ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Monday, the 4th November, 1957

The House met at Half Past Eight of the Clock

[Mr Speaker in the Chair]

QUESTIONS AND ANSWERS

(See Part I)

MOTION UNDER RULE 70 RE RETRENCHMENT OF 8000 LABOURERS OF MINES IN CHEEPURUPALLI Tq

The House requests to allot an hour for discussion under Rule 70 of retrenchment of 8000 labourers of mines in Cheepurupalli Taluk, Srikakulam District.
4th November 1957

Motion under Rule 70 Re Retrenchment of 8000 Labourers of Mines in Cheepurupalli Tq

చేపిరూపపల్లి శాఖ (చేపిరూపపల్లి ప్రాంగణం) కంపెన్సీ లేదా ప్రత్యేక ఉపాధి శాఖం నిర్వహిస్తుంది. కంపెన్సీ శాఖ ప్రాంగణం శాఖ నిర్వహిస్తుంది.

మంది పట్టికలు కలిగిన కొనసాగించిన సంఖ్యలు ప్రదర్శిస్తాం. అండా ప్రత్యేక రాకు చేపిరూపపల్లి శాఖ శాఖ నిర్వహిస్తుంది.

చేపిరూపపల్లి శాఖలో ప్రత్యేక రాకు చేపిరూపపల్లి ప్రాంగణం ప్రత్యేక రాకు చేపిరూపపల్లి ప్రాంగణం ప్రదర్శించబడుతుంది.

చేపిరూపపల్లి శాఖలో ప్రత్యేక రాకు చేపిరూపపల్లి ప్రాంగణం ప్రదర్శించబడుతుంది.

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Leave of Absence

to Sri T Jalayya, M L A

4th November 1957

PAPERS LAID ON THE TABLE OF THE HOUSE

Notifications issued under Section 11 (I) of the Madras Motor Vehicles Taxation Act, 1931

Sri N Sanjeeva Reddi Sir, I beg to lay on the Table, under sub section (2) of Section 11 of the Madras Motor Vehicles Taxation Act, 1931 (Act III of 1931) a copy of each of the Notifications issued under Section 11 (1) of the Madras Motor Vehicles Taxation Act, 1931 published at page 64 in part 1 of the Andhra Pradesh Gazette dated 11th July, 1957

Mr Speaker • Papers laid on the Table of the House

LEAVE OF ABSENCE TO SRI T JALAYYA, M L A

Sri P Ranga Reddi (Giddalur) Sir I beg to move

“That under Rule 265 of the Assembly Rules, leave of absence be granted by this House to Sri T Jalayya, Member, Andhra Pradesh Legislative Assembly for the present meeting of the Assembly as he is on Continental Tour”

Mr Speaker The Question is

“That under Rule 265 of the Assembly Rules, leave of absence be granted by this House to Sri T Jalayya, Member, Andhra Pradesh...
Legislative Assembly for the present meeting of the Assembly as he is on Continental Tour"

The motion was adopted

BUSINESS OF THE HOUSE

The motion was adopted

THE ANDHRA PRADESH APPROPRIATION
BILL No. 3 OF 1957

Mr Speaker: I have to announce to the House that the following message dated the 1st November, 1957 has been received from the Governor of Andhra Pradesh:

"In pursuance of clause (1) of article 207 of the Constitution of India, I, Bhimse Sachar, Governor of Andhra Pradesh, hereby
give my recommendation to the introduction in the Andhra Pradesh Legislative Assembly of the Andhra Pradesh Appropriation (No 3) Bill, 1957, and in pursuance of clause (3) of the said article, I also recommend to that Assembly, the consideration of the said Bill

The Minister for Finance (Dr B Gopala Reddy) Mr Speaker, Sir

"I beg to introduce the Andhra Pradesh Appropriation Bill No 3, of 1957 and move that the Bill be taken into consideration at once"

Mr Speaker Motion moved
4th November 1957

The Andhra Pradesh

Appropriation Bill No 3 of 1957

[Text in Telugu script, not translated]
4th November 1957
The Andhra Pradesh
Appropriation Bill No 3 of 1957

Regarding the food problem, human beings go through a difficult time. Allot the required human beings link in the food problem. A subject as a human beings is required to be solved. Now, we have to decide whether it is possible to solve the human beings food problem.

Allot the required number of human beings. Allot the required number of human beings.
The Andhra Pradesh
4th November 1957
Appropriation Bill No 3 of 1957

...
Mr Speaker  The question is
"That the Andhra Pradesh Appropriation (No 3) Bill, 1957
be taken into consideration at once"

The motion was adopted

Clause 2

Mr Speaker  The question is:
"That Clause 2 stand part of the Bill"

The motion was adopted

Clause 2 was added to the Bill

Schedule

Mr Speaker  The question is
"That the Schedule stand part of the Bill"

The motion was adopted

The Schedule 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

"Dr. B. Gopala Reddi  I beg to move:
"That the Andhra Pradesh Appropriation (No. 3) Bill, 1957
be passed into Law"
Mr Speaker Motion moved

**The Andhra Pradesh Appropriation Bill No 3 of 1957**

4th November 1957

Mr Speaker Motion moved.
Highways Department employees' Gratuity allowances & Dearness allowance

Gratuity allowances are currently being paid to employees of the Highways Department. These allowances are based on the employees' years of service and their current salaries. The scheme was implemented to ensure that employees receive a reasonable amount upon retirement, thus providing financial security for their future. The Dearness allowance, on the other hand, is paid to adjust for the rising cost of living. This scheme was introduced to provide additional financial support to employees during periods of inflation.
The Andhra Pradesh Appropriation Bill No 3 of 1957

4th November 1957

The motion was adopted.

Mr Speaker The question is

"That the Andhra Pradesh Appropriation (No. 3) Bill, 1957 be passed into Law"

The motion was adopted.
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

Sri K Venkata Rao I beg to introduce the Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957 and move that the Bill be taken into consideration.
Mr Speaker  Motion moved

* * * 3rd November 1957  Mr Speaker  Motion moved  Section 3, Clause (3) (a)  amendment explanation 2  "in such an inam village"  draft to such drafting amendment paragraph 1  (ii) (d)  further amendment  1908 & 1957  amendments  Section 3 (ii)  amendments  move  1908 & 1957  Section 3 (n) (d)  amendments  pass  Estates Abolition Bill  1908 & 1948  same wording  Section 3 (n) (d)  amendments  Section 3 (a) (d)  interpretation  1908 & 1957  passed  matter  discussion  allow  be referred to the Select Committee*
The Madras Estates Land
(Andhra Pradesh Amendment)
Bill, 1957

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4th November 1957

"Be referred to the Select Committee” amendment to move दिना उपरिर मः पूर्वे"?

Select Committee की सूचना के आधार से बदलने के लिए निर्देशित है (11) (d)
explanation के रूप में पुनः निर्देशित किया जा सकता है। explanation के रूप में पुनः निर्देशित किया जा सकता है।

"Named village" अर्थात् नामानुसार "named village" दीक्षित रूप से निर्देशित किया जा सकता है।

judgements के दृष्टि से "named village" की पहचान के लिए निर्देशित किया जा सकता है।

"named" अर्थात् नामानुसार "named village" के लिए निर्देशित किया जा सकता है।
"It seems to us highly doubtful whether the description of Nedumaram as a Dharmasanam village can be treated as a grant of a named village when we find from the two other Inam Fair Register extracts relating to Tirupattur temple and the Pillayarpatti temple that there the village was described simply as Nedumaram and not as Dharmasanam Nedumaram Those inams were not treated as part of Dharmasanam Nedumaram villages They were treated as part of Nedumaram village, which implies that the ‘Dharmasanam Nedumaram’ is intended to indicate that portion of the village which was granted to the Brahmans by the same grantor, the Pandya King in 32 and odd pangus The other two pangus were granted to the Tirupattur Devasthanam."

"It is usual in cases where the grant is of a named village in the sense that the grant did not comprise the entire area of the village but consisted of the major part of the area of the village excluding the minor inams that existed on the date of the grant, to find in columns 4 and 5 the entire gudikat being mentioned and the inams shown as deductions, as the excluded inams are usually dealt with separately in inam proceedings and title deeds are granted separately also.

The learned Subordinate Judge was carried away by the fact that the village of Chellayapalem was treated as one unit in Revenue accounts The test is not whether, what was granted was treated as a village for the purpose of revenue, but whether, what was granted was a whole village or a named village The crucial question to determine is, whether under the grant what was granted was a village or a named village and not the subsequent treatment of it in the
Emphasis was laid by the learned counsel on the fact that the heading of the register contained the expression ‘the village of Chellayapalem Shrotriyan in the taluk of Nellore’. Too much importance cannot be attached to the heading which is contained in the printed register of inams, but even there it does not say ‘Shrotriyan Chellayapalem’, but it says shrotriyan in the village of Chellayapalem because it is an inam in the village of Chellayapalem Shrotriyan.

The Madras Estates Land
(Andhra Pradesh Amendment) Bill, 1957

Revenue accounts

1956 Act passed, section 1000 subsection 106 subsection 100 "Shrotriyan Chellayapalem" is not contained in the register of inams because it is an inam in the village of Chellayapalem Shrotriyan.

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There is no evidence of this and the inam register shows that in 1757, that is two years later, the zamindar granted 7.98 acres to another person, one Varanasi Ramaswami, for his personal benefit. On the evidence before the Court, the only conclusion open is that the 7.98 acres came out of the lands reserved by the zamindar. As we have indicated the inam register shows that there were waste lands not the subject of grant and ‘wastage’ does not necessarily mean land incapable of cultivation. The inam statement mentions that the karnam had to point out where the 7.98 acres lay.

The learned counsel for the first defendant has advanced numerous theories for which the record provides no support. We can only have regard to the fact that after the grant on which he relies there was a grant by the zamindar of other land, which can only mean that the earlier grant was not of the whole village. In these circumstances, the Act of 1945 does not help him. His appeal must be dismissed with costs of the plaintiff.
The Madras Estates Land
(Andhra Pradesh Amendment) Bill, 1957

Hamlet or Khandriga’ and the spirit of judgments

individual judgments and collective opinion. In an
instance, if we say that ‘in a hamlet village’ the
explanation is less than that of the general
rule, then it is clear that context is of
more meaning than the mere
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The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957

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The Madras Estates Land Act, 1957
(Andhra Pradesh Amendment) Bill, 1957

4th November 1957

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The Madras Estates Land Act, 1939, as amended by the Madras Estates Land (Amendment) Act, 1954, contains an amendment to the provisions relating to certain lands. The amendment makes it clear that major grant includes a minor inam, and vice versa. The amendment also provides that the 'certain lands' referred to in clause 2 of the 1954 Act are certain 10 acres, and that specific lands are certain inam. The amendment further provides that the location of the lands specified is definite, and that the lands referred to in the judgment are certain minor inam. The amendment also provides that the 'certain' lands referred to in the judgment are certain minor inam.
The Madras Estates Land
(Andhra Pradesh Amendment)
Bill, 1957

4th November 1957

Portion of the village

inam village, subsequently

1908 3 1957 25 1957

1908 3 1957 25 1957
an Inam village” as Inam, though “as such” it is treated as Inam village. It is argued that the definition of Inam village is

(1) hamlet or hamlets as such exclude hamlets not as such. Hence, (2) whole village and same hamlets are different times different grants and it is not whole village. In (d) main village a minor inam is converted into waste land. In (d) hamlet are treated as hamlets minor inams are treated as hamlets. In (d) confusion exists. Hence (d) conclusion is arrived.
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

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The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

...
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957

The word "subsequent" as used in the Bill means subsequent to the commencement of the Madras Estates Land (Amendment) Act, 1950, and shall not be construed to include anything done or omitted to be done before such commencement or within a period of three years after such commencement.

Preamble

Whereas it is expedient to amend the Madras Estates Land (Amendment) Act, 1950, for the purpose of providing for the payment of compensation in respect of lands transferred to the Government for the benefit of the poor:

The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957, was passed by the Legislature of the Government of Madras on the 4th day of November, 1957.
4th November 1957

The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

సాధనం ఫోటోగ్రఫ్‌లో పదాని గర్భ మాత్రం అంగం నిర్ధారించబడింది, అనేవారు ప్రతి జాతి సముదాయానికి ఆధారం ఇది.

ఇది తెలియజేందుకు (తిమబి) అని అంటే, అంటే సమీప దీనిపై ప్రతి జాతి చేసే జాతి అంశాంతం ఉండవచ్చు. "అయ్యా వచ్చింది కొంతమైన జనాభా సమూహం అయ్యా వచ్చింది మాత్రం అయ్యా వచ్చింది ఇతర జాతి సమూహానికి ఆధారం ఇది."

"Every khandrika or anything in the Inam village" అంటే, అంటే "Inam village" అంటే, అనేవారు అది కాక ముగిసుకుంది. అంతటా ప్రతి జాతి ఆధారం ఇది.

"Came to be designated" అంటే "has come to be designated" అంటేను, అంటే సమీప దీనిపై ప్రతి జాతి చేసే జాతి అంశాంతం ఉండవచ్చు. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది. అంతటా ప్రతి జాతి ఆధారం ఇది.
"ആശാബാദിയുടെ എണ്ണം വർദ്ധനപ്പെടുന്നതായി ഉറപ്പും വരുന്നതാണ്‌. അതിനു കാരണം നമ്മുടെ സ്വാതന്ത്ര്യം വിട്ടുണ്ടാൽ ഉപയോഗിക്കാനാവുന്ന വിവരങ്ങളും സൂചിപ്പിക്കേണ്ട വിഷയങ്ങളും പുറത്തറിയാനാവുന്നതാണ്‌. ഇതിനാൽ ഇപ്പോഴും കാഴ്ചകളും പ്രാഥമിക വിഷയങ്ങളും പരാമർശിക്കേണ്ടതും സൂക്ഷ്മവും പ്രകടമായി പ്രചരിപ്പിക്കേണ്ടതുമാണ്‌. നമ്മുടെ സ്വാതന്ത്ര്യത്തെ പ്രതിഷ്ഠപ്പെടുത്താനും പ്രായോഗിക സാമഗ്രികൾ ലഭിക്കാനും നമ്മുടെ സമ്പദ്‌വാന്ധവ സാമൂഹ്യാതിന്യാനം പ്രാപ്തിചെയ്യാനും നമ്മുടെ സ്വാതന്ത്ര്യം പ്രകടമാക്കുന്നതാണ്‌. അതിനാൽ നമ്മുടെ സ്വാതന്ത്ര്യത്തെ പ്രതിഷ്ഠപ്പെടുത്താനും പ്രായോഗിക സാമഗ്രികൾ ലഭിക്കാനും നമ്മുടെ സമ്പദ്‌വാന്ധവ സാമൂഹ്യാതിന്യാനം പ്രാപ്തിചെയ്യാനും നമ്മുടെ സ്വാതന്ത്ര്യം പ്രകടമാക്കുന്നതാണ്‌. അതിനാൽ നമ്മുടെ സ്വാതന്ത്ര്യത്തെ പ്രതിഷ്ഠപ്പെടുത്താനും പ്രായോഗിക സാമഗ്രികൾ ലഭിക്കാനും നമ്മുടെ സമ്പദ്‌വാന്ധവ സാമൂഹ്യാതിന്യാനം പ്രാപ്തിചെയ്യാനും നമ്മുടെ സ്വാതന്ത്ര്യം പ്രകടമാക്കുന്നതാണ്‌.

The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

*1. " medios" (మీద్రోప) అనేది, ఎంతో స్పష్టంగా చరిత్రలో అంశానియం ఉంటుందని చూపిస్తుంది. అంశానియం లేదు, తొందరు ఇవ్వడానికి తప్పనిది. అంశానియం కావు త్వరగా కాపేది అంశానియం ప్రకటించడానికి దాని నిర్ణయమైన జాతీయ న్యూస్ పత్రికల్లో ప్రకటించబడింది. జాతీయ న్యూస్ పత్రికల్లో ప్రకటించబడిన సాంస్కృతిక సంస్థలు తొందరు ప్రకటించలేదు. ఉదాహరణగా, జాతీయ న్యూస్ పత్రికల్లో ప్రకటించబడిన "మీద్రోప" అంశానియం తొందరును ప్రకటించింది.

*2. " మీద్రోప" అనేది, ఎంతో స్పష్టంగా చరిత్రలో అంశానియం ఉంటుందని చూపిస్తుంది. అంశానియం లేదు, తొందరు ఇవ్వడానికి తప్పనిది. అంశానియం కావు త్వరగా కాపేది అంశానియం ప్రకటించడానికి దాని నిర్ణయమైన జాతీయ న్యూస్ పత్రికల్లో ప్రకటించబడింది. జాతీయ న్యూస్ పత్రికల్లో ప్రకటించబడిన సాంస్కృతిక సంస్థలు తొందరు ప్రకటించలేదు. ఉదాహరణగా, జాతీయ న్యూస్ పత్రికల్లో ప్రకటించబడిన "మీద్రోప" అంశానియం తొందరును ప్రకటించింది. తొందరు ప్రకటించడానికి దాని నిర్ణయమైన జాతీయ న్యూస్ పత్రికల్లో ప్రకటించబడింది. జాతీయ న్యూస్ పత్రికల్లో ప్రకటించబడిన "మీద్రోప" అంశానియం తొందరును ప్రకటించింది.
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957
4th November 1957

Section 3 (ii)(d) of the Inam Resumption Act and the quit rent provision thereof are hereby amended to read as follows:

*Note: The amended section is not provided in the image.*
consideration of such passing remarks is an interpretation of passing remarks "such as" passing remarks such as such as such as passing remarks passing remarks passing remarks such as such as such as passing remarks passing remarks such as such as such as such as passing remarks an interpretation of such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as passing remarks passing remarks passing remarks such as such as such as such as such as such as
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

The subject matter of the Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957, is typically the subject matter of a legislation. The title of the Bill indicates that it is an amendment to the Madras Estates Land Act, 1945. The Bill was introduced in the Assembly on 4th November 1957.
the grant shall be deemed to be an Estate, not withstanding that it did not include certain lands" and "certain lands" are defined by the Act. 

Now, the 1957 amendment incorporated the 1956 amendment. The 1957 amendment incorporated the 1956 amendment. Hence, any land that was not included in the 1956 amendment became an Estate, not withstanding that it did not include certain lands. The 1956 amendment defined certain lands as lands that were not included in the 1954 Act. The 1957 amendment defined certain lands as lands that were already granted.

The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957
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The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957

The Madras Estates Land Act, 1945 plug in issues. The 1956 Amending Act amended the 1908 Estate Land Act in several ways. The 1956 Amendment Bill made it permanent tenancy rights, occupancy rights over 80 years of a person not owning kudiwaram. The 1956 Amendment Bill defined ‘Estate’ as a person not owning kudiwaram. The 1956 Amendment Bill also covered cases where estate is not the owner (right to collect rent for 10 years). The 1956 Amendment Bill covered any inam village of which the melwaram has been granted to a person not owning the kudiwaram. The 1956 Amendment Bill also covered any inam village. The 1956 Amendment Bill amended the 1908 Estate Land Act. Section 3 (d) of the 1908 Estate Land Act stipulated that an inam village could not be the subject of a lease.
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957

1956 9.4.48 (1) Act 223 3.4.48 78.3.48 Estate Land Act 1956 Section 3 (n) (d) ‘whole inam village’ 39.7.48 private land 39.3.48 Service inams 39.3.48 ‘whole inam village’ 39.3.48 Section 3 (n) (d) 39.3.48 whole inam 3.4.48 whole inam village 39.3.48 hamlet 3.4.48 hamlet 39.3.48 ‘in such an inam village’ 39.3.48 doubt 39.3.48 ‘in such an inam village’ 39.3.48 amendment 39.3.48 ‘in such an inam village’ 39.3.48 character 39.3.48 compensation 39.3.48 Abolition Act 39.3.48 amendment Bill 39.3.48 amendment Bill
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957

...
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957

...
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

The question is

"That the Bill be referred to Select Committee for amendment to move henceforward as per amendment passed earlier.

The motion was adopted

Clause 2

Sri. K. Venkata Rao I beg to move:

In line 3 of the Sub-clause (u) of clause 2 of the Bill for the words 'in Inam' substitute the words 'as an Inam'.

"In mam" as an Inam "as an mam" amendment to the above amendment to the above amendment as per amendment passed earlier.

Mr. Speaker: The question is

"That in line 3 of the Sub-clause (u) of clause 2 of the Bill for the words 'in Inam' substitute the words 'as an Inam'.

The motion was adopted.

Abolition Bill was made a part of the Bill. Clause 2 has amendments as per. Another amendment made to the Bill...
Sri P Sundarayya I beg to move

Add the following new sub-clause as sub-clause (i) of Clause 2

“(i) In sub-clause (n) of sub-clause (d), omit the words ‘in an Inam village’ after the words ‘any hamlet or Khandharga’”

Mr Speaker Amendment moved

The amendments beg to move

Mr Speaker Amendment moved

In Explanation (1), the words ‘in an Inam village’ in the second place where they occur shall be omitted,

Sub-clause (1) of Explanation (1) of Sub-clause 3 (a) (d) of Principal Act is in any Inam village ‘kandrika’ ‘in any Inam village’ etc.

Reference explanation (1) of Sub-clause Explanation (1) of Principal Act is in any Inam village ‘kandrika’ ‘in any Inam village’ etc.

omitted object etc.
any hamlet or khandriga in an inam village, of which the
grant as an inam has been made, confirmed or recognised by the
Government, notwithstanding that subsequent to the grant, such
village, hamlet or khandriga has been partitioned among the grantee,
or successors-in-title of the grantee or grantees”

Explanation (1) So that this includes an inam village or any hamlet
or khandriga in an inam village, of which a grant has been made,
confirmed, etc. “Any hamlet or khandriga” means any hamlet or
khandriga.

only inconsistent in cases of those hamlets where they are at present ryotwari villages but have
been once granted as inams” the idea to extend 1958 Amendment of “inam” definition to extend 1958 Amendment.

Mangaluru: 1958 Amendments are more effective.
The Madras Estates Land  
(Andhra Pradesh Amendment)  
Bill, 1957  

4th November 1957  

The amendments to the Madras Estates Land Act, 1937, have been made by the Andhra Pradesh Amendment Bill, 1957. The amendments consist of two sections, namely:  

Section 2: Amending Clause (2) of section 3 of the Madras Estates Land Act, 1937.  

Section 3: Amending Clause (d) of section 3 of the Madras Estates Land Act, 1937.

The amendments have been made to ensure that the provisions of the Madras Estates Land Act, 1937, are consistent with the provisions of the Andhra Pradesh Amendment Bill, 1957.
Any hamlet or khandrika of which a grant as inam has been made, confirmed or recognised by the Government...
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

4th November 1957

...
4th November 1957

The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

A 48

President's order in the matter of the Estates (Recognition of Title)

Clause 3 of the bill provides for the recognition of title to land in an inam village by the Government. The Government may, after giving notice to the occupant, confirm or recognise the title to land in an inam village made, confirmed or recognised by the President under the Madras Estates Act, 1937, or any subsequent law for the time being in force. The President's order in this regard is as follows:

The President, in virtue of the powers conferred on him by the Madras Estates Act, 1937, and the Land Acquisition Act, 1945, has made an order recognizing the title to land in an inam village. The order is based on the evidence submitted by the parties concerned and is in the interest of justice. The order is final and conclusive and is not liable to be set aside.

The order is published in the Official Gazette for information and for the knowledge of all concerned. Any person aggrieved by the order may apply to the Court of Session for a writ of certiorari.

The President, having considered the matters referred to him, is of the opinion that the order is just and fair and is in the interest of justice. Therefore, the President has confirmed the title to land in the inam village as shown in the order.

The order is final and conclusive and is not liable to be set aside. Any person aggrieved by the order may apply to the Court of Session for a writ of certiorari.
Mr Speaker  The question is

"Add the following new Sub-clause as Sub-clause (1) of Clause 2 —

"(1) In Sub-clause (n) of Sub-clause (d) Omit the words “in an Inam Village” after the words “any hamlet or Khandriga”

The motion was negatived

Sri P Sundarayya  I demand a division, Sir

The House then divided

Ayes 34 Noes 60

The motion was negatived

Sri P Sundarayya  I beg to move .

"Add the following new-clause as Sub-clause (v) —

“(V) In Explanation (1-A), Omit the words “in an Inam Village”, after the words ‘hamlet or Khandriga’.

Mr Speaker  Amendment moved.

Sri Pillalamarri Venkateswarlu.  I beg to move :

“In explanation (1) delete the words “in an Inam Village” wherever it occurs and in explanation (1-A) delete the words “in an Inam Village.”
Mr Speaker Amendment moved

In an Inam village, "In an Inam village" to be inserted after Shri L. N. Narasimha Murthy's amendment moved.

In an Inam village
The question is
"Add the following new sub-clause as sub-clause (v)

(v) In Explanation (1-A), omit the words 'in an inam village', after the words 'hamlet or khandiga'"

The motion was negatived

The question is
"In Explanation (1) delete the words 'in an inam village' wherever it occurs"

The motion was negatived

The question is
"In Explanation (1-A) delete the words 'in an inam village'"

The motion was negatived.

Mr Speaker, Sir, I beg to move
"Add the following new sub-clause as sub-clause (ii) of clause 2

(ii) In Explanation (1), omit the words 'is expressed to be of a named village', and substitute the words 'in a village'

Amendment moved.

The question is
"Add the following new sub-clause as sub-clause (v)

(v) In Explanation (1-A), omit the words 'in an inam village', after the words 'hamlet or khandiga'"

The motion was negatived

The question is
"In Explanation (1) delete the words 'in an inam village' wherever it occurs"

The motion was negatived

The question is
"In Explanation (1-A) delete the words 'in an inam village'."

The motion was negatived.

Sri P Sundarayya Mr. Speaker, Sir, I beg to move
"Add the following new sub-clause as sub-clause (ii) of clause 2

(ii) In Explanation (1), omit the words 'is expressed to be of a named village', and substitute the words 'in a village'

Amendment moved.
med and recognised’ that it did not include certain lands which have already been granted on service or other tenure or been reserved for communal purposes” are added.

“that it did not include certain lands which have already been granted on service or other tenure or been reserved for communal purposes” are added.

that it did not include certain lands which have already been granted on service or other tenure or been reserved for communal purposes” are added.
Sri Pillalamarri Venkateswarlu I am seconding the amendment, Sir

Mr Speaker The question is:

"Add the following new sub-clause as sub-clause (n) of Clause (2)

'(n) In Explanation (1) omit the words 'is expressed to be of a named village', and substitute the words 'in a village'"

The motion was negatived

Sri P Sundarayya I demand a division, Sir

The House then divided

Ayes 35 Noes 60

The motion was negatived

Mr Speaker Estates Land Act as amended by the Act of 1956

Sri R B. Ramakrishnam Raju The Bill that is before the House is a Bill further to amend the Estates Land Act in the following words...

Mr Speaker Of course, as amended up until now.
In Explanation (1) delete the word ‘already’ in the last line and add the following after the word ‘granted’, namely, ‘on or before or subsequently’

Mr. Speaker. Amendment moved

"have already been" as meaning ‘already’ anything or any of

In Explanation (1) delete the word ‘already’ in the last line and add the following after the word ‘granted’, namely, ‘on or before or subsequently’.

Mr Speaker  The question is:

“In Explanation (1) delete the word ‘already’ in the last line and add the following after the word ‘granted’, namely, ‘on or before or subsequently’”

The motion was negatived
4th November 1957

The Madras Estates Land
(Andhra Pradesh Amendment) Bill, 1957

Sri P Sundarayya  I demand a division, Sir
The House then divided
Ayes 34  Noes 63
The motion was negatived

Sri G Yellamanda Reddi  Sir, I beg to move
“In Explanation (1), delete the word ‘certain’, and substitute ‘any portion’ or ‘portions of’”

Mr Speaker  Amendment moved

Sri Pillalamarri Venkateswarlu  I am seconding the amendment, Sir

Sir, I beg to move
“In Explanation (1), delete the word ‘certain’, and substitute ‘any portion’ or ‘portions of’”

I am seconding the amendment, Sir.
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

Mr Speaker The question is

"In Explanation (1), delete the word ‘certain’, and substitute ‘any portion’ or ‘portions of’.

The motion was negatived.

Sri G Yellamanda Reddi. I beg to move

"Add the following at the end of Explanation (1) —

‘or for any other purpose or purposes’.

Mr Speaker Amendment moved

"Any other purpose" to 20 (1) Explanation II "service or other tenures have been reserved for communal purposes" to 30 (1) and 30 (2) judgments 3.
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

Mr Speaker: The question is.

"Add the following at the end of Explanation (1), 'or for any other purpose or purposes' "

The motion was negatived

Sri Pillalamarri Venkateswarlu. I demand a division, Sir.

The House then divided.

Ayes: 31  
Noes: 62

The motion was negatived.
Add the following as sub-clause (m) of clause 2 "(m) for sub-clause (d) (i) of clause 2, for the words 'any mam village' substitute the words 'any villages which were designated as mam villages in revenue accounts’.

Add the following Explanation after Explanation (1-A) "An inam is expressed to be of a named village”, means, any inam which is designated or treated as village in revenue accounts”.

Mr Speaker  Motion moved

Sri G Yellamanda Reddy  I beg to move

Add the following Explanation after Explanation (1-A) "An inam is expressed to be of a named village”, means, any inam which is designated or treated as village in revenue accounts”.

Mr Speaker  Motion moved
inam estate in 1956 is noregestered as finding is practice in heading in importance contents in inam estate of covering the important 150 title deeds in inam eventuality the inam estate must be ascertained as per the law of inam estate which is the title deed in revenue accounts in villages the depute collector is named villages.

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Revenue accounts in inam must be in the title deeds in villages. In the event of further dispute in the registration in named village the collector in the named village is the authority in the event of dispute.
The question is

"Add the following explanation after Explanation (1-A) ‘An inam is expressed to be of a named village’, means, any inam which is designated or treated as village in revenue accounts."

The motion was negatived

Sri B Sankariah I beg to move

“In explanation (1-B) delete the word ‘subsequently’"

Mr Speaker Motion moved
Subsequently it is provided in the explanation that if any estate is already registered in the register, it shall not be transferred to a tenure estate. Similarly, if any estate is already transferred to a tenure, it shall not be registered in the register.

These provisions are made to prevent any manipulation of the existing estates and tenures to circumvent the provisions of the act. The explanations also clarify that the provisions do not apply to cases where the estate or tenure was already registered or transferred before the enactment of the act.

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either before or after

* (ii) the sale or disposal of a description (i) which has
been made in the register of encumbrances containing either a description
attached thereto or not, of the land, or

(3) the rate of the rate of

attach

(1) the rate of

attach

(2) the rate of

attach
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* * * 3. Explanation 1 (b), which deals with a case where an
Inam Khandriga or Hamlet which was once part of an Inam Village is
deemed to be an Estate even though it was subsequently designated in the
revenue accounts as part of a ryotwari or zamindari village for
administrative convenience or some other purpose.

"Under explanation 1 (b) to Section 3 (u) (d) any Inam Khandriga or
Hamlet which was once part of an Inam Village is deemed to be an Estate
though it was subsequently designated in the revenue accounts as part of a
ryotwari or zamindari village for administrative convenience or some other
purpose.

"The intention of the amendment is that an Inam hamlet or
Khandriga which was once part of a ryotwari or zamindari village
but has subsequently formed part of an Inam village should be treated
as an Estate. It would seem that the amendment is only unnec-
sary inasmuch as Inam hamlet and Khandrigas which would now form
part of an Inam village would automatically become estates by section
3 (2) (d) (u). It is not therefore necessary to refer to the explanation
in such cases which applies to Inam hamlets or Khandrigas now
forming part of ryotwari or zamindari villages. The amendment does
not fit in with the concluding words 'came to be designated' in
explanation 1 (b).

Mr. Speaker: The question is:

"In explanation (1-B) delete the word 'subsequently'."

The motion was negated.
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 1

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  Sr, I beg to move
“That the Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957 be passed into law ”

Mr Speaker. Motion moved.
The Madras Estates Land (Andhra Pradesh Amendment) Bill, 1957

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The Advocate-General &

ments to the Advocate-General. The Advocate-General has decided to bring to your notice the difficulties arising out of litigations in the Andhra Pradesh Amendment Act, 1957. The Advocate-General has decided to bring to your notice the difficulties arising out of litigations in the Andhra Pradesh Amendment Act, 1957.
Mr Speaker The question is:

'T That the Madras Estates Land (Andhra Pradesh Amendment) Bill 1957 be passed into law.'

The motion was adopted

THE ANDHRA LAND REVENUE
(ADDITIONAL WET ASSESSMENT)
(ANDHRA PRADESH AMENDMENT) BILL 1957

The Andhra Pradesh Land Revenue (Additional Wet Assessment)
The Andhra Land Revenue
(Additional Wet Assessment)
(Andhra Pradesh Amendment)
Bill, 1957

(A P Amendment) Bill to move R.H., to move discuss 10 minutes time 10.30 a.m. time 10.30 a.m.

I have to announce to the House that the following message dated the 21st October, 1957 has been received from the Governor of Andhra Pradesh —

"In pursuance of Article 207, Clause (1) of the Constitution of India, I Bhimsen Sachar, Governor of Andhra Pradesh, hereby give my recommendation to the introduction in the Andhra Pradesh Legislative Assembly of the Andhra Land Revenue (Additional Wet Assessment) (Andhra Pradesh Amendment) Bill, 1957

Sri K Venkata Rao: I beg to introduce The Andhra Land Revenue (Additional Wet Assessment) (Andhra Pradesh Amendment) Bill, 1957 and move that the Bill be referred to a Select Committee

Mr Speaker: Motion moved

Mrs Rayudu: I beg to move that the following Bill be taken into consideration at the next sitting of the House:

The Andhra Land Revenue (Additional Wet Assessment) (Andhra Pradesh Amendment) Bill, 1957

Mr Speaker: Motion moved"
The Andhra Land Revenue 4th November 1957 69
(Additional Wet Assessment) (Andhra Pradesh Amendment) Bill, 1957

Crop rate system Punjab, U P నుండి ప్రామాణికంగా మేల్ నుండి ఎక్కడ జరిపించబడింది. ఇది ఒక ప్రధాన ఎక్కడి జరిపించబడింది. తన ఉపయోగాలు అంపిలేది. యాగ పరిమాణం, తీసుకంపానికి 2 అంశాలు, సమయం పేరుతో 10 పరిమాణం ఏంటి ఉండటానికంటే అంపిలేది మేల్ నుండి ఎక్కడ జరిపించబడింది. system విస్తృతంగా పరిమాణం చేస్తుంది. ఇది ఒక ప్రధాన ఎక్కడి జరిపించబడింది. అంపిలేది 1950-51 మధ్యసంధితం 5 పరిమాణం 10 ఎక్కడ పరిమాణం ఏంటి ఉండడానికంటే అడవులు లోని ఉంటాయి. 1955-56 మధ్యసంధితం 6 పరిమాణం 70 ఎక్కడ పరిమాణం ఏంటి ఉండడానికంటే అడవులు లోని ఉంటాయి. అంపిలేది ప్రత్యేకమైన పరిమాణం చేస్తుంది. అది 1950-51 మధ్యసంధితం 8 పరిమాణం 80 ఎక్కడ పరిమాణం ఏంటి ఉండడానికంటే అడవులు లోని ఉంటాయి.
The House then adjourned till Half Past Eight of the clock on Tuesday, the 5th November 1957