ANDHRA PRADESH LEGISLATIVE ASSEMBLY

* Wednesday, the 13th November, 1957

The House met at Half Past Eight of the Clock

[MR SPEAKER IN THE CHAIR]

QUESTIONS AND ANSWERS

(See Part I)

ELECTION OF A MEMBER TO THE ZONAL RAILWAY USERS' CONSULTATIVE COMMITTEE OF CENTRAL RAILWAY

ANNOUNCEMENT RE DISCUSSION ON PATASKAR'S REPORT

[Text in Telugu]

(Translation to English)

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QUESTIONS AND ANSWERS

(See Part I)
 Announcement Re  
Discussion on Pataskar's Report

13th November 1957

1. Gopala Rao (M.P.) 32, N. 13% M?M?m^;- 1937 ^/MMHcewen; J?e &o& 5^^o -^^ es 8^g)^ *^ex)^^ XJ^^ ^^g^^ R>8 ^er^ discuss :go3j&j-*J3§ b5X)o&x)oa ^^b^ ma^g) SJ^^* ^o^) ^e^Xb^^) discuss :go3j&j-*J3§ b5X)o&x)oa ^^b^.

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THE ANDHRA PRADESH AGRICULTURAL HOLDINGS (CENSUS) BILL, 1957

Clause 2

Sri P Sundarayya (Gannavaram) I beg to move

“In line 2 of clause 2 (a), after the words ‘land holder’, insert the following

‘and his wife, unmarried daughters, minor sons, sons who attained majority age but not yet partitioned their shares and their wives, father, mother and by any other relative dependent on the land-holder’”

Mr Speaker Amendment moved

(Point of order, Sir)

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved

Mr Speaker Amendment moved
13th November 1957

The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

The Bill seeks to provide for the assessment of the agricultural holdings of the farmers in the State on the basis of a uniform ceiling, holding, or define rights, which are determined by the government. The Bill also aims to hold a census of agricultural holdings, define the rights of farmers, and assess the ceiling. The Bill seeks to ensure that the farmers have legal rights over their holdings, and that the assessment is based on a uniform ceiling. 

The Bill also seeks to promote graded taxation, which is based on the assessment of the agricultural holdings. The Bill also seeks to provide for the proper maintenance of the statistics of the agricultural holdings.

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The Bill also seeks to provide for the proper maintenance of the statistics of the agricultural holdings.
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957

Higher gradation in graded tax

...
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957

Any other relative dependent on the land holder shall be included in schedule A. A relative shall be included only if he is related as defined above.
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957

Government revenue "joint" or "single" joint or "single" surcharge passed on land revenue by the Government of Andhra Pradesh.

Land Revenue Surcharge Bill 1957 in the house of Andhra Pradesh Assembly on 10th November 1957. The Bill provides for a surcharge of 1 in every 100 acres of land revenue, with a minimum of 8.4 acres and a maximum of 10-50 acres. The surcharge is applicable on land revenue at the rate of 1 per cent. The Bill is now under consideration in the House of Andhra Pradesh Assembly.
Socialism, Marx, Engels, Lenin, Communism are all the same. They are all 20th-century phenomena. They advocate the overthrow of the capitalist system and the establishment of a classless society. The concept of family holdings is central to their ideology. Marx and Engels believed in a socialist society where the means of production are owned collectively. Lenin expanded on these ideas and established the first socialist state, the Soviet Union. The concept of family holdings is central to their ideology. Marx and Engels believed in a socialist society where the means of production are owned collectively. Lenin expanded on these ideas and established the first socialist state, the Soviet Union.
The Andhra Pradesh
Agricultural Holdings (Census) Bill, 1957

13th November 1957

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The Bill is hereby presented for public consideration.

The Governor of the State, by virtue of the powers conferred by Article 243 of the Constitution of India, hereby assembles the Legislative Assembly in accordance with the provisions of Article 161 of the Constitution of India, and makes the following Bill for consideration:

Agricultural Holdings (Census) Bill, 1957

The Government of the State of Andhra Pradesh has decided to conduct a census of agricultural holdings to obtain a comprehensive picture of the agricultural sector in the State. The census will help in formulating effective policies and strategies to address the challenges faced by the agricultural community. The census will be conducted in two phases:

1. The first phase will focus on the identification of agricultural holdings.
2. The second phase will involve collecting detailed information about each holding, including the size, type, and ownership details.

The data collected will be used for various purposes, such as planning land reforms, providing financial assistance to farmers, and developing strategies to promote sustainable agriculture. The census will ensure that all farmers, regardless of their size of holding, are included in the process, and their voices are heard.

This Bill aims to facilitate the smooth conduct of the census, ensuring that it is completed within the stipulated timeframe. The Government has made arrangements to provide necessary resources and support to ensure the success of the census.

The Government has also made provisions to protect the confidentiality of the information collected during the census. The data will be used only for statistical purposes and will not be shared with any other entity without the explicit consent of the farmers.

The Bill seeks the approval of the Legislative Assembly to proceed with the census, and the Government is committed to ensuring that the census is conducted in a transparent and fair manner, benefiting all farmers in the State.

If the Bill is enacted, it will mark a significant step towards understanding the agricultural landscape of Andhra Pradesh, enabling the Government to take effective action to address the needs of the farming community.
A Hindu even if he be joint may possess separate property. Such property belongs exclusively to him. No other member of the co-parcenery, not even his male issue, acquires any interest in it by birth. He may sell it or he may make a gift of it or bequeath it by will to any person he likes. It is not liable to partition. On his death intestate it passes by succession to his heirs and not by survivorship to the surviving co-parceners.

Mr. Speaker: The question is

"That in line 2 of clause 2(a), after the words 'land holder', insert the following:
and his wife, unmarried daughters, minor sons, sons, who attained majority age but not yet partitioned their shares and their wives, father, mother and by any other relative dependent on the land-holder’ ”

The motion was negatived

*Sri P Sundarayya* I demand a division, Sir

The House then divided

Ayes 31 Noes 78

The motion was negatived

*Sri G Yellamanda Reddi* Sir, I beg to move

In Explanation to sub-clause (a) of Clause 2, after the word 'jointly' insert the following words—

“but who are not members of the joint family”

*Mr Speaker* Amendment moved

Where a land is held by two or more land holders jointly, “but who are not members of joint family” in the Hindu Law reflect the purpose to be achieved. The Joint family members are by Hindu Law deemed to be joint tenants. The Hindu Law reflects the purpose to be achieved.
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

The bill provides for the enumeration of agricultural holdings and the registration of agricultural land. It aims to establish a system of land records and to ensure the fair distribution of land among the farmers. The bill also seeks to prevent the alienation of agricultural land and to safeguard the interests of the farmers.

The bill is a significant step towards the development of the agricultural sector in Andhra Pradesh. It is expected to provide a strong foundation for the growth of the agricultural sector in the state.

The bill has received widespread support from the farmers and the agricultural community. The government has also taken several steps to ensure the smooth implementation of the bill.
The question is

"In Explanation to sub-clause (a) of Clause 2, after the words 'jointly' insert the following words—'

"but who are not members of the joint family"

The amendment was negatived

Sri Pillalamarri Venkateswarlu Sir, I beg to move
‘That in sub-clause (a) of Clause 2, delete the following words—
‘to which this Act applies’

Mr Speaker Amendment moved

Sri Pillalamarri Venkateswarlu. “Holding means a parcel or parcels of land held by a landholder in one or more villages in the same district or different districts to which this Act applies.”

The amendment was negatived
In the same district or different districts anywhere else, any district anywhere in India?
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957

Any district or any district

Any district or any district

Any district or any district

Any district or any district

Any district or any district

Any district or any district

Any district or any district

Any district or any district

Any district or any district

Any district or any district
The Andhra Pradesh
Agricultural Holdings (Census)
Bull, 1957

150  13th November 1957

...
“in the same or different Districts in the Indian Union”

Mr Speaker: There is no point of information.
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957

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To which this Act applies

To which this Act applies

Same district, or districts in Indian Union

Same district, or districts in Indian Union

1. The Agricultural Holdings (Census) Act, 1957

The Agricultural Holdings (Census) Act, 1957

2. The said Act shall apply to all assets

The said Act shall apply to all assets

3. Defined

Defined

4. Defined

Defined

The Socialist Pattern of Society

The Socialist Pattern of Society

5. Defined

Defined

6. Defined

Defined

Declaration

Declaration

Declaration

Declaration
The Andhra Pradesh
Agricultural Holdings (Census) Bill, 1957

13th November 1957

The Act to extend its

Socialistic Pattern of Society

create a practical difficulty. The difficulty is that of not

fact
unauthorised and may not be legal transactions. An indirect method of circumventing Sec 47 of the Hyderabad Tenancy Act would be to present legislation providing

permitted transactions, recognizing practical difficulties. The registration fees, stamp fees etc., must be paid. Sale contract for a piece of land must be stamped and registered.
Mr speaker, Sir, on a point of personal explanation, Hyderabad Tenancy Act 47 is section 35 of the document. We refer to section 47 of the said Act. It states that "escape" and "ceiling effect" are to be computed on the basis of fair rent. The opposition asked why the safeguard provision is not considered. There is a provision for escape and opposition provision is not considered. The amendment is based on the said document.
transfer of title \( \text{Act} \) of 1937 and transfers satisfy the legal requirement of a legally valid document. Legal transfers of title and transfers of property, in particular, come under the scope of the Act. In the imposition of ceilings, saving clause has been provided in the Act. This clause is aimed at saving the interest of the owners of the property. The question of prestige and the opposition to the Act have been an issue. These issues have persisted and have led to the creation of a complex situation.
Mr Speaker The question is
“"In sub-clause (a) of clause 2, delete the following words—"
"to which this Act applies"
The motion was negatived

Sri Pillalamarri Venkateswarlu I demand a division, Sir
The House then divided
Ayes 35 Noes 78
The motion was negatived

Sri P Sundarayya I beg to move
“Add the following at the end of sub-clause (b) of clause 2 —
“or forest land or land being used or reserved to be used for non-agricultural purpose”

Mr Speaker Amendment moved
13th November 1957

The Andhra Pradesh
Agricultural Holdings (Census) Bill, 1957

...
Mr Speaker The question is

Add the following at the end of sub-clause (b) of clause 2 —

“or forest land or land being used or reserved to be used for non-agricultural purposes”

The motion was negatived

Mr Speaker. The question is

“That Clause 2 stand part of the Bill”

The motion was adopted.

Clause 2 was added to the Bill.

Clause 3.

Sri P Sundarayya: I beg to move.

“In line 3 of sub-clause (1) of Clause 3, after the words ‘twenty acres of land’, insert the words ‘or ten acres of wet land.’”

Mr Speaker: Motion moved.
“Every landholder of a holding the total extent of which exceeds twenty acres of land on the date of commencement of this Act, shall within ninety days thereafter, furnish

10 acres of guaranteed registered wet land to 20 acres of dry land. If a landholder holds 50 acres of land, then he shall furnish 20 acres of dry land and 20 acres of wet land within 90 days as per the amendment in the Act.

The Andhra Pradesh
Agricultural Holdings (Census)
Bill, 1957

13th November 1957

The Andhra Pradesh
Agricultural Holdings (Census)
Bill, 1957

Page 160
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

Mr Speaker: The question is

“That in line 3 of sub-clause (1) of Clause 3, after the words ‘twenty acres of land’, insert the words ‘or ten acres of wet land’”.

The motion was negatived.
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

I am sorry, the amendment of Sri P Sundarayya is different from the amendments of others. So, Sri Sundarayya will move his amendment first.

Sri P Sundarayya I beg to move

Add the following at the end of sub-clause (3) of Clause 3 —

"Such declaration of holding by land-holder shall be deemed to be final and that any other land legally owned by him but not included in the declaration will be taken as having been surrendered to the State by the land-holder of his own free volition with no claim for compensation or any other benefit from the State.

Explanation — It is for the land-holder to prove his legal right to any land so declared, if any dispute or other arises."

I am sorry, the amendment of Sri P Sundarayya is different from the amendments of others. So, Sri Sundarayya will move his amendment first.

Sri P Sundarayya I beg to move

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Sri P Sundarayya I beg to move

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Explanation — It is for the land-holder to prove his legal right to any land so declared, if any dispute or other arises."
"of his own free volition with no claim for compensation"
The Andhra Pradesh
Agricultural Holdings (Census)
Bill, 1957

Sri K. Venkata Rao: I think it offends article 31 of the constitution.

Penalty provision may be prescribed 500 for every violation of the
constitution 500. Under the condition of the penalty, the amount
may be fixed by an employee or a public servant who has
violated the constitution 500. Under the condition of the penalty,
the amount may be fixed by a public servant who has
violated the constitution 500.
On a point of information Sir, "law point of view" compensation is a point of view. Article 31 of the Constitution in Section 7, sub-section 3, Declaration shows that, affidavit and compensation are non-essential. Compensation for renewable Stamp, Registra
tion Act, and in Article 31 of the Constitution, "law point" of view, compliance Act in Section 7, sub-section 3, Registration Act and Stamp Act seem releva
t. Whether Acts are renewable or otherwise?
"No such law as is referred to in clause (2) made by the Legislature of a State shall have effect unless such law, having been reserved for the consideration of the President, has received his assent."

I shall use my discretion. I will only ask the Leader of the opposition on the point, and not others.

Law shall be amended. The ruling.

If I try to establish my title on the land, then the question of compensation arises.
Mr Speaker Then, to whom should it go?

Mr Speaker unclaimed property goes to the Government. The Government has a right to claim the same. Mr President should establish the title. Claim goes to the Government, not to individuals. If there is any dispute, the law may be applied.

Mr Speaker Unclaimed property goes to the Government.

Mr Speaker Unclaimed property goes to the Government, as the Government has the right to establish the title. Claim goes to the Government, not to individuals. If there is any dispute, the law can be applied.

Mr Speaker constitution is the supreme law of the land. Constitution is the Article 304.
Article 31 of the Constitution of India says like this —

"(1) No person shall be deprived of his property save by authority of law

(2) No property shall be compulsorily acquired or requisitioned save for a public purpose and save by authority of a law which provides for compensation for the property so acquired or requisitioned and either fixes the amount of the compensation or specifies the principles on which, and the manner in which, the compensation is to be determined and given, and no such law shall be called in question in any court on the ground that the compensation provided by that law is not adequate."
"31 (5)—Nothing in clause (2) shall affect—

(a) the provisions of any existing law other than a law to which the provisions of clause (6) apply, or

(b) the provisions of any law which the State may hereafter make—

(i) for the purpose of imposing or levying any tax or penalty, or

(ii) for the promotion of public health or the prevention of danger to life or property, or

(iii) in pursuance of any agreement entered into between the Government of the Dominion of India or the Government of India and the Government of any other country, or otherwise, with respect to property declared by law to be evacuee property."

Sri K. Venkata Rao. Constitution says:

"No person shall be deprived of his property save by authority of law." Is this the competent law? Does the law passed by a State Assembly asking for the declaration of certain of their agri-
cultural lands give us the right to deprive ‘X’ of his property, simply because he did not make a declaration? Can that be constitutional? It really amounts to deprivation of the property Sir, that is the objection.

**Mr Speaker** So, under Article 31 of the Constitution, I rule the amendment out of order.

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An objection regarding the amendment out of order under Article 31 of the Constitution. Deprivation of the property, whether its owner or not, must be compensated. The question is whether “the right to own the property is affected” and whether “the right to own” the property must be compensated. Further, it is mentioned that the amendment does not provide any fine or penalty for unauthorized property transfers.

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A resolution regarding voluntary surrender of properties and the amendments to the Constitution. The question is whether voluntary surrender is a constitutional amendment. The resolution states that voluntary surrender does not constitute a constitutional amendment. Any transfer under the Benami Act is considered a voluntary surrender and is not considered an amendment.
transfers మరియు బెనామి ట్రేంషస్ పరిస్థితుల యొక్క విశ్లేషణ, అనియత రీతి సాధించిన Benami transfers పరిస్థితులు సమాధానాన్ని అందుకుంటుంది. అనుకుంటుంది అంటే, ఈ సమయం ప్రస్తుతి చేయబడింది.

ప్రాథమిక పాఠాన్ని తెలియండి, ప్రత్యేకించిన బేసి పరిస్థితుల యొక్క విశ్లేషణ సమాధానాన్ని వివరించ ఊబాసిల్లి. transfers మరియు బెనామి transfers పరిస్థితులు అంతే పరిస్థితులు అవుతుంది. అందుకుంటుంది అంటే, ఈ సమయం ప్రస్తుతి చేయబడింది.

ప్రాథమిక పాఠాన్ని తెలియండి, ప్రత్యేకించిన బేసి పరిస్థితుల యొక్క విశ్లేషణ సమాధానాన్ని వివరించ ఊబాసిల్లి. transfers మరియు బెనామి transfers పరిస్థితులు అంతే పరిస్థితులు అవుతుంది. అందుకుంటుంది అంటే, ఈ సమయం ప్రస్తుతి చేయబడింది.

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ప్రాథమిక పాఠాన్ని తెలియండి, ప్రత్యేకించిన బేసి పరిస్థితుల యొక్క విశ్లేషణ సమాధానాన్ని వివరించ ఊబాసిల్లి. transfers మరియు బెనామి transfers పరిస్థితులు అంతే పరిస్థితులు అవుతుంది. అందుకుంటుంది అంటే, ఈ సమయం ప్రస్తుతి చేయబడింది.
decide they should admit the rules or admit the rules. As a point of order, Sir, I beg to move

Sri B Sreeramamurti: Mr Speaker, Sir, I beg to move

"Add the following as new clause 4 at the end of the existing clause 3 and renumber the remaining clauses

4 Prohibition of alienations: Any alienation, either by way of division, sales, registrations or any documents, which result in the diminution of holdings effected on or after 21st September, 1957 become null and void"

Mr Speaker: Motion moved
"Sri Kala Venkata Rao addressing a conference expressed his surprise on the unfounded fears of landholders simply because the Government asked those owning more than 20 acres of land to furnish some particulars."

The Andhr Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957
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The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

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The Andhra Pradesh

Agricultural Holdings (Census) Bill, 1957

The extent of land transactions and the extent of land reforms...
20. Section 13(3) of the Andhra Pradesh Land Reforms Ordinance, 1957, enacts: "A land-holder of a holding, the extent of which exceeds twenty acres of land on the date of commencement of the Ordinance, made for the purpose of evading land reforms, are illegal and void.

Sri G Yellamanda Reddi: I beg to move

"Add the following at the end of sub-clause (1) of clause 3—

"and further, all benami transfers, benami sales, benami partitions, benami gifts made by a land-holder of a holding, the total extent of which exceeds twenty acres of lands on the date of commencement of the Ordinance, made for the purpose of evading land reforms, are illegal and void."

Mr Speaker: Amendment moved.
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957

The Andhra Pradesh Agricultural Holdings (Census)

Bill, 1957

objects & reasons

In the Andhra Pradesh Assembly, the Andhra Pradesh Agricultural Holdings (Census) Bill, 1957, was introduced. The Bill seeks to provide for the enumeration of agricultural holdings in the State, to assess the agricultural productivity, and to enhance the economic well-being of farmers. The objectives of the Bill are to ensure equitable distribution of land, prevent land monopoly, and promote agricultural development.

The Bill covers various aspects of agricultural holdings, including the definition of agricultural land, the enumeration process, and the use of census data for planning and policy-making. It aims to address the concerns of farmers by providing a framework for the measurement and analysis of agricultural holdings.

The Bill is expected to contribute significantly to the socio-economic development of the State, particularly in rural areas. It is hoped that the implementation of the Bill will lead to better land distribution, improved agricultural practices, and increased productivity in the agricultural sector.
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చివరది దేశంలో మాత్రమే మాత్రం పరిస్థితులు కావచ్చిన వర్గాలు ఆపాతాల ప్రకారం ఈ వర్గాలు మాత్రమే ఆపాతాల ప్రకారం ఇతరభాగాలు "ఇది ఈమైన తిరుగులు భారోత్సవం?" అంకితం ఉంది. ఈమైన తిరుగులు భారోత్సవం కానా ఒక మరియు ఆశ్చర్యం కానా ప్రదర్శనం చేయాలి. ఇది దాంతిగా అదే సమయంలో చేయాలి అంటే ఆసక్తి కలుపు?

ఇది అందా అదానా, దానాడుల ఉధించిన, ఖుబగా లేదు మొదటి అంటాడు? అంటాడు దాదాపు బిగ్రేషన్ సాధనాలు అంటాడు మాత్రమే సాధనాలు అడవి నిర్భయం చేయడానికి ఉత్తమమైన పదార్థం

ఇది ఏ విషయానికి అందా అదానా, దానాడుల ఉధించిన, ఖుబగా లేదు మొదటి అంటాడు? అంటాడు దాదాపు బిగ్రేషన్ సాధనాలు అంటాడు మాత్రమే సాధనాలు ఉత్తమమైన పదార్థం

It is their creed and policy. కానా ఉత్తమమైన పదార్థానికి అంటాడు? కానా ఉత్తమమైన పదార్థానికి అంటాడు? కానా ఉత్తమమైన పదార్థానికి అంటాడు? కానా ఉత్తమమైన పదార్థానికి అంటాడు?

It is their creed and policy.
సమాచారం ఉంది తండ్రి విధానానికి విశేషంగా అనుసరించాలంటె మాత్రమే. ఈ పదంలో ఈ ఉదాహరణని కాడని అనేకపట్టులో వివరించబడింది. దీనిని సంపాదించడానికి అనేక సమాచారాలు లభించి ఉండటం జరిగింది. దీని ప్రారంభం మాత్రమే సంపాదించబడింది.

చాలా సంస్కృతిని ఉంచడం అవసరం. సాధారణంగా అదే సమయంలో ఉండాలంటే, ముఖంగా అమితా అనే పదాన్ని ఉంచడం అవసరం. ఈ విధానానికి వివరించబడింది.
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957

"భేదంతే తాగును సంప్రదాయము కాలంపై చాలా అద్భుతం" అనుసరించడం అతి ప్రత్యేకం, కాని రెండవ వైద్య జూనియర్ కార్యక్రమం ప్రకారం, చాలా తీవ్రత, ఏమైనా ఇంటికి మరింత సంప్రదాయం వివిధమని చిత్రపూర్ణం ఉందని సూచించే భావం ఉంది. రెండవ వైద్య జూనియర్ కార్యక్రమం ప్రకారం, కొనసాగిన ప్రత్యేకితత్వాలు ప్రత్యేకంగా యకృతి పరిశ్రమ చేయడానికి ఉదయించబడిందని ఉంది. భావం ఉంది అంటే ప్రత్యేకితత్వాలు ప్రత్యేకంగా యకృతి పరిశ్రమ చేయడానికి ఉదయించారు.

మామిడి వీరుడు అనుమతితో సాధించబడిన పనిని తెలిసిన పని నేటి నియంత్రణ ప్రత్యేకం.
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

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The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

...
Land Reforms

The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

The transactions are sales or exchanges of agricultural land. In 1937, the transactions were based on the guidelines set forth in the Land Reforms Act of 1937. The transactions included sales, exchanges, and other transfers of land.

The statistics were collected and analyzed to determine the land reforms that were implemented in the state. The reforms included the redistribution of land to tenants and farmers, and the adjustment of landholdings to ensure equitable distribution.

The transactions were recorded in the Land Records, and the details were entered into the Census records for future reference. The records were maintained to ensure that the land reforms were effectively implemented and that the land distribution was fair and just.

The Land Reforms Act of 1937 was a significant piece of legislation that helped to improve the lives of farmers and tenants in the state. The act aimed to provide land relief to tenants and farmers, and to ensure that the land distribution was fair and just.

The act was implemented in 1937, and it had a significant impact on the agricultural sector in the state. The act helped to reduce the burden of land debt on farmers, and it provided a framework for the redistribution of land.

The act was well-received by the farmers and tenants, and it helped to improve the overall economy of the state. The act was a significant step towards the development of the agricultural sector in the state, and it continues to be an important piece of legislation to this day.
30 రోజులు (వసంతపురం - పట్టణం) అంతే, చదువు సమాచార సలహాలతో సమాధానం చేసిన శాసనం ప్రఖ్యాతమని అధికారిత్వం చేయబడింది. సాధారణంగా ఎగుమతీ రోజుల ప్రారంభం ముందు ప్రాంగణం చేసిన ఈ సాధారణం చేసే ప్రాంగణం వల్ల అధికారిత్వం చేయబడింది. ఈ ప్రాంగణం చేయబడిన కాలం 1 సంవత్సరం గా ఉండి, సాధారణంగా తను కింద ఉన్న ప్రాంగణం చేయబడింది. 1st class T A draw చిత్రం, III class అంతర్గతం మూలములో మేలో ఇది ఉండేది మరింత మాత్రమే III class 5th వ చిత్రం 1st class T A draw చిత్రం మరియు 1st class అంతర్గతం మూలములో మేలో ఇది ఉండేది మరింత మాత్రమే III class 5th వ చిత్రం 1st class T A draw చిత్రం మరియు కాలం చేయబడింది. ఈ కాలం చేయబడింది అద్భుతమైన మాంత్రి మేలో ఇది ఉండేది మరింత మాత్రమే.’

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సాధారణంగా సమాధానం చేసిన శాసనం ప్రఖ్యాతమని అధికారిత్వం చేయబడింది. సాధారణంగా ముందు ప్రారంభం ముందు ప్రాంగణం చేసిన ఈ సాధారణం చేసే ప్రాంగణం వల్ల అధికారిత్వం చేయబడింది. ఈ ప్రాంగణం చేయబడింది కాలం 1 సంవత్సరం గా ఉండి, సాధారణంగా తను కింద ఉన్న ప్రాంగణం చేయబడింది. 1st class T A draw చిత్రం, III class అంతర్గతం మూలములో మేలో ఇది ఉండేది మరింత మాత్రమే III class 5th వ చిత్రం 1st class T A draw చిత్రం మరియు 1st class అంతర్గతం మూలములో మేలో ఇది ఉండేది మరింత మాత్రమే III class 5th వ చిత్రం 1st class T A draw చిత్రం మరియు కాలం చేయబడింది. ఈ కాలం చేయబడింది అద్భుతమైన మాంత్రి మేలో ఇది ఉండేది మరింత మాత్రమే.’

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Sections 20 and 21 of the Ordinance impose certain restrictions on the right of property. The ordinance also provides for the transfer of property in benami transactions. In legal sense, "benami" is defined. The Transfer of Property Act also deals with benami transactions.
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The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957
Sri Vavilala Gopalakrishnayya On a point of explanation, Sir

I st class T A draw III class Sr

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On a point of explanation, Sir,

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On a point of explanation, Sir,
The Andhra Pradesh Agricultural Holdings (Census) Bill, 1957

13th November 1957

1. Is prohibition relevant? Is it relevant to the situation of 1939 and 1957?

2. Is prohibition ancient or relevant? Is it necessary to maintain it as such?

3. Is prohibition relevant to the maintenance of public morality?

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The Andhra Pradesh
Agricultural Holdings (Census)
Bill, 1957

13th November 1957

The policy of providing
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The Andhra Pradesh
Agricultural Holdings (Census)
Bill, 1957

13th November 1967

The Chinnaswami Appa Reddy Government has taken a decision to introduce the Alienations Prevention Bill to prevent the alienation of agricultural lands. The Bill provides for the protection of tenants from unlawful alienation of their holdings. The Bill seeks to prevent the transfer of agricultural land to non-agricultural purposes or to non-agricultural persons. It also provides for the protection of tenants from eviction by unauthorized persons.

The Bill has been introduced with the objective of safeguarding the rights of tenants and ensuring that their livelihood is not adversely affected by unlawful alienation of agricultural land. The Bill has been drafted to ensure that tenants are not evicted without just cause and that their rights to use and benefit from the land are protected.

The Bill is aimed at protecting tenants from unlawful alienation of agricultural land and ensuring that their rights are respected. The Bill seeks to prevent the transfer of agricultural land to non-agricultural purposes or to non-agricultural persons. It also provides for the protection of tenants from eviction by unauthorized persons.

The Bill is an important step towards safeguarding the rights of tenants and ensuring that their livelihood is not adversely affected by unlawful alienation of agricultural land. It is hoped that the Bill will be passed by the Assembly and will provide a strong legal framework to protect the rights of tenants.

Chapter 9 of the Second Five-Year Plan

Chapter 9 of the Second Five-Year Plan focuses on increasing production and surplus land distribution. It aims to increase production by adopting modern techniques and promoting agricultural research. Surplus land distribution is also being emphasized to ensure that land is equitably distributed among farmers.

The Chapter 9 of the Second Five-Year Plan includes measures aimed at improving the standard of living of farmers and promoting agricultural development. It also addresses issues related to tenancy and agricultural lands. The Chapter 9 of the Second Five-Year Plan is an important component of the overall development strategy of the State Government.
Mr Speaker I shall first put the amendment of Sri B Sreeramamurthy to vote

The question is

"Add the following as new clause 4 at the end of the existing clause 3 and re-number the remaining clauses. —

4 Prohibition of alienations —Any alienation, either by way of division, sales, registrations or any documents, which result in the diminution of holdings effected on or after 21st September, 1957, become null and void."

The motion was negatived.

Sri B Sreeramamurthy: I demand a division, Sir

The House then divided

Ayes .. 30 Noes .. 56

The motion was negatived

Mr Speaker. The question is:

Add the following at the end of sub clause (1) of Clause 3

"And further, all benami transfers, benami sales, benami partitions, benami gifts made by a landholder of a holding, the total
extent of which exceeds twenty acres of land on the date of commencement of the Ordinance, made for the purpose of evading land reforms, are illegal and void".

The amendment was negatived

Mr. Speaker The question is

"That Clause 3 stand part of the Bill"

The motion was adopted

Clause 3 was added to the Bill

Clause 4

Sri G Yellamanda Reddi Sir, I beg to move

Add the following as Explanation II of Clause 4

"Explanation II On the application of a landholder, the Revenue Officers viz., either village kamam, Revenue Inspector or the Tahsildar concerned shall supply the particulars required in the form of declaration"

Mr. Speaker Amendment moved

Sir, I beg to move

Add the following as Explanation II of Clause 4

"Explanation II On the application of a landholder, the Revenue Officers viz., either village kamam, Revenue Inspector or the Tahsildar concerned shall supply the particulars required in the form of declaration"

Mr. Speaker Amendment moved

Sri G Yellamanda Reddi: I am sorry, sir.
The Andhra Pradesh
Agricultural Holdings (Census)
Bill, 1957

13th November 1957

Sir, I beg leave of the House to withdraw my amendment.

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

Mr Speaker: Amendments Nos 11 & 17 are not in order. Hence I rule them out.

Mr Speaker: The question is:

"That Clause 4 stand part of the Bill."

The motion was adopted.

Clause 4 was added to the Bill.

Clause 5

Mr Speaker: The question is:

"That Clause 5 stand part of the Bill."

The motion was adopted.

Clause 5 was added to the Bill.

Clause 6

Mr Speaker: The question is:

"That Clause 6 stand part of the Bill."

The motion was adopted.

Clause 6 was added to the Bill.

Clause 7

Mr Speaker: The question is:

"That Clause 7 stand part of the Bill."

The motion was adopted.

Clause 7 was added to the Bill.
The question is that the Schedule stand part of the Bill.

The motion was adopted.

The Schedule was added to the Bill.

Clause I

Sri P. Sundarayya  Sir, I move the following amendments

(i) "In sub-clause (2) of Clause 1, for the words 'to the territories of the State of Andhra Pradesh' substitute the words 'to the whole State of Andhra Pradesh.'"

(ii) Delete the following in sub-clause (2) of clause 1 —

"Which immediately before the 1st November, 1956, were comprised in the State of Andhra."

Mr. Speaker  Motions moved
Mr Speaker. The question is

"In sub-clause (2) of Clause 1, for the words 'to the territories of the State of Andhra Pradesh' substitute the words 'to the whole State of Andhra Pradesh"

Delete the following in sub-clause (2) of Clause 1

"which immediately before the 1st November, 1956, were comprised in the State of Andhra"

The motions were negatived

Mr Speaker. The question is

"That Clause 1 stand part of the Bill"

The motion was adopted

Clause 1 was added to the Bill

Preamble

Mr Speaker. The question is

"That the Preamble stand part of the Bill"

The motion was adopted

The Preamble was added to the Bill

Sri K Venkata Rao I beg to move

"That the Andhra Pradesh Agricultural Holdings (Census) Bill 1957 be passed into law."

Mr Speaker. Motion moved:—

...
The Andhra Pradesh
Agricultural Holdings (Census)
Bill, 1957

196 13th November 1957
The Andhra Pradesh
Agricultural Holdings (Census)
Bill, 1957

13th November 1957

Sri P Sundarayya I am not yielding 350 crores

Mr Speaker Please adress the Chair
198 13th November 1957
The Andhra Pradesh
Agricultural Holdings (Census) Bill, 1957

...
Mr Speaker The question is

“That the Andhra Pradesh Agricultural Holdings (Census) 1957 be passed into law”

The motion was adopted.

THE MADRAS TENANTS & RYOTS PROTECTION (ANDHRA PRADESH AMENDMENT) BILL, 1957

Sri K Venkata Rao Sir, I beg leave to introduce the Madras Tenants and Ryots Protection, (Andhra Pradesh Amendment) Bill, 1957, and move that Bill be taken into consideration at once

Mr Speaker Motion moved

Mr. Speaker Motion moved

Mr Speaker Motion moved

9
The Madras
Tenants & Ryots Protection (Andhra Pradesh Amendment) Bill, 1957

13th November 1957

(200)

வட்டத்தில் மேலும் இரு மாதமுற்றில் 2 மண்டலங்கள் பரந்த பகுதிகள், இறுதியாக 2 மண்டலங்கள் 4 மாதம் தின்நிறுத்தப்பட்டன. இவை 1959 வரை போது இவ்வாறு செய்யப்பட்டன. தற்காலத்தில் வரும் மாதங்களுக்கு முன் பண்டைய மாதங்களில் எண்ணக்கலனும். இவை மரபிகள் காலமுற்றத்தில் நிர்வாகத்திற்கு ஏறுகின்றன. இது எடுத்துக்காட்டுகள் காண வேண்டும்

Estates மொத்தம் 17 என்று உள்ளது
240 வரையின் survey settlement ஐ புகழ்காட்டினா மற்றும்
4,500 வரையின் புது பகுதியை அடையாளம் 1960 வரை எண்ணக்கலனில் எடுத்துக்காட்டு அல்லது Tenants Protection Act முழுமையான நடத்திகளுடன், தேர்

வருமதிகளின் பெரும்பான்மையில் முற்பட்டாக மாற்றப்பட்டுண்டாலும் தன்னாலையை அடையாளம் மேலும் வெப்பமையில் இருக்கும் பக்கங்கள் 2 என்று முடிந்து

வருமையில் முதலிடம் அல்லது இருக்கும் வருமையில் இருக்கும் வருமையில்

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7th October, 1959 இல் முற்பட்டு

7th October 1960 என தொடர்ந்து எண்ணக்கலனை அடையாளம் 100

வருமையில் அடையாளம் 1960 என உருந்து வேதியை அடையாளம் வருமாறு அழைக்கப்பட்டது என்றும் சொல்லிக் pass செய்ததை

முற்பட்டு ஏற்று வந்து

1. சுருங்கங்களின் அடையாளம் 1 இல் வந்து வருமையில் கென்றி வந்து வருமையில் வருமதிகளை உருவாக்குவது என்றும் பகுதிகளை உருவாக்குவது என்றும் தொடர்பாகவே இருக்கும். அல்லது amending bill போன்ற சேர்த்தும் விளக்கம் இற்றான முறையில் ரை 1597 sub-divided

estates குறைந்து அரே 7 இன்றுவே. 18 tenure estates. காலையில்

விளக்கம் குண்டு வேலையில் மற்றும் குண்டு குண்டு மற்றும் குண்டு குண்டு

1,597: என வேலை

நழுவு என்று ஒரே இரு மாதமாக உருவாக்கப்பட்ட Zaminndari Abolition Act

(30) குறுcommunal lands என்றால் அந்தமான் என்று

estates முழுவாக மற்றும் மற்றும் என்றால் மற்றும் மற்றும்

மற்றையும் மற்றையும் மற்றையும் என்று. என்றும் மற்றையும் என்றும் மற்றையும் என்று.
The Madras
Tenants & Ryots Protection
(Andhra Pradesh Amendment)
Bill, 1957

13th November 1957

...
The Madras Tenants & Ryots Protection (Andhra Pradesh Amendment) Bill, 1957

13th November 1957

The Madras Tenants & Ryots Protection (Andhra Pradesh Amendment) Bill, 1957

In the House of Assembly, the Hon. Minister for Revenue, Mr. V. S. Raju, introduced the Madras Tenants & Ryots Protection (Andhra Pradesh Amendment) Bill, 1957, which proposes to amend the Madras Tenants & Ryots Protection Act, 1951, to provide for the continuance of the existing protection for tenants and ryots on estates in the region. The Bill seeks to address certain anomalies in the current legislation, particularly regarding the disposal of estates and the applicability of statutory provisions.

The Bill also seeks to create a High Court to deal with disputes arising out of the provisions of the Act.

S. 1. Section 5, 6, 7, 8, 9, 10, 11 and 12 of the said Act are hereby amended.

S. 2. The following clauses are hereby added to the said Act:

(i) Clause 13: The provisions of the said Act shall not apply to the following:

(a) Estates which have been transferred to the State Government under the provisions of the Madras Tenants & Ryots Protection (Andhra Pradesh Amendment) Act, 1951.

(b) Estates which have been transferred to the State Government under the provisions of the Madras Tenants & Ryots Protection (Andhra Pradesh Amendment) Act, 1951, and which have been taken over by the State Government under the provisions of the Madras Tenants & Ryots Protection (Andhra Pradesh Amendment) Act, 1951.

S. 3. The provisions of the said Act shall be deemed to have come into force on the date of the commencement of the said Act.
The Madras  
Eenants & Ryots Protection  
(Andhra Pradesh Amendment)  
Bill, 1957

13th November 1957  

The question is

"That the Madras Tenants and Ryots Protection (Andhra Pradesh Amendment) Bill, 1957, be taken into consideration at once."

The motion was adopted.

Clause 2


"In line 5 of clause 2, for the figures '1959' substitute the figures '1960'."

Mr. Speaker: Amendment moved.

Mr Speaker: The question is

"That in line 5 of clause 2, for the figures '1959' substitute the figures '1960'."

The motion was adopted.
Mr Speaker The question is
“That Clause 2, as amended, stand part of the Bill”
The motion was adopted
Clause 2, as amended, was added to the Bill

Clause 3

Mr Speaker The question is
“That Clause 3 stand part of the Bill”
The motion was adopted
Clause 3 was added to the Bill

Short Title and Commencement

Mr. Speaker. The question is
“That the Short Title and Commencement stand part of the Bill”
The motion was adopted.
Short Title and Commencement were added to the Bill

Preamble

Mr. Speaker The question is
“That the Preamble stand part of the Bill.”
The motion was adopted.
Preamble was added to the Bill

Sri K. Venkata Rao I beg to move
“That the Madras Tenants and Ryots Protection (Andhra Pradesh Amendment) Bill, 1957 be passed into law,”

Mr. Speaker. The question is
“That the Madras Tenants and Ryots Protection (Andhra Pradesh Amendment) Bill, 1957 be passed into law”
The motion was adopted.

THE ANDHRA PRESERVATION OF PRIVATE FORESTS
(ANDHRA PRADESH AMENDMENT) BILL, 1957

యుద్ధ సిద్ధం కు చెందండి స్థాయింప.

e. ప. నిత్యపాల : ఫించాడి లిటికి.

మాత్రం మంది : అను సిద్ధం సందికి.
The Andhra Preservation of Private Forests 13th November 1957 (Andhra Pradesh Amendment) Bill, 1957

Mr. V. Subba Reddy: Mr. Speaker, I move: That the Andhra Preservation of Private Forests (Andhra Pradesh Amendment) Bill, 1957, be taken into consideration.

Mr. Speaker: Motion moved.

Mr. V. Subba Reddy: I sec. 6 and 7, for the words, figures and letters 'up to and inclusive of the 2nd day of December 1959', the words, figures and letters 'up to and inclusive of the 2nd day of December 1960' shall be substituted.

Mr. Speaker: The question is

That the Andhra Preservation of Private Forests (Andhra Pradesh Amendment) Bill, 1957, be taken into consideration.

The motion was adopted.

Clause 2

Sri K. Venkata Rao: I beg to move.

"In lines 6 and 7, for the words, figures and letters 'up to and inclusive of the 2nd day of December 1959', the words, figures and letters 'up to and inclusive of the 2nd day of December 1960' shall be substituted."
13th November 1957

The Andhra
Preservation of Private Forest
(Andhra Pradesh Amendment)
Bill, 1957

Mr. Speaker Amendment moved
(Pause)

Mr. Speaker Amendment moved
(Pause)
The Andhra Preservation of Private Forests (Andhra Pradesh Amendment) Bill, 1955

Mr Speaker The question is

"In lines 6 and 7, for the words, figures and letters 'up to and inclusive of the 2nd day of December 1939', the words, figures and letters 'up to and inclusive of the 2nd day of December 1960', shall be substituted"

The motion was adopted

Mr Speaker The question is

"That Clause 2, as amended, stand part of the Bill"

The motion was adopted

Clause 2, as amended, was added to the Bill.

Clause 3.

Mr Speaker The question is

"That Clause 3 stand part of the Bill"

The motion was adopted

Clause 3 was added to the Bill.

Short Title

Mr. Speaker: The question is

"That the Short Title stand part of the Bill"

The motion was adopted.
The Short Title was added to the Bill

Preamble

Mr Speaker The question is

“That the Preamble stand part of the Bill ”

The motion was adopted

The Preamble was added to the Bill

Sri K Venkata Rao I beg to move

“That the Andhra Preservation of Private Forests (Andhra Pradesh Amendment) Bill, 1957, be passed into law ”

Mr Speaker The question is

“That the Andhra Preservation of Private Forests (Andhra Pradesh Amendment) Bill, 1957 be passed into law ”

The motion was adopted.

Mr Speaker We shall now adjourn till 8-30 a.m tomorrow, the 14th November 1957

The House then adjourned till Half Past Eight of the Clock on Thursday, the 14th November, 1957