HYDERABAD LEGISLATIVE ASSEMBLY
DEBATES
Official Report

PART II—PROCEEDINGS OTHER THAN QUESTIONS AND ANSWERS

CONTENTS

Motion for the consideration of the report of the Anti-Corruption Committee—Moved 749

Report of the Committee on Privileges in Dr. Rajbahadur Gour's case—Presented 749

L. A. Bill No. XIX of 1954, the Hyderabad Prisons Bill, 1954—Clause by clause reading not concluded 750-786

Note.—*at the commencement of the speech denotes confirmation not received.
The House met at Nine of the Clock.

[Mr. Speaker in the Chair]

QUESTIONS AND ANSWERS

(See Part I)

Motion for the consideration of the report of the Anti-Corruption Enquiry Committee

Shri Ratanlal Kotecha (Patoda): Mr. Speaker, Sir, I beg to move:

"That the report of the Anti-Corruption Enquiry Committee appointed by the Government be taken into consideration".

Mr. Speaker: Motion moved.

Mr. Speaker: The report will be taken up in consideration on 22nd September.

Report of the Committee on Privileges in Dr. Raj Bahadur Gour's Case

Shri Devisingh Chauhan (Awasa): The question of breach of privilege of the House arising out of the speech alleged to have been made by Dr. Raj Bahadur Gour was referred to the Committee on Privileges on 22nd April, 1954. The Assembly has not fixed any time for the presentation of the report. According to the Rules, the report in this case ought to have been submitted before 22nd May, 1954. I, therefore, beg to move:

"That the time for the presentation of the Report of the Committee on Privileges in Dr. Raj Bahadur Gour's case be extended upto 8th September, 1954."
Mr. Speaker: The questions is:

"That the time for the presentation of the Report of the Committee on Privileges in Dr. Raj Bahadur Gour's case be extended upto 8th September, 1954."

The motion was adopted.

Shri Devisingh Chauhan: I beg to present the report of the Committee on Privileges in Dr. Raj Bahadur Gour's case.

Mr. Speaker: The report of the Committee on Privileges in Dr. Raj Bahadur Gour's case is presented.

Copies of the report will be circulated among the members today and it will be taken up for consideration on Monday, the 13th September, 1954.

L. A. Bill No. XIX of 1954, the Hyderabad Prisons Bill, 1954.

Clause 2

Shri Shamrao Naik (Hingoli-General): I beg to move:

"That after line 10, add:

'(2) Words and expressions used in this Act, but not defined therein shall have the meaning assigned to them in the Criminal Procedure Code of 1898 and the Indian Penal Code (XLV of 1860)."

Mr. Speaker: Amendment moved.

Shri R. B. Deshpande (Pathri): There is one amendment of mine to Clause No. 1.

Mr. Speaker: We have to take up Clause 1 after all the clauses in the Bill have been put to vote.

*Shri Shamrao Naik: Sir, I have moved an amendment to Clause 2 of the Bill. It seeks to provide that such words and expressions as have been used in this Bill but which have not been defined shall have the same meaning as assigned to them in the Criminal Procedure Code and the Indian Penal Code. Otherwise, a difficulty may arise as to the interpretation of such words. For example, such words as 'Order',
‘Judgment’, ‘Court’, etc. have not been defined in this Bill, though they have been used in the Bill. By my amendment, I desire that such meaning as has been assigned to those words in the Indian Penal Code and Criminal Procedure Code should be assigned to them while interpreting those words in relation to this Bill. I moved this amendment in order to remove any difficulty that may arise in construing those words. My amendment does not seek to curtail anything contained in the Bill. It is purely a formal one and I think it will be acceptable to the Member in-charge of the Bill. I request the Member in-charge of the Bill to kindy accept my amendment.

[Mr. Deputy Speaker in the Chair]

The question is:

"That after line 10, add:

(2) Words and expressions used in this Act, but not defined therein shall have the meaning assigned to them in the Criminal Procedure Code of 1898 and the Indian Penal Code (XLV of 1860)."

The motion was negatived.

Mr. Deputy Speaker: The question is:

"That Clause 2 stand part of the Bill”.

The motion was adopted.

Clause 2 was added to the Bill.

Clause 3

Shri Ch. Venkatrama Rao (Karimnagar): "I beg to move:

“That in line 4, after ‘prisoner’, add: ‘or a political prisoner’.”

Mr. Deputy Speaker: Amendment moved.
Mr. Deputy Speaker: Amendment moved.

Shri J. Anand Rao (Sircilla-General): I beg to move:
Omit the words from 'and' in line 6, to '1898' in line 8'.

Mr. Deputy Speaker: Amendment moved.

Shri J. Anand Rao: I beg to move:
"That after line 20, add:
'(6A) 'Political Prisoner' means a prisoner detained under any preventive detention law or prosecuted or convicted for any act committed in connection with any political movement other than communal'.”

Mr. Deputy Speaker: Amendment moved.

Shri Ankushrao Ghare (Partur): I beg to move:
"That in line 21, between, 'jail' and 'or', insert 'or subsidiary jail'.'"

Mr. Deputy Speaker: Amendment moved.

Shri A. Guruvao Reddy (Siddipet): I beg to move:
"That omit lines 30 and 31 of clause 3".

Mr. Deputy Speaker: Amendment moved.

Shri A. Guruvao Reddy: I beg to move:
"That in line 84 after 'Act' add 'but shall not include literature and journals unprescribed by the Government'.”

Mr. Deputy Speaker: Amendment moved.

...
and includes a person detained in prison under the provisions of Chapter VIII of the Code of Criminal Procedure, 1898 (Act V of 1898).

In the context of the definition of who qualifies as a convicted prisoner, the bill mentions that it includes a person detained in prison under the provisions of Chapter VIII of the Code of Criminal Procedure, 1898 (Act V of 1898).
"Political Prisoner" means a prisoner detained under any preventive detention law or prosecuted, or convicted for any act committed in connection with any political movement other than communal."
...Prosecuted or convicted for any act committed in connection with any political movement....
...detained under any preventive detention law...

any place which has been declared by Government by general or special order, to be a subsidiary jail;"
The jail is a place for safe custody and not a place for punishment.
“Political Prisoner” means a prisoner detained under any preventive detention law or prosecuted or convicted for any act committed in connection with any political movement other than communal.”
Civil Prisoner or Political prisoner means any prisoner who is not a Criminal prisoner.

Any prisoner who is not a criminal prisoner:

He will be sentenced to imprisonment or rigorous imprisonment.

'Criminal Prisoner' means any prisoner duly committed to custody under the writ, warrant or order of any court authority exercising criminal jurisdiction or by order of Court Martial.
"Political prisoner means a prisoner detained under any preventive detention law or prosecuted or convicted for any act committed in connection with any political movement other than communal".

The amendment to the Prison Act, 1954, is consequential on this amendment, which defines a political prisoner as someone detained under any preventive detention law or prosecuted or convicted for any act committed in connection with any political movement other than communal.
8th September, 1954

L.A. Bill No. XIX of 1954, the
Hyderabad Prisons Bill, 1954

श्यातात दिये गये हैं और वह बुझे विस्तारकर कर सकती हैं और करती भी हैं। पौधिकक नियंत्रण
या क्रिमिनल प्रिझर के हस्त में नहीं कर सकते हैं क्योंकि सजा जो दी जाती है वह
शीत के लिये दी जाती है न की मोमित्व के लिये। हमें इस बारे में हुसून रहता है। बिन्दु और
अदालत जब सजा देती है तब मकसद के तरफ भी देखती है। लेकिन बुस्का मकसद अच्छा हैं
विस्तार कर सजा ही न दी जाय वह बुसून ठीक न होगा।

प्रीवेंटिव डिसेंसन बॅंक (Preventive Detention Act) के तहत सिर्फ पौधिकक
नियंत्रण ही अत्यन्त बुरी मानना सही न होगा। पौधिकक से जिनका संबंध आता है वे ही भिड़क
आते हैं धीरे धीरे बाल नहीं हैं। जिन लोगों के बारे में बैसा समझ करता है कि समाज में बढ़ती पैदा कर
सकते हैं बैसा को कभी शाक्तिक बिन्दु भी सकता है। तोहत ते नीचो नुमान के तहत सजा देना दुसरी होता है बैसा को कभी भी शक्तिक प्रीवेंटिव डिसेंसन बॅंक के तहत गिरफ्तार किया जा सकता है। और बैसा हार्फ में पौधिकक नियंत्रण के काना दूसरे
भी बुसून के तहत रहे जाते हैं। सिर्फ पौधिकक नियंत्रण के लिये यह नाना है बैसा मानना
सही न होगा।

श्री. गीता जी - आंद्रो राज : - केबिया आंद्रो युनियन बिनस्टर
श्री. ी हत्यारात्मक अभियोगकर्ता-अध्यक्ष महोदय, जो अंक को और कानून बनाये जाते हैं, हर कानून में अबम तक गृह चार्च नाम बनाने का अंखाल गठन केंद्र को दिया जाता है। और अबम के तहत फिर यूनियन बनाये जाते हैं। आप यह बायो चाहते है कि सब लोक कानून होने वाले अंखाल में दे सकते हैं। मैंने पहले ही बताया था कि हमारा इस बिल के लाना कसबद ही है इसके सच बाहर अंखाल अधिकार रहे। युद्ध बुधवार का अनुसार ही हमें यह बिल लाया है। हम चाहते हैं कि हम अपना कानून बनाये जो इस्तेमाल स्टेडियम के कानून के मुकामित हो। हम अपने अंक को इस्तेमाल स्टेडियम के अंक के पार (Par) पर लाया चाहते है। हर स्टेडियम स्टेडियम का अंखाल गठन केंद्र को ही दिया गया है और जेल में यह बाहर रहता है। हमारा जो जेल में यह है वह तो में हादसे के तथ्य पर रख दिया है। युद्ध अवसर सकते हैं।

इसका बांद अंक विभिन्न नंबर 7 है। युद्ध के साथ सबसे छोटी जेल (Subsidiary Jail)
को भी राम मुखर स्वयं सबसे छोटी जेल को चाहा गया है। युद्ध के बाद में पूरा यहाँ कहा गया है कि सबसे छोटी जेल को होते हैं। और जिन नीतियों को सब चाहा गया है इससे जन छोटे जेलों में मूल्यबद्ध करना संभव हो नहीं होता है। इसके बाद सबसे छोटी जेलों को इसमें भाग नहीं किया जाएगा। और यह तारी को बाहर नहीं होने के कारण युद्ध अंक के सब अभियोग वहाँ अपना करता नामकृत होता है। इसके बिने गठन के यह अंखाल दिया जाता है कि जिन सबसे छोटी जेल को यह विनय वनाना जो कानून को विनय जाना नहीं होता है, हालात के नियोजक से यह बिने जाना होगा। जिन सबसे छोटी जेलों को भी यह अंखाल सकता है। यह बिने इस्तेमाल को यह अंखाल सकता है। हुई सीता अभियोग रहता गया है। इसके बाद सबसे छोटी जेल जो भी यह अंखाल सकता है।
Prohibited articles' means an article the introduction or removal of which into or out of a prison is prohibited by any rule under this act.

Prohibited Articles

Prescribed

- Prohibited

Non-prescribed

- Prohibited

(Non-prescribed)

- Prohibited

Prescribed

- Exemptions

- Prohibited

- Exemptions

- Prohibited

- Exemptions

- Prohibited

- Exemptions

- Prohibited

- Exemptions

- Prohibited

- Exemptions

- Prohibited

- Exemptions
Mr. Deputy Speaker: The question is:

“That in line 4, after ‘prisoner’, add: ‘or a political prisoner’.”

The motion was negatived.

Mr. Deputy Speaker: The question is:

“Omit the words from “and” in line 6, to ‘1898’ in line 8”.

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That after line 20, add:

‘(6A) ‘Political prisoner’ means a prisoner detained under any preventive detention law or prosecuted or convicted for any act committed in connection with any political movement other than communal’.”

The motion was negatived.
Mr. Deputy Speaker: The question is:  
"That in line 21, between 'jail' and 'or', insert 'or subsidiary jail'.”

The motion was negatived.

Mr. Deputy Speaker: The question is:  
"That omit lines 30 and 31 of clause 3”.

The motion was negatived.

Mr. Deputy Speaker: The question is:  
"That in line 34 after 'Act', add, 'but shall not include literature and journals prescribed by the Government'."

The motion was negatived.

Mr. Deputy Speaker: The question is:  
"That Clause 8 stand part of the Bill”.

The motion was adopted.

Clause 8, was added to the Bill.

Clause 4

Shri Ankushrao Ghare: I beg to move:  
"That in line 4, omit from 'in' to 'prisoners'”.

Mr. Deputy Speaker: Amendment moved.

Shri. अंकुशराव ग्हारे—स्पीकर सर, यह कोई नहीं जनबंध है। क्लाउं 4 में यह रखा गया है कि—

.....shall provide, for the prisoners in the State of Hyderabad, accommodation in prisons constructed and regulated in such manner as to comply with the requisitions of this Act in respect of the separation of prisoners’.

यह नेर व्यास टेपिटियन (Repetition) होता है क्योंकि सेक्शन 27 में क्रिमिनल जिलाः और नानकमिनितल जिलाः की किस तरह से रखा जायेगा जिसके बारे में और सेपरेशन (Separation) वर्ग के बारे में सारी चीजें आ गई है। फिर बुनको यथार्थ रखने की कोई आवश्यकता नहीं मान्य होती। यहां लिस्टर हरेट (Delete) करना ही अच्छा होगा। यह सिर्फ़ न्यूरल जनबंध है (Verbal Amendment) के तौर पर है। में जुलीनेमाड़ करता हूँ कि मिसिस्टर साहब बिस्को कबूल करेंगे।
The amendment was, by leave of the House, withdrawn.

Mr. Deputy Speaker: The question is:

“That Clause 4 stand part of the Bill.”

The motion was adopted.

Clause 4 was added to the Bill.

Clauses 5 and 6

Mr. Deputy Speaker: There are no amendments to Clauses 5 and 6. The question is:

“That clauses 5 and 6 stand part of the Bill.”

The motion was adopted.

P-II—8
Clauses 5 and 6 were added to the Bill.

Clause 7

Shri Ch. Venkat Ram Rao: I beg to move:

“That after line 11, add:

‘Provided that for the purpose of this Section the accommodation of a prison shall not exceed the normal fixed accommodation by more than 25% thereof’.”

Mr. Deputy Speaker: Amendment moved.

Shri K. Ramachandra Reddy (Ramannapet): I beg to move:

“That after line 11, add:

‘Provided that for the purpose of this Section the accommodation of a prison shall not exceed the normal fixed accommodation by more than 50% thereof’.”

Mr. Deputy Speaker: Amendment moved.
8th September, 1954.

L.A. Bill No. XIX of 1954, the
Hyderabad Prisons Bill, 1954.

767

kommen Heuchelei - dass lever nicht in...
Whenever it appears to the Inspector-General that the number of prisoners in any cell is greater than can conveniently or safely be kept therein, and it is not convenient to transfer the excess number to some other prison,...
The question is:
"That after line 11, add:
'Provided that for the purpose of this Section the accommodation of a prison shall not exceed the normal fixed accommodation by more than 25% thereof'."

The motion was negatived.

The question is:
"That after line 11, add:
'Provided that for the purpose of this Section the accommodation of a prison shall not exceed the normal fixed accommodation by more than 50% thereof'".

The motion was negatived.

The question is:
'That clause 7 stand part of the Bill'

The motion was adopted.

Clause 7 was added to the Bill.

Clauses 8 and 9

The question is:
'That clauses 8 and 9 stand part of the Bill.'
The motion was adopted.

Clauses 8 and 9 were added to the Bill.

Clause 10

Shri Syed Akhtar Hussain (Jangaon): I beg to move:

"That in line 5, after 'prisoner' add:

'Any officer who is acting contrary to this clause shall be tried for corruption charges under the Indian Penal Code.'"

Mr. Deputy Speaker: Amendment moved.

'Any officer who is acting contrary to this clause shall be tried for corruption charges under the Indian Penal Code'
Every Jailor or Officer of a prison subordinate to him .

Any officer who is acting contrary to this clause shall be tried for corruption charges under the Indian Penal Code

Shri. Shiekh Tariqul Karim — He is not implicated in any of the issues mentioned above. His report is as follows:

Shri. Shiekh Tariqul Karim — Officers of the prison have not been implicated in any corruption charges as per the report.
Mr. Deputy Speaker: The question is:

“That in line 5, after ‘prisoner’ add:

“Any officer who is acting contrary to this clause shall be tried for corruption charges under the Indian Penal Code”

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That clause 10 stand part of the Bill”.

The motion was adopted.

Clause 10 was added to the Bill.

Clauses 11 12 & 13

Mr. Deputy Speaker: The question is:

“That clauses 11 to 13 stand part of the Bill”.

The motion was adopted.

Clauses 11 to 13 were added to the Bill.

Clause 14

Shri Syed Akhtar Hussain: I beg to move:

“That after line 7 add:

“(2) Whenever the Medical Officer has reason to believe that the health of a prisoner is deteriorating and in his opinion, his release is essential to recover his health, the Medical Officer shall report the case in writing to the Superintendent, together with such observations as he may think proper. This report shall forthwith be sent to the Inspector-General for necessary action.”

Mr. Deputy Speaker: Amendment moved.
श्री. श्रीनवासराव अंडेशोरकर - अध्यान महोदय, क्योलं १४ जो हैं वह डिसिप्लाइन (Discipline ) और ट्रेटमेंट (Treatment ) के बारे में हैं। मैं यह कहना चाहता हूं कि बाप्पे जो अभेड्मेंट लायी है उसके लिये प्रविष्टान (Provision) जेल में जूलूल (Jail Manual ) के दफा ३६ में दिया गया है। और बुद्धि में यह अभिकार दिया गया है। बागर कोश चालिस डिसिप्लाइन ( Discipline ) लोटाता है तो भुरे जिस दफा ३६ के तहत सजा दी जा सकती है। बिस्लिमे वहाँ पर यह अभेड्मेंट से बढ़ती है। दफा १४ में यही बताया गया है कि यदि कोई गुरूद्वारक बारे में यह देखा गया कि उसके दिमाग पर यह सिस्बीय या ट्राइमेंट से असर पड़ने हो सॉ केकर भुआ के बारे में रिपोर्ट करेगा। रिहाई के बारे में जिसमें कुछ भी नहीं बताया गया है। दफा ३६ जेल में र जूल्य बाजू में सब जूरी: प्राथिक नहीं हैं। बिस्लिमे विचार यहाँ रखने की जरूरत नहीं है।

* श्री श्री की महज जिससे ठेल जीवन भरे में तकिया कैसे एड्डी नहीं जिनके अभेड्मेंट लाये हैं जिनके हैं जिनके अभेड्मेंट लाये हैं जिनके हैं जिनके हैं जिनके हैं जिनके हैं जिनके हैं जिनके हैं

P-II-4
Mr. Deputy Speaker: The question is:

"That after line 7 add:

  "(2) Whenever the Medical Officer has reason to believe that the health of a prisoner is deteriorating and in his opinion, his release is essential to recover his health, the Medical Officer shall report the case in writing to the Superintendent, together with such observations as he may think proper. This report shall forthwith be sent to the Inspector-General for necessary action."

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

“That clause 14 stand part of the Bill”.

The motion was adopted.
Clause 14 was added to the Bill.

Clause 15

Shri Ch. Venkatrama Rao: I beg to move:

“(a) That in line 2, omit from ‘so’ to ‘ascertain’ in line 3.
(b) That in line 6, for ‘on that day’ substitute ‘during one week’.
(c) That in line 9, after ‘illness’ add: “and the treatment given, if any’.
(d) That in line 14, after ‘and’ add: “reasons therefor, and”.

Mr. Deputy Speaker: Amendment moved.
The day on which the Medical Officer was first informed of the illness

if before this death ( during one week) —

and the treatment given if any

when the prisoner died

when the prisoner died and reasons therefore, and?

in cases where a post-mortem examination is made
The day on which the Medical Officer was first informed of the illness
That in line 14, after ‘and’ add: ‘reasons therefor, and.’

In line 14, after ‘and’ add: ‘reasons therefor and.’
That day on which the Medical Officer was first informed of the illness and the treatment given, if any.

Mr. Deputy Speaker: The question is:

“That in line 9, after ‘illness’, add: ‘and the treatment given, if any’.”

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That clause 15, as amended, stand part of the Bill’.

The motion was adopted.

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

Clause 16

Mr. Deputy Speaker: There are no amendments to Clause 16. The question is:

“That clause 16 stand part of the Bill’.

The motion was adopted.
Clause 16 was added to the Bill.

**Clause 17**

**Shri Ankush Rao Ghere:** I beg to move:

"(a) That in line 2, for ‘and’ substitute : ;"

"(b) That in line 3, after ‘officer’, add: ‘to the Court who committed him to the prison and his relatives’."

**Mr. Deputy Speaker:** Amendment moved.

**Shri Ch. Venkatrama Rao:** I beg to move:

"That in line 8 after ‘officer’, add:

“The Superintendent shall inform the nearest relatives of the prisoner immediately’.”

**Mr. Deputy Speaker:** Amendment moved.

*Note: The document contains text in a non-Latin script, likely Hindi or another South Asian language, which cannot be accurately transcribed into plain text.*
Mr. Deputy Speaker: The question is:

"(a) That in line 2, for 'and' substitute :,"

P-II—5
(b) That in line 8, after 'officer', add: "to the Court who committed him to the prison and his relatives"

The motion was negatived.

Mr. Deputy Speaker: The question is:

"That in line 8 after 'officer', add: "The Superintendent shall inform the nearest relatives of the prisoner immediately"

The motion was negatived.

Mr. Deputy Speaker: The question is:

"That Clause 17 stand part of the Bill".

The motion was adopted.

Clause 17 was added to the Bill.

Clauses 18, 19, and 20

Mr. Deputy Speaker: The question is:

"That Clauses 18 to 20 stand part of the Bill".

The motion was adopted.

Clauses 18 to 20 were added to the Bill.

Clause 21

Shri A. Guruwa Reddy: I beg to move:

"That in line 3, between 'searched' and 'any' insert: 'subject to decency'."

Mr. Deputy Speaker: Amendment moved.
Mr. Deputy Speaker: The question is:

“That in line 3, between ‘searched’ and ‘any’, insert: ‘subject to decency’.”

The motion was negatived.

Mr. Deputy Speaker: The question is:

“That clause 21 stand part of the Bill”.

The motion was adopted.

Clause 21 was added to the Bill.

Clauses 22 and 23

Mr. Deputy Speaker: The question is:

“That clauses 22 and 23 stand part of the Bill.”
The motion was adopted.
Clauses 22 and 28 were added to the Bill.

Clause 24

Shri A. Guruva Reddy: I beg to move:

"That in line 2, between 'searched' and 'and', insert: 'subject to decency'."

Mr. Deputy Speaker: Amendment moved.

Shri Ankushrao Ghare: I beg to move:

"That after line 10, add: '(3) Any wound or injury on the person of the prisoner, recorded by the Medical Officer shall immediately be communicated to the court, committing the prisoner to the prison and the court upon receipt of such information shall proceed to enquire and proceed into the matter according to law'."

Mr. Deputy Speaker: Amendment moved.

Shri A. Guruva Reddy: I have already spoken on a similar amendment to the prisons clause.

L.A. Bill No. XIX of 1954; the 
Hyderabad Prisons Bill, 1954:

8th September, 1954.

L. J. (Jurisdiction) शून्य होता है। जेल और कोट का अंक हस्ताक्षर संबंध शून्य होता है। यह अंक नहीं चीज नहीं। जिसके बारे में मूल्य का अंक अगर यह है कि वह जो पुलिस के कस्टडीज़े से आये हुने के बारे में जानकारी की जिसे देखते हैं तो यह चीज जेल के तहत जगह नहीं है। जेल में वह दाखिल होता है तो अंक के जिसम हो सकता है कि अंको को जसम तो वह जेल में आने के बाद हुई या पहुँचे से थी। जिसके लिये वह रेकर्ड रखा जाता है। वर्तमान किसी कस्टडी होता है जैसा हासिल किए हुए। अंक की जानकारी के लिये नहीं। पुलिस कस्टडीसे अंक कुछ तक्कीफ पहुँचाने गयी है और। अगर नजर आये तो अंक के लिये वह संकेत नहीं है। अगर कोई प्रमाण बाहर है जिसके बारे में कोई अंतर्निहित जिया गया या दर्शन की जाती तो जिसके बाद बाहरिह हुआ है। जिसलिये जेल में लाने के पहले हर कौई की जानकारी में पेश किया जाता है, अंक के बाद जेल लाया जाता है। वहाँ पर अंक का व्यवहार दिया जाता है, दर्शन की जाती है तो अपना व्यवहार, अगर जैसे पुलिस कस्टडी में कोई तक्कीफ पहुँचाने गयी है तो यह कोट के सामने अंक बनाने बाद में पेश किया जाता है और जिसके बारे में खुद का किसी बकृल के जरिये से कार्रवाई कर सकता है। यहाँ जेल के लिये जो रेकर्ड रखा जाएगा जैसा है अंकौंद्रे अंक हो सकता है और किसी के जरिये से इसका हो सकता है। यह जेल के कानून में यहीं नहीं हो सकता। जिसलिये यह अन्मेडमेंट ग़ंभीर है। मैं अम्बाई तरतुग हूँ कि मूल्य अंको बाप्प लें।

Shri L. K. Shroff (Raichur): Just a clarification. In sub-clause (3) of this clause, it is said that the search and examination of female prisoners will be made by the matron. In the whole of this Bill there is no provision for defining the duties of a matron. I would like to have a clarification from the hon. Deputy Minister.

Shri A. Gurvava Reddy: I beg leave of the House to withdraw my amendment.

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

Mr. Deputy Speaker: The question is:

"That after line 10, add: '(3) Any wound or injury on the person of the prisoner, recorded by the Medical Officer shall immediately be communicated to the court committing the prisoner to the prison and the court upon receipt of such information shall proceed to enquire and proceed into the matter according to law."

P-II—
The motion was negatived.

Mr. Deputy Speaker: The question is:

"That clause 24 stand part of the Bill."

The motion was adopted.

Clause 24 was added to the Bill.

*The House then adjourned till Half Past Two of the Clock on Monday, the 13th September, 1954.*