# HYDERABAD LEGISLATIVE ASSEMBLY DEBATES

**Official Report**

## PART II—PROCEEDINGS OTHER THAN QUESTIONS AND ANSWERS

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*Note:— At the commencement of the speech denotes confirmation not received.*
THE HYDERABAD LEGISLATIVE ASSEMBLY

Wednesday, the 18th August, 1954

The House met at Half Past Two of the Clock.

[MR. SPEAKER IN THE CHAIR]

Questions and Answers

(See Part I)

Announcement by the Speaker re:
Bills Passed by the Legislative Assembly during the
First Session 1954 and Assented to by the
President or the Rajpramukh as the Case may be.

مستر اسپیکر :- پہلے مین اون برک کا اٹائنسٹک کرتھن جین کو بیسڈنک یا راج بیسکا کا
اسنت ( Assent ) مل چکا ہے - اس کے بعد ایک اڈیرننت مونٹن جو آیاہا اویس کو
پشک کروکا۔
**Announcement by the Speaker re: Bills passed & assented to by the President or Rajpramukh as the case may be.**

**Bills passed by the Legislative Assembly during the 1st Session, 1954 and Assented to by the President**

<table>
<thead>
<tr>
<th>Srl. No.</th>
<th>Title of the Bill and Number</th>
<th>Date of the President's Assent</th>
<th>Act. No.</th>
<th>Date of the Publication in the Gazette</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>*The Hyderabad Opium and Intoxicating Drugs (Amendment) Bill, 1953 (XXIII of 1953)</td>
<td>31-12-1953</td>
<td>II of 1953</td>
<td>7-1-1954</td>
</tr>
<tr>
<td>4.</td>
<td>The Hyderabad Habitual Offenders (Restriction and Settlement) Bill, 1952 (XXXI of 1952)</td>
<td>22-6-1954</td>
<td>XXII of 1954</td>
<td>25-6-1954</td>
</tr>
<tr>
<td>8.</td>
<td>The Hyderabad Prize Competitions Control &amp; Tax Bill, 1953 (XIV of 1953)</td>
<td>2-8-1954</td>
<td>XXIV of 1954</td>
<td>9-8-1954</td>
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*Passed during the Second Session, 1953.*
<table>
<thead>
<tr>
<th>Srl. No.</th>
<th>Title of the Bill and Number</th>
<th>Date of the Assent</th>
<th>Act. No.</th>
<th>Date of the Publication in the Gazette</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>The Hyderabad Legislative Assembly (Members' Salaries and allowances) (Amendment) Bill, 1954 (III of 1954)</td>
<td>5-4-1954</td>
<td>XI of 1954</td>
<td>21-4-1954</td>
</tr>
<tr>
<td>5</td>
<td>The Hyderabad Court Fees (Amendment) Bill, 1954 (V of 1954)</td>
<td>1-5-1954</td>
<td>XIII of 1954</td>
<td>4-5-1954</td>
</tr>
<tr>
<td>7</td>
<td>The Land Revenue (Amendment) Bill, 1954 (VIII of 1954)</td>
<td>1-5-1954</td>
<td>XIV of 1954</td>
<td>4-5-1954</td>
</tr>
<tr>
<td>8</td>
<td>The Hyderabad Nurses, Midwives and Health Visitors Registration (Amendment) Bill, 1954 (IX of 1954)</td>
<td>24-4-1954</td>
<td>XII of 1954</td>
<td>27-4-1954</td>
</tr>
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<td>10</td>
<td>The Hyderabad Allowances of Ministers (Second Amendment) Bill, 1954 (XIV of 1954)</td>
<td>1-5-1954</td>
<td>XV of 1954</td>
<td>4-5-1954</td>
</tr>
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<td>13</td>
<td>The Hyderabad Public Servants (Tribunal of Inquiry) (Amendment) Bill, 1953 (XXXI of 1953)</td>
<td>15-4-1954</td>
<td>X of 1954</td>
<td>21-4-1954</td>
</tr>
</tbody>
</table>
Shri V. D. Deshpande (Ipapudga): Mr. Speaker, Sir, is it a fact that the Cash Grants Bill was sent back to the Government of Hyderabad and then after some clarification it was assented to? Our Secretariat has no information about it.

Arrest of the Members of the Hyd. L.A.

Arrest of Members of the Hyderabad Legislative Assembly

[Statement.]
### Statement showing arrest and release of Members of the Hyderabad Legislative Assembly.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Member</th>
<th>Particulars</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri Madhorao, M. L. A., s/o Deoba Nirlikar.</td>
<td>Was arrested at Purna on 21-2-54 under section 448 I. P. C. for having trespassed into the House of the complainant Udhav Rao of Purna, and released on bail on the same day.</td>
</tr>
<tr>
<td>2.</td>
<td>Shri Madhavrao Nirlikar, M. L. A., s/o Yadhav Rao.</td>
<td>The Member who was convicted on 18-11-58 under section 117 I. P. C. was released on 11-2-54 remitting the unexpired portion of the sentence in pursuance of the decision taken by the Government.</td>
</tr>
<tr>
<td>3.</td>
<td>Shri Singireddi Veakat Reddy of Kasimpet and Shri Baddam Malh Reddy, M. L. A.,</td>
<td>Were charge-sheeted on 28-5-54 before the Munsiff Magistrate, Karimnagar, under secs. 147, 342, 448 and 380 I. P. C. They have been bailed out by the same authority before the arrest was effected.</td>
</tr>
<tr>
<td>4.</td>
<td>Shri Varakantam Gopal Reddy, M. L. A.,</td>
<td>The member who was found to be disturbing the public peace along with some of his followers at Malakpur village in Rammanapet Taluk of Nalgonda District in connection with the GhatKancha land dispute had been proceeded against under Sec. 107 Cr. P. C. in the Court of the Munsif-Magistrate, Nalgonda and an interim personal bond and a surety sum of each Rs. 1000 have been taken from him for keeping the peace temporarily till the final conclusion of the enquiry. He was neither arrested nor detained but only a notice was served on him to appear before the Munsif-Magistrate, Nalgonda, on 19-7-54. Further hearing in the case has been fixed on 27th July 1954.</td>
</tr>
</tbody>
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**Election of Members to the Senate of the Osmania University**

**Mr. Speaker:** Four members of the Legislative Assembly are to be elected to the Senate of the Osmania University in place of the Members (Messrs Gopal Rao Ekbote, Narsing-rao, Jagannath Rao Chanderki, and Masuma Begum) who have vacated their seats on August 2, 1954. I, therefore appoint the following dates for the various stages of this election:

1. **Last date for making nominations** 3 p.m. on the 20th Aug. 1954 (Friday).
2. **Last date for withdrawal of nominations** 3 p.m. on the 23rd Aug. 1954 (Monday).
3. The date on which a poll shall, if necessary, be taken...

26th August, 1954

(Thursday).

Extension of time for the Presentation of the Report of the Committee on Unemployment and Under Employment

The Deputy Minister for Public Works and Labour (Shri M. S. Rajalingam): I beg to move:

"That the time fixed for the presentation of the report of the Committee on Unemployment and Under-employment shall stand extended upto 10th of September, 1954."

Mr. Speaker: Motion moved. The Deputy Minister may explain the reasons for moving this motion.

Shri M. S. Rajalingam: Mr. Speaker, Sir, as the House is aware it is a heavy piece of work which is before the Unemployment Enquiry Committee and they are going into the various aspects of the problem. As far as I am given to understand, there is unanimity among the Members on the recommendations of the Committee, but there is still a large material which has to be unearthed and placed before the Committee and the report passed. As such the time for the presentation of the report by the Committee has to be extended. I, therefore, request the House to agree to the motion moved by me.

Shri V. B. Raju (Secunderabad-General): Mr. Speaker, Sir, I want to say a few words in this connection. There is not much heavy work to be done by the Committee as the hon. Deputy Minister has said. The report of the Committee was almost complete a couple of months ago. As it happened, a Member of the Government is presiding over the Committee and since he does not find time for this Committee, we are unable to bring out the report. If the Government can make it convenient to find some alternative Member, if the hon. Minister cannot be present, the report can be laid immediately on the table of the House.
Shri M. S. Rajalingam: The very fact that the report has not come out till today is clear proof that more time is needed. As far as the other matters raised by the hon. Member are concerned, I shall consult the hon. Minister for Labour.

Mr. Speaker: The time required is only upto 10th Sept. We have allowed a lot of time till now. I shall put the question. The question is:

"That the time fixed for the presentation of the report of the Committee on Unemployment and under-employment shall stand extended upto 10th of September, 1954."

The motion was adopted.

Motion for adjournment regarding Communal disturbances at Nizamabad.

Mr. Speaker: I have received a notice of an adjournment motion from Shri Syed Akhtar Hussain, which reads as follows:

"I hereby give notice of my intention to ask for leave to make a motion for the adjournment of the business of the Assembly for the purpose of discussing a definite matter of urgent public importance namely:

On the date of 15th August, 1954, a communal disturbance has taken place at Nizamabad proper resulting in the loot and arson of hundreds of houses of a community. Persons numbering more than 400 have been grievously injured. This deplorable incident has taken place because of the failure of the Police Officials on the spot to check up the goondaism in time. The situation is not yet under control. Nine more houses and some shops have been set on fire on 16-8-1954, even after the curfew was imposed. This communal tension is spreading to the other areas of the districts as Armoor, etc., due to the callousness of the administration. This sort of provocation is likely to spread to other areas endangering the peace and order of the State. As this matter is agitating the minds of the peace loving citizens of Hyderabad State as a whole, therefore, it is highly essential to take effective steps in this regard and to give immediate relief to the victims."
This is therefore a matter of recent and urgent public importance and should be discussed in the Assembly on 18-8-1954."

Shri Srinivas Rao Ekhelikar: Consent has not yet been given to move the adjournment motion.

First Information Report

Subjudice

Consent has not yet been given to move the adjournment motion.
Mr. Speaker: No discussion.

D. G. Bindu: I beg to introduce:

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

Mr. Speaker: The bill is introduced.

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

Shri D. G. Bindu: I beg to introduce:

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

Mr. Speaker: The bill is introduced.

L. A. Bill No. XXI of 1954, the Cotton Ginning and Pressing Factories (Hyderabad Amendment) Bill, 1954.

The Minister for Finance, Statistics, Customs, Commerce and Industries (Shri V. K. Koratkar): I beg to introduce:

"L. A. Bill No. XXI of 1954, the Cotton Ginning and Pressing Factories (Hyderabad Amendment) Bill, 1954."

Mr. Speaker: The bill is introduced.

L. A. Bill No. XXII of 1954, the Hyderabad Civil Courts Bill, 1954.

Shri D. G. Bindu: I beg to introduce:

"L. A. Bill No. XXII of 1954, the Hyderabad Civil Courts Bill, 1954."

Mr. Speaker: The bill is introduced.

L. A. Bill No. XXIII of 1954, the Hyderabad City Police (Amendment) Bill, 1954.

"L. A. Bill No. XXIII of 1954, the Hyderabad City Police (Amendment) Bill, 1954.

Shri D. G. Bindu: I beg to introduce:

Mr. Speaker: The bill is introduced.

L. A. Bill No. XXIV of 1954, the Hyderabad General Sales Tax (Amendment) Bill, 1954

Shri V. K. Koratkar: I beg to introduce:

"L. A. Bill No. XXIV of 1954, the Hyderabad General Sales Tax (Amendment) Bill, 1954."

Mr. Speaker: The bill is introduced.
Business of the House.

Shri V. D. Deshpande: Has the General Sales Tax Bill received the assent of the Rajpramukh?

Shri V. K. Koratkar: Yes, it has.

Mr. Speaker: Now we have two more items on the agenda. The first is the Agricultural Debtors’ Relief Bill as reported by the Select Committee to be read a second time. I believe the report of the Select Committee was presented to the House during the last session.

Consideration of the Report of the Select committee on L. A. Bill No. XV of 1953, the Hyderabad Agricultural Debtors Relief Bill, 1953.

The Deputy Minister for Public Health, Medical and Rural Reconstruction (Shri Bhagwanth Rao Gadhe): I beg to move:

“That L. A. Bill No. XV of 1953, the Hyderabad Agricultural Debtors Relief Bill, 1953, as reported by the Select Committee be read a second time.”

Mr. Speaker: Motion moved.

(PAUSE)

Shri V. D. Deshpande: Has the hon. Deputy Minister no comments to make on the Select Committee’s report?

Shri Bhagwanth Rao Ghade: I do not think it is necessary.

Shri V. D. Deshpande: Then I will like to make a few observations.

Mr. Speaker: Yes.

The hon. Member for Nizamabad (Mr. Y. N. Khaleel) said that he had given a general statement on the working of the statute. He had also given in detail the working of the various clauses of the statute. He was quite satisfied with the working of the statute and he had no objection to the first three clauses that he had given. He would now like to discuss the fourth clause in detail.

The fourteenth clause provided for the registration of the tenants and the landlords. He had given a general statement on the working of the statute and he had also given in detail the working of the various clauses of the statute. He was quite satisfied with the working of the statute and he had no objection to the first three clauses that he had given. He would now like to discuss the fourth clause in detail.

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Consideration of the Report of the Select Committee on L.A. Bill No. XV of 1958,

सन दर्ज है। चहें जिन कोषों को रिलीफ मिलता बहुत बढ़ती है। जिस सम्बन्ध में इसे कोषों को जमीन के मालिक समझाए गए नहीं जिनके पास एक जमीन में जमीनी थी। मारे कफी बाली पहले बुनकी जमीन गवाई है जिसका कफी स्पष्टिकरण हिस कानून में नहीं दिया गया। जाँच जो बल्लेज़ार है, बे एक जमीन में जमीन के मालिक भी थे। जुनको यदि जिस कानून में नहीं लाया जाय तो इस कानून से फायदा नहीं मिलेगा। जिस विषय में यह कहना चाहिए कि जिस तरह से बेचा और यीतीमों के लिए यह समझा जाता है कि वे अभी भी जमीनपर काम कर रहे हैं और वे जमीन के काफ़तापर लेने ही बल्लेज़ार के बारें में सियासा जाय।

यीतीमों और बेचाओं की तरह यही समझा जाने कि यह खुद कायम कर रहे हैं और जुनको भी जिस कानून में सहजतायां मिलती चाहिए।

और दो तीन चीज़ें हैं जिस कानून में आयी बढ़ती है। कौशल के ही तरफ से एक अब्तैन्यान कमिटी (Agrarian committee) नियुक्त की गई थी, जिसकी रिपोर्ट हमारे देशी थी। जुनकों पुराने कर्म करने के वारंने में कहा था। जुनकों कहा था कि जीतीरियस्त वायर्स के सिकाए पांच दस सालों के जो कर्म है जुनके कर्म चाहिए। पुराने कर्म के बारों में किसानों को रिलीफ मिलता जारी है। अगर राज्यसरकार कानून के अवसर पर किसानों के मात्रुबारी के कर्म जिस रिलीफ मिल सकता है, तो आज जो बहुदेशी हृदयम हमारे राज्य में आती है, जुनको कुछ बुने है जिन किसानों के कर्म को स्वयं कम नहीं किया जा सकता? जिस तरह की भी यदि किसानों को कुछ रिलीफ मिलेगा तो अज्ञात होगा।

जिस विषय में बहुदेशी हृदयम आने के बुने हैं जिन कर्म को जिस देश बाँटता है Scale Down (Scale Down) किया जाय तो इसका अज्ञात होगा, जैसे मेरा व्यक्त नहीं है। जिससे छोटे किसानों को फायदा मिलना चाहिए।

कम से कम छोटे किसानों की हृदयक भी जैसा किया जाय तो अज्ञात होगा।

और एक चीज में जिस कानून में बांध देखी वह यह है जैसे जारी के तहत यदि कोषी कर्म- 
दार अपने कर्म के बारों में मुताबिक नहीं करता है तो दस 8 के तहत अर दुर वर्षों कर्म को फिर से नियुक्त करने की कौशल की या रहित है। हम सोचे यह कि दस 8 में तरफमार होगी जब कि यह विलेट विषय कमिटी की तरफ आया। जिसके कुछ तरह को कोशी तरफमार 8 में नहीं की गयी जो कि हृदयक नहीं है।

दूसरी चीज यह है कि किस कानून में यह बताया गया है कि 15,000 रुपए कम के कर्म को यह कानून लागू नहीं होगा। पंचरा हुज़ूर की जो रकम देनी गयी है, मेरे स्वाद में यह कफी बढ़ी रकम है। जिससे तो छोटे छोटे काफ़ताराओं को फायदा नहीं मिलेगा। यह देखा गया है कि आज कफी छोटे छोटे काफ़ताराओं पर ही अर्ज कर्म है। जुनको ज्ञान से ज्ञान रिलीफ देने की कौशल की बाली चाहिए। जिस विषय में किसी के मिलकर की कुछ भेड़ रखना चाहिए। जैसा कि हुम्बुद्ध ने तय किया है कि 2 पॉमिकी होलिंग (Family Holding) के जिमीच रिज़्यू (Resume) की जा सकती है बैसाही किस कानून में भी यदि जिस बाले को खाली है गवाया है कि जिसके पास 2 पॉमिकी होलिंग तक की काफ़ता है या ही हिस कानून से फायदा मिलों को बुझाया होगा। वहे ज्ञानकीर्ति को अनले फायदा नहीं मिलता चाहिए। बैसाही हालात से परभाष्य है कि यह जिसके बारे में जाजखेर खोज।
18th August, 1934.  

...
Consideration of the Report of the Select Committee on L.A. Bill No. XV of 1953.


The Hon. L. H. N. Raju, M. P.

To the Hon. Speaker of the Legislative Assembly of the Hyderabad State:

The Select Committee appointed by the House to report on the Madras Agriculturists Relief Bill, 1953, has submitted its Report on the Hyderabad Agriculturists Relief Bill, 1953, to the House.

The Select Committee has considered the Report of the Committee appointed by the House to report on the Madras Agriculturists Relief Bill, 1953, and has agreed with the recommendations contained in the said Report.

The Select Committee has recommended the following:

1. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

2. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

3. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

4. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

5. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

6. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

7. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

8. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

9. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

10. That the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

The Select Committee has further recommended that the provisions of the Madras Agriculturists Relief Bill, 1953, relating to the relief of agriculturists unfortunate through non-payment of rent or arrears of rent or debt or arrears of debt, be extended to agriculturists in the Hyderabad State.

Respectfully,

The Chairman,

Select Committee on L.A. Bill No. XV of 1953.

18th August, 1954.

16th August, 1954.

Any Liability

1. Is the proposed Bill necessary for the maintenance of public order and safety and for the general public welfare?

2. Is the proposed Bill necessary to meet the present economic situation?

3. Is the proposed Bill necessary to implement the recommendations of the Select Committee?

4. Is the proposed Bill necessary to deal with specific problems or issues?

5. Is the proposed Bill necessary to provide protection to the rights and interests of debtors?

6. Is the proposed Bill necessary to provide a fair and just mechanism for the resolution of debt disputes?

7. Is the proposed Bill necessary to prevent any abuse of power by the authorities?

8. Is the proposed Bill necessary to ensure the implementation of the recommendations of the Select Committee?

9. Is the proposed Bill necessary to provide a platform for the resolution of disputes between debtors and creditors?

10. Is the proposed Bill necessary to provide a just and equitable mechanism for the resolution of disputes between debtors and creditors?

11. Is the proposed Bill necessary to prevent any misuse of power by the authorities?

12. Is the proposed Bill necessary to ensure the implementation of the recommendations of the Select Committee?

13. Is the proposed Bill necessary to provide a platform for the resolution of disputes between debtors and creditors?

14. Is the proposed Bill necessary to provide a just and equitable mechanism for the resolution of disputes between debtors and creditors?

15. Is the proposed Bill necessary to prevent any misuse of power by the authorities?

16. Is the proposed Bill necessary to ensure the implementation of the recommendations of the Select Committee?

17. Is the proposed Bill necessary to provide a platform for the resolution of disputes between debtors and creditors?

18. Is the proposed Bill necessary to provide a just and equitable mechanism for the resolution of disputes between debtors and creditors?

19. Is the proposed Bill necessary to prevent any misuse of power by the authorities?

20. Is the proposed Bill necessary to ensure the implementation of the recommendations of the Select Committee?

21. Is the proposed Bill necessary to provide a platform for the resolution of disputes between debtors and creditors?

22. Is the proposed Bill necessary to provide a just and equitable mechanism for the resolution of disputes between debtors and creditors?

23. Is the proposed Bill necessary to prevent any misuse of power by the authorities?

24. Is the proposed Bill necessary to ensure the implementation of the recommendations of the Select Committee?

25. Is the proposed Bill necessary to provide a platform for the resolution of disputes between debtors and creditors?

26. Is the proposed Bill necessary to provide a just and equitable mechanism for the resolution of disputes between debtors and creditors?

27. Is the proposed Bill necessary to prevent any misuse of power by the authorities?

28. Is the proposed Bill necessary to ensure the implementation of the recommendations of the Select Committee?

18th August, 1954.

The Hon. Members of the Committee will remember that this was a Bill to provide for the relief of agriculturists in the Hyderabad State. The Bill was introduced by the Hon. Chief Minister of the Punjab, who moved the second reading. The Bill was divided into two parts: first, to provide for a compulsory tenancy over a ten-year period, and second, to provide for the settlement of debtors' claims. The Committee was satisfied with the Bill and recommended its passage.

I am now going to read the second part of the Bill, which provides for the settlement of debtors' claims. The Bill provides that the Court shall have jurisdiction in any matter arising out of the settlement of debtors' claims.

The Bill also provides for the appointment of a Committee of Inquiry to inquire into the claims of debtors and to report on the same. The Committee of Inquiry shall have the power to summon and examine witnesses and to require the production of documents.

The Bill provides for the appointment of a Board of Inquiry to inquire into the claims of debtors and to report on the same. The Board of Inquiry shall have the power to summon and examine witnesses and to require the production of documents.

The Bill also provides for the appointment of a Tribunal to inquire into the claims of debtors and to report on the same. The Tribunal shall have the power to summon and examine witnesses and to require the production of documents.

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لہیدی نہیں ہوئی اپنے صورت سے کی گئی درخواست سانفہ ہوسکی نہیں ہے۔ اس کے معنی یہ ہے کہ پروئز نہیں۔

اس بلی میں ہوق گیا ہوا ہے۔ بنیان دیکھی گئی ہے۔ وہ دیکھی گئی اجازت ہے۔ بنیان ہے۔ برنامہ گیا ہوا ہے۔ بنیان ہے۔

ہیں۔ کرنٹ گیا ہوا ہے۔ بنیان ہے۔ برنامہ گیا ہوا ہے۔ بنیان ہے۔

ہیں۔ کرنٹ گیا ہوا ہے۔ بنیان ہے۔ برنامہ گیا ہوا ہے۔ بنیان ہے۔

ہیں۔ کرنٹ گیا ہوا ہے۔ بنیان ہے۔ برنامہ گیا ہوا ہے۔ بنیان ہے۔

ہیں۔ کرنٹ گیا ہوا ہے۔ بنیان ہے۔ برنامہ گیا ہوا ہے۔ بنیان ہے۔

ہیں۔ کرنٹ گیا ہوا ہے۔ بنیان ہے۔ برنامہ گیا ہوا ہے۔ بنیان ہے۔

ہیں۔ کرنٹ گیا ہوا ہے۔ بنیان ہے۔ برنامہ گیا ہوا ہے۔ بنیان ہے۔

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ہیں۔ کرنٹ گیا ہوا ہے۔ بنیان ہے۔ برنامہ گیا ہوا ہے۔ بنیان ہے۔
دوسری چیز یہ کہ اگریکلچرل لیبر (Agricultural Labour) جو رکھا گیا کہ اسک کے متعلق کہتا ہے ہے دو ہے وہ لوگوں کے لئے ہے جو اسک کے بے زمینات وغیرہ نیے اور یہ یہ اور بری ہیں وہ اسک کے ذریعہ ہیں - لیکن اگریکلچرل لیبر نے سن رائے راحت سے تعلق وہ اس کے ان سے قانون کے تحت لانے دے دفعہ ہے۔

( Low Peasantry )

چہرے منشی کے اب وہ تنها ہے جو مدراس میں لوپینٹری (Purview) کے لئے ریلیز منشی لیکن جوہر کی کشت اور سوزن پیشہ اپنے ضروریات کو پورا نہیں کرسکتا - مدراس میں سروری کیوں کیوں ہے اسے اندازہ ہوسکتا ہے کہ جدید اپنے کہاگر کشت اور مدراس کے ساہکار اور کشت کرگہ میں تہوار سے فرق تو ہوسکتا ہے لیکن زیادہ فرق نہیں ہے - اسی چیز ہے کہ کیا تداہار اختیاری جلسے کیتے میں جو کام کرنا ہے اپنے بھی اس میں شامل ہے۔ چیز ہے اور اس تھی کہ اس نے سن کر ہے کہ وہ قانون میں فوری طرح کرکے موقع دیا جانا چاھتا ہے اور اس میں جو بھی جو غیر کھا سکتے ہیں اس کے تحت قانون کا تعلق حاصل ہو کر اس کا فواید دیا جانا چاھتا ہے۔

آئے چاہئے -

دوسری چیز یہ کہ دام دیکھ کا طریقہ زمانہ قدم ہے چلاؤ رہا تھا - اپنے۔

زمانہ ہے ہدید کے میں ہے روابط جیل آرہے تھے - لیکن نظام کے زمانہ ہے بااثیکہ کے سلسلہ میں یہ شرف موجود تھا - ساہکار اور کشت کرگہ میں دبیان جو رہتا ہے اس کو باقی زکمت پری ہے - وہ ہی اس میں بھی رکھا گیا ہے - آج بیس دیہات میں دام دیکھ کے تحقیق ہو ہے - یہ اپنے پر رواج فہرہ زمانہ قدم ہے چلا آرہا ہے اس کے سے میں شامل ہے۔ یہ کہاگر کا اس قانون کے تحت دام دیکھ کا طریقہ رکھا ہے کہ ہوئے جیسے ہی تمہارے میں اسے ان کے -

بہت ہو تا ہے کہ اپنے سو رہو ہے ہی لیکن صرف اور سالی کے تین سو ان کا ہے۔

بہت خوش ہوئے -

( کیاگاہے اس میں اسک )

دباب کرتا چاہتا ہے -

( Neglect )
18th August, 1954.

نظر آف ذی اپوزيشن نے فرمایا تھا کہ تاریخ کا تعین ہونا چاہے سے 36 رو یا سی 39 رو کا تعین ہو جا سکتا ہے۔ کوئی بھی فرد یا گروپ کہ جبکہ پرہزمرش کو تمام نظر ہے۔

( Suggestion )

کوہمان لیا جائے تنواسب وہ گہرا۔

سدرہ: اسکسیسر - سلسلہ کمیٹی کا اس ریور کے بارے سے جو اہتمامات کی گئی ہیں ان میں چند باقی اپنے جن میں ہو خواہش کی گئی ہے۔ کچھ تریخی بیش کی جانب اور جو پراویزنس رہے گئے ہیں ان میں کچھ تبادلہ۔

جوانب جب وہ تریخ کے طور پر بھی ہون - لیکن چند اصولات باقی جو کسی بھی ایک ایسی جگہ ہو جائے جس میں اسکسیسر کا کسی بھی ان سے بہتر ہو جائے گا تاکہ اسکیا جدیدیت کے طور پر جواب دیں۔

سکسیسیٹی سے بہتر ہو جائے گا۔

( Suggestion )

کیا گیا - وہاں اس پر غور ہوا - سلسلہ کمیٹی نے کچھ مستند کی توسیع چاہیے - سکسیسیٹی

سلسلہ کمیٹی نے جونہوں رپورٹ تیار کیلیے اپنی کس مصنف بچی کرکئی - میں سمجھتا ہوں کہ گوریوز بہرہ کی جانب سے میں دو نہیں گی گی اور نہ کوئی ایسی ارادہ تھا کہ اسکو طولانی ہو جائے - اسی کی طرف سمتھی۔

سکسیسیٹی نے کہ وجہ سے سرمایہ کا سرمایہ کیا جا گیا تھا جو ہو رہے ہوئے کی اُس سرمایہ کا سرمایہ ترجمہ وغیرہ کا مطالعہ کیا جا گیا۔

سکسیسیٹی اس اثر اس کی اسکسیسیٹی سمتھی بچی کرنا ہے۔

یہ اہتمامات سے کیا گیا ہے کہ کسی ہے جس کے مزدور بیش اور بلوں داران وغیرہ کے اسکسیسو کے سے سیکرٹری بچی ہوا لیکن اب یہ اہتمامات اس کے مرتبہ بیش اور اس کے میں جائے گا۔ کہ بعد تو اس بیں اگر کچھ لیکن کی تعریف کو شاہک تیکی گیا ہے اور اس میں

سیڈن میں الاظہر بچی کے گھیر - آرنٹر لیڈر آف دی اپوزیشن اگر اسہ ملاجہ

فرومینی نے معلوم ہوگا کہ زراعت کے لیے تعلق رکھنے والے ہر فرد کو اس میں شامل 

کیا گیا ہے - اس قانون کے پراویزنس نے اس اس شخص اس اس کا جو زراعت

سے تعلق رکھتی ہے۔

یہ اہتمامات یہ بھی ہے کہ سکسیسیٹی مطالبات تناوی کے ٹوپویسیٹکی کے ہے

جات وغیرہ کو مستند کیا گیا ہے - میں عرض کروگا کہ اس میں اس اس اس کے کچھ تکست وکا ٹکس کے یا اسے لگو کر نہ کئے ہوں کہ چونہ جانک کھان کے جھنانے تک جائز

فاؤڈر اف ہسٹوری - کو کونوکی سب کا ہے - ایسی طبقات کے تفریح کو کم کرکے کا کاستر کو دھمال

دلاک اپبرک بھی - کو اگر بیس کا بنا پڑنے ہے کہ تفریح کے مقابلے کو اس میں شامل کرنے

ضروری ہے تو یہ کہ کوہنیا سوسائیٹی پر کہ کا کارکانک تکارکار کے نا جائز مہتمہ حامل

واہنے۔
113 1S/& ^Mg^/. 1934. fo^^F&?w^^^ q/*?Af R^porf q/*^6 N^cf Co?a?^^f OH L..4. B^H X^?. JSJF of 1953, fA<? H^. ^g/. D^for^ ^ " 


لا اور تاریخ تا تعین هوتینا جامعہ - بار بار تبدیل کرنا مناسب نہ ہے - چند دوستوں نے یہ اعتراض کیا کہ اس میں تقریباً گھنی ہوئے تیری بھی جو بیروں میں وارون سیدونہ میعاد هو جانی گئی - یہ بعض شہبہ - جب کسی قانون مختصر الامر کے تعلق سے مนะا تھا - میعاد؛ بنی سیدونہ قانون کا روشنی سیدونہ ہوا - اگر اپنی صرحت نہ ہو تو قانون میعاد سیاحہ متعاقبہ ہوگا۔

تین اور دوسرا مطالبہ کے میں شامل ہوا۔

اس قانون کی اہمیت کو سمجھنے کی گھنی ہوئے - بات ہے ہی کہ قانون کا اسکیل داؤن (Scale down)
Mr. Speaker: The question is:

“That L. A. Bill No. XV of 1953, the Hyderabad Agricultural Debtors Relief Bill, 1958, as reported by the Select Committee, be read a second time.”

The motion was adopted.

Mr. Speaker: Has the Minister any objection?

The Minister for Local Government and Education (Shri Gopalrao Ekbote): I have no objection if the hon. Members want time to study amendments.

Mr. Speaker: We shall take it up tomorrow. I think we should have the timings changed slightly. We can have recess between 5 and 5-30 p.m. and restart work from 5-30 to 8 p.m.

Now we shall take up item No. 11 on the agenda, the Abolition of Inams Bill.

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

Mr. Speaker: The question is:

“That L. A. Bill No. XVIII of 1954, the Hyderabad Abolition of Inams Bill 1954, be read a first time,”
Mr. Speaker: Motion moved.

[Translation of the speech]
The House then adjourned till Half Past Two of the Clock on Thursday, the 19th August, 1954.