Clause 14 stand part of the Bill".

The motion was adopted.

Clause 14 was added to the Bill.
Mr. Speaker: There are no amendments to Clauses 15 and 16. The question is:

"That Clauses 15 and 16 stand part of the Bill".

The motion was adopted.

Clauses 15 and 16 were added to the Bill.

Clause 17

Mr. Speaker: The hon. Member in whose name an amendment stands is not present in the House. I shall put the clause to vote. The question is.

"That Clause 17 stand part of the Bill".

The motion was adopted.

Clause 17 was added to the Bill.

Clause 18

Shri Devisingh Chauhan: I do not want to move the amendment standing in my name.

Mr. Speaker: The question is:

"That Clause 18 stand part of the Bill".

The motion was adopted.

Clause 18 was added to the Bill.

Clauses 19, 20, 21, & 22

Mr. Speaker: There are no amendments to clauses 19, 20, 21 and 22. The question is:

"That Clauses 19 to 22 stand part of the Bill".

The motion was adopted.

Clauses 19 to 22 were added to the Bill.
Shri B. D. Deshmukh: I beg to move:

"That for the words 'the prescribed authority', wherever occurring in the clause, substitute: 'Revenue Board'.

Mr. Speaker: Amendment moved.

"Any person aggrieved by a decision of the Collector under section 10 may, within thirty days from the date of the decision or such further time as the prescribed authority may for sufficient cause allow, appeal to the prescribed authority and its decision shall be final."
Mr. Speaker : The question is :
"That for the words 'the prescribed authority' wherever occurring in the clause, substitute: 'Revenue Board'."

The motion was negatived.

Mr. Speaker : The question is :
"That clause 23 stand part of the Bill''.

The motion was adopted.

Clause 23 was added to the Bill.

Clauses 24, 25, 26, 27 and 28

Mr. Speaker : The question is :
"That clauses 24 to 28 stand part of the Bill''.

The motion was adopted.

Clauses 24 to 28 were added to the Bill.
Shri K. L. Narsimha Rao: Sir, I beg to move:

“That line 2 of sub-clause (1), omit: ‘Naib’.”

Mr. Speaker: Amendment moved.
Mr. Speaker: The amendment of Shri K. L. Narsimha Rao has been accepted by the hon. Revenue Minister.

The question is:

"That Clause 29, as amended, stand part of the Bill!"

The motion was adopted.

Clause 29, as amended, was added to the Bill.

**Clause 13**

**Shri Devisingh Chauhan**: Mr. Speaker, Sir, I submit that the legal terminology has to be acceptable to the Member-in-charge of the Bill. It is the privilege of the Member-in-charge of the Bill to satisfy himself about the legal terminology.
L. A. Bill No. XVIII of 1954, the
Hyderabad Abolition of Inams Bill, 1954.

Mr. Speaker: I shall now put the amendment of Shri K.V. Ranga Reddy as amended by Shri Devisingh Chauhan to vote. The question is:

"That for clause 13, substitute the following:—

13. The compensation payable to the Inamdar, Kabiz-e-kadim, permanent, protected tenant or non-protected tenant for Inam lands in their possession before the date of vesting and taken over by Government in excess of four and a half times the 'family holding' under sections 4, 5, 6, 7 and 8 respectively, shall—

(1) in respect of cultivated lands be the following multiples of the amount of land revenue payable on such lands—

(a) lands taken over from non-protected tenants, ten times in case of dry lands and five times in case of wet lands;

(b) lands taken over from protected tenant or permanent tenant, fifteen times in case of dry lands and seven times in case of wet lands;

(c) lands taken over from the Kabiz-e-kadim or inamdar, twenty times in case of dry lands and ten times in case of wet lands.

(2) in respect of uncultivated lands be the following multiples of the amount of land revenue which could reasonably be assessed on such lands—

(a) lands taken over from non-protected tenant, four times in case of dry lands and two times in case of wet lands;

(b) lands taken over from protected tenant or permanent tenant, six times in case of dry lands and three times in case of wet lands; and

(c) lands taken over from the Kabiz-e-kadim or inamdar, eight times in case of dry lands and four times in case of wet lands'."

The motion was adopted.

Mr. Speaker: The question is:

"That clause 13, as amended, stand part of the Bill".

The motion was adopted.

"Clause 13, as amended, was added to the Bill",

P-II-3
Clauses 30, 31, 32 & 33

Mr. Speaker: There are no amendments to Clauses 30, 31, 32 & 33. The question is:

"That Clauses 30 to 33 stand part of the Bill."

The motion was adopted.

"Clauses 30 to 33 were added to the Bill.

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

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

[Mr. Deputy Speaker in the Chair]

Clause 34

Mr. Deputy Speaker: There is only one amendment standing in the name of Shri Ananth Reddy and the hon. Member is not present in the House. As such I shall put at the clause to vote.
The question is:

"That clause 84 stand part of the Bill".
The motion was adopted.
"Clause 84 was added to the Bill".

Clauses 35 & 36

Mr. Deputy Speaker: The question is:

"That clauses 35 and 36 stand part of the Bill".
The motion was adopted.
"Clauses 35 and 36 were added to the Bill".

Mr. Deputy Speaker: As regards the new clause proposed to be moved by the Member-in-charge of the Bill, we will take it up tomorrow as the text of the clause has been circulated to the Members now only. They can table amendments if any to this clause before 12 noon tomorrow. We will now take up the next item on the agenda.

L. A. Bill No. XX of 1954, the Hyderabad Prisoners Bill, 1954.

The Deputy Minister for Home, Law and Rehabilitation (Shri Srinivas Rao Ekheliker): I beg to move:

"That L. A. Bill No. XX of 1954, the Hyderabad Prisoners Bill, 1954 be read a first time.

Mr. Deputy Speaker: Motion moved.
3rd September, 1954.

L. A. Bill No. XX of 1954, the 
Hyderabad Prisoners Bill, 1954.

First Reading of L. A. Bill No. XX of 1954, the 
Hyderabad Prisoners Bill, 1954.

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Hyderabad Prisoners Bill, 1954.

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Hyderabad Prisoners Bill, 1954.

First Reading of L. A. Bill No. XX of 1954, the 
Hyderabad Prisoners Bill, 1954.
Hyderbadi Prisoners Bill, 1954.

Reformation

3rd September, 1954.

L. A. Bill No. XX of 1954, the

Hyderbadi Prisoners Bill, 1954.

Prisoners' Bill

(Prisoners' Bill)
लैंड बिल नं. XX 1954, the
Hyderabad Prisoners Bill, 1954.

तालुका रखते हैं लेकिन प्रिजनसेवा बिल सर.D कुंपी बुरी हुर तक महदुर है कि किसी प्रिजन की कहां, किसके बुरी पर महदुर में दालित करना, वहुं ब्रांड और किसी हालात में एक से बुरे से बुरे में सुरक्षित किया जायगा और कब और किसके बुरे पर बुरी को रोजी किया जायगा। नयी प्रिजन के बारे में दूसरी, जिनसे या दिमागी हालत खराब होने के बाद बुरी को रोजी और बिस तरह से के जाना बेरिया चीजें की हुर तक ही यह बिल दील (Deal) करता है। प्रिजन (Prison) के कब्यवर्त बिलकुल बालाहिदा चीज है। प्रिजन किसको कहा जायगा और बुरे बारे में जो कवालीनु है वहुं ब्रांड अलग चीज है जो ब्रांड मुकाम के बारे में और वहुं ब्रांड जाने के बारे में होगा। जिसकी बाद ही नह बिल आलेखावाला है। ये बिल दोनों का कुछ तालुका ब्रांड दूसरे से ही लेफिन में नहीं समझा कि बिलसे बालाहिदा बालाहिदा चीज करने से कोवी नुकसान होता है या जिसकी बिल बेटर रहता है। मैंने अपनी सिद्धांतवी तकरीर में कहा था कि हमकी दूसरे बालाहिदे के कानूनों से एककालीयत पैदा करता था। और बिस बदल दूसरे रेस्टर्स (States) में भी प्रिजन बिल और प्रिजनसे बिल दोनों नहीं हैं, कि बिलकुल बालाहिदा बालाहिदा है। बिस लिहाज़ से अगर हम बिल दोनों को ब्रांड जमाना कर पैदा करने के बाद हम एककालीयत पैदा नहीं करते जो दूसरे रेस्टर्स में हैं। जिसलिये जिसको ब्रांड साथ पैदा करने से कोवी फायदा नहीं है और न करने से कोवी नुकसान नहीं है। तो जैसी हालत में हम एककालीयत को कॉम कर को बतै,? बिस लिहाज़ से दूसरे रेस्टर्स के मुख्यालय यह बिल पैदा किया गया है। जिसलिये बिल पहले बेटर रहे में कोवी माफ़ी मिलती नहीं है।

इससे बेटर रहता मुस्तकिफ़ के बारे में पैदा किया गया। जिसके बारे में जो सेक्शन (Section) है बुरे बारे में कहा गया। जिसके सिलाइँ में कोवी ब्रांड चीज नहीं पैदा की गयी कि ब्रांड चीज जानी बाहर हें। सेक्शन 10 के तहत "Removal of any person" जिसके बारे में कोवी कवाली या चीज नहीं बतती गयी। बिस सेक्शन में मुस्तकिफ़ कैसी हो यहीं सिर्फ बाता गया है और जिसके बारे में कोवी ब्रांड चीज नहीं बतती कि एक होना बाहर है। अगर कोवी ब्रांड स्टेटस पैदा की जाय तो बुरा बदल बिसके बारे में गौर किया जा सकता है।

श्री निरवसाराम बेस्काँड़कर:—सेक्शन के वर्तमान पैदा किया जा सकता है।

श्री सी. एच. विक्केट राव (क्रिया किरेकर):— या बुयाँट एफ.एफ.एच.सी. (स्पर्श) या स्पर्श निर्देश एफ.एच.सी. (स्पर्श एफ.एच.सी. हें लिया है अनेक स्पर्श या मुख्य भी है।

मुरलीदेव आसिकीर:—कीआ पे अन नाम (In time)

श्री. शिविरसाराम बेस्कांड़कर:—इससे चीज चैंट के बारे में धरी गयी। रोटे के बारे में रोटे (Ration) सुकरें रहता है। वह जिन्दा वहीं दिया जाता है अनुभव ही मुस्तकिफ़ के बाद भी दिया जाता है। अगर बिसके बारे में कवाली के तहत कोवी बेटर रहता हो तो वह बुरा महत्व पर पैदा करने पर हूँ किया जा सकता है। भाषा ज्ञाता हृदया बाहर है नहीं, बिस पर गौर किया जा सकता है। लेकिन बिस बिल के तहत भरत का कोवी स्वायत्त िदा नहीं हृदया।
Mr. Deputy Speaker: The question is:

“That L. A. Bill No. XX of 1954, the Hyderabad Prisoners Bill, 1954, be read a first time.

The motion was adopted.
Mr. Deputy Speaker: The question is:

"That L. A. Bill No. XX of 1954, the Hyderabad Prisoners Bill, 1954, be read a second time".

The motion was adopted.

Shri Srinivas Rao Ekhelikar: I beg to move:

“That L. A. Bill No. XX of 1954, the Hyderabad Prisoners Bill, 1954, be read a second time".

Mr. Deputy Speaker: The question is:

"That L. A. Bill No. XX of 1954, the Hyderabad Prisoners Bill, 1954, be read a second time".

The motion was adopted.
The House then adjourned till Half Past Two of the Clock on Saturday, the 4th September, 1954.