THE
ANDHRA PRADSH LEGISLATIVE ASSEMBLY
DEBATES

[Part II—Proceedings other than Questions and Answers]

OFFICIAL REPORT

Second Day of the Sixth Session of the Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Monday, the 28th October, 1957

The House met at Half Past Eight of the Clock

[Mr. Speaker in the Chair]

Questions and Answers
(See Part I)

Business of the House

The Hon. Mr. Speaker (Mr.): The question assumes that the officers list has been published. The location of the officers, as also the list of officers, has been published.

Secondly, the officers list has been published. The location of the officers has been published.

Mr. Speaker: Are the officers list and the location published?
28th October, 1957.

Business of the House

Mr. Speaker: What shall I do? Are the questions over? Quarterly

Mr. Speaker: (Shri. J. Myla Reddy): We have already, as a result, generalised. We have already given the fullest support. The general question is whether or not it is desirable that we should have a general question on this subject. We have already given our fullest support. Therefore, I would say that the question of the telephone bill should be decided by the House. I think there should be an opportunity for us to discuss this matter.

Mr. Speaker: The House will now consider such matters as may be raised in the course of discussion of the Bill. Mr. Speaker: The House will now consider such matters as may be raised in the course of discussion of the Bill.

Mr. Mahapatra: Are we going to discuss the Bill now? I think the discussion on the Bill should be deferred. I think we should have an opportunity to discuss this matter.

Mr. Speaker: The House will now consider such matters as may be raised in the course of discussion of the Bill.
Papers Laid on the Table of the House

Notification issued with G. O. No. 1337 G. A. (Services-A), dated 8-8-57 re: an amendment to Andhra Public Service Commission Regulations.

Sri N. Sanjeeva Reddi: Mr. Speaker, Sir, I beg to lay on the Table of the House, a copy of the Notification issued with G.O. No. 1337, General Administration (Services-A), dated 8-8-1957 making an amendment to the Andhra Public Service Commission Regulations in accordance with clause (5) of Article 320 of the Constitution.

Mr. Speaker: The Notification is laid on the Table.

Notification No. 58 issued under Section 11 (1) of the Madras Motor Vehicles Taxation Act, 1981.

Sri N. Sanjeeva Reddi: Mr Speaker, Sir, I beg to lay on the Table of the House, under sub-section (2) of section 11 of the Madras Motor Vehicles Taxation Act, 1931 (Act III of 1931), a copy of Notification No. 58 issued under section 11 (1) of the Madras Motor Vehicles Taxation Act, 1931 published at page 176 in Part I of the Andhra Pradesh Gazette, dated 7-2-1957.

Mr. Speaker: The Notification is laid on the Table.


*The Minister for Revenue (Sri K. Venkata Rao): Mr. Speaker, Sir, I beg to lay on the Table, under Section 13 (2) of the Madras Estates Land (Andhra Amendment) Act, 1956, a copy of the Andhra (Inam) Tenants Restoration to Possession Rules, 1957 which were published in the Rules Supplement to Part II of the Andhra Gazette, dated the 22nd August, 1957.
Resolution re: Election of one Membe to Zonal Railway Users’ Consultative Committee of the Southern Railway.

Mr. Speaker: The Andhra (Inam) Tenants Restoration to Possession Rules, 1957 is laid on the Table.

Resolution re: election of one member to Zonal Railway Users’ Consultative Committee of the Southern Railway

The Minister for Communications (Sri M. Narsing Rao):

Mr. Speaker, Sir, I beg to move:

"That as the term of the present Members of the Zonal Railway Users’ Consultative Committee of the Southern Railway will expire on the 31st December, 1957 and the Committee will have to be reconstituted thereafter. As the General Manager, Southern Railway, has requested the Government to communicate to him the name of the member to represent to the Andhra Pradesh State Legislative Assembly on the Committee for the terms of its office from 1-1-1958 to 31-12-1959, this Assembly do recommend to the Government to communicate to the Southern Railway the name of one member belonging to the area covered by the Southern Railway, elected by this Assembly to serve on the Committee for the above period."

Mr. Speaker: Motion moved.

M. S. C. Narsing (Sri M. Narsing Rao): — Atma, anta, jatadanamu jeevitha,
samindra samrajyatam. Surya samajam samajam samajam samajam. Manmatha
sama sada sada dasa dasa dasas dasas dasa dasa dasa dasa dasa dasa dasa dasa dasa
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Resolution re: Election of one Member to Zonal Railway Users' Consultative Committee of the Southern Railway.

28th October, 1937.

Sir,

I have the honour to report that in pursuance of the provisions of Section 14 of the Indian Railways (Construction, Maintenance and Management) Act, 1925, the following persons have been elected to the Zonal Railway Users’ Consultative Committee of the Southern Railway:

1. Mr. A. B. C.
2. Mr. D. E.
3. Mr. F. G.

Yours faithfully,

[Signature]

Secretary.
Resolution re: Election of one Member to Zonal Railway Users’ Consultative Committee of the Southern Railway.

Smt. N. S. Ramakrishna: We support the resolution. There has been some discussion on how to elect a representative. We believe the election should be fair and just. We support the resolution.

Smt. T. S. R. Raju: I support the resolution. We believe in fair and just elections. We support the resolution.

Smt. M. S. Reddy: We support the resolution. We believe in fair and just elections. We support the resolution.

Smt. L. S. Reddy: We support the resolution. We believe in fair and just elections. We support the resolution.

Smt. B. S. Reddy: I support the resolution. We believe in fair and just elections. We support the resolution.

Smt. V. S. Reddy: I support the resolution. We believe in fair and just elections. We support the resolution.

Smt. K. S. Reddy: I support the resolution. We believe in fair and just elections. We support the resolution.

Smt. N. S. Ramakrishna: The resolution should be forwarded to the appropriate committee for representation.

Smt. T. S. R. Raju: I support the resolution. We believe in fair and just elections. We support the resolution.

Smt. M. S. Reddy: We support the resolution. We believe in fair and just elections. We support the resolution.

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Smt. K. S. Reddy: I support the resolution. We believe in fair and just elections. We support the resolution.
Mr. Speaker: The question is:

"That as the term of the present Members of the Zonal Railway Users' Consultative Committee of the Southern Railway will expire on the 31st December, 1957 and the Committee will have to be reconstituted thereafter. As the General Manager, Southern Railway, has requested the Government to communicate to him the name of the member to represent the Andhra Pradesh State Legislative Assembly on the Committee for the terms of its office from 1-1-1958 to 31-12-1959, this Assembly do recommend to the Government to communicate to the Southern Railway the name of one member belonging to the area covered by the Southern Railway, elected by this Assembly to serve on the Committee or the above period."

The motion was adopted.

Mr. Speaker: With reference to the motion of the hon. Minister for Communications regarding the election of one person to be the Member of the Zonal Railway Users' Consultative Committee of the Southern Railway for the next term of its office from 1-1-1958 to 31-12-1959, I fix 3 p.m. on 31-10-1957 as the time within which nomination papers of candidates for the election to the Zonal Railway Users' Consultative Committee of Southern Railway, should reach the Secretary, Legislative Assembly, Andhra Pradesh.

If the number of candidates nominated exceeds the number of vacancies to be filled, viz. one, a poll will be taken on a date to be announced in due course. The election will be by the ordinary method (direct election) and not according to the principle of proportional representation by means of a single transferable vote.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).
reported by the Select Committee, be taken into consideration at once."

"The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 as reported by the Select Committee."

...
"A hamlet cannot be a village by itself." In 1956, Section 8(2) of the Madras Estates Land Act of 1908, except Inam Villages which became Estates by virtue of the Madras Estates Land (Amendment) Act of 1936.

"It applies to all 'Estates' as defined in Section 3 (2) (d) of Madras Estates Land Act of 1908 except Inam Villages which became Estates by virtue of the Madras Estates Land (Amendment) Act of 1936."

P-II-2
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

...
The Madras Estates (Abolition and Conversion into Ryotwari) 
(Andhra Pradesh Amendment) 
Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

Section 3 (2) (d) to amend.

Estates Land Act (Section 3) Estates

1908. 1936.

Estates


Estates

1908. 1917. 1936.

Estates

1908. 1926. 1936.

Estates

1908. 1926. 1936.

Estates

1908. 1926. 1936.

Estates

1908. 1926. 1936.

Estates

1908. 1926. 1936.

Estates

1908. 1926. 1936.

intermediaries

1936.

1936.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

In the House of Commons, 28th October, 1957.

Sir, 1936 saw the introduction of compensation. But 1936 was a unique year. In 1936, compensation was introduced. In 1936, compensation was...
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

Tenancy Act defines eviction notices and certain definite by the Act. The Tenancy Act applies to the Estate after 1948 and they are not applicable to the Madras Estates. Therefore, the Estate is not subject to the Tenancy Act. The Madras Estates Act defines the extent of the Act and the extent of the Estate.
The Madras Estates (Abolition and Conversion into Ryotwari)  
(Andhra Pradesh Amendment)  
Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

...
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

It is urged that the removal of a small minor portion of a considerable portion is not a small minor portion but a considerable portion. That is not the policy of this Government. Grant and abolish.
28th October, 1957.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

In 100 rg. a complete 75% of the land was held by the tenant. Raise a point if so.

Mr. J. M. M. : Complete 75%? Yes.

Mr. J. R. M. :—The whole inam?

Mr. J. R. M. :—1000 acres or more?

Mr. J. R. M. :—1000 acres or more?

Mr. J. R. M. :—1908 Act and 1936 Act made Confirmed, why? The Act of 1936 made the designation as inams in Government registers.
The Madras Estates (Abolition and Conversion into Ryotwari)  
(Andhra Pradesh Amendment) 
Bill, 1937 (as reported by the Select Committee) 

28th October, 1937. 45

Made, confirmed and recognised by the British Government. 1860. Made, confirmed

"In such inam village" comment. In such inam village exclude...
The Madras Estates (Abolition and Conversion into Ryotswari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

The scope of the amendment was to create a new legal framework for the conversion of estates into ryotswari systems in Andhra Pradesh. The amendment made, confirmed, and recognised old theory and old scope. The amendment was to be implemented in 1957.

Key points:
- The amendment was to be implemented in 1957.
- The amendment was to convert estates into ryotswari systems.
- The amendment recognised old theory and scope.

Additional notes:
- The amendment was to be implemented in 1957.
- The amendment was to convert estates into ryotswari systems.
- The amendment recognised old theory and scope.
inam villages which would become estates under the Estate Land Act, Andhra Amendment Act, 1956 11 substantial portion of which would pass through a list from 1956. Andhra Provincial Congress Committee confirmed the list in 1956. Made 11 confirmed

* The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.
Mr. Speaker: Any inam village of which land revenue alone has been granted or both varams are granted, made, confirmed or recognised by the British Government.

Whether made, confirmed or recognised by the British Government or not, whether the inamdar owns kudivaram or melvaram or not, all inam villages will become estates as per this amendment if I have understood correctly.
The Madras Estates (Abolition and Conversion into Ryotwari) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

...
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Statement.
**List of Inam Villages which would become 'Estates' under the Estates Land (Andhra Amendment) Act, 1956 in Nellore District.**

<table>
<thead>
<tr>
<th>Name of the Inam villages</th>
<th>Name of the taluk</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mathakamudi</td>
<td>..</td>
<td>Sullurpet</td>
</tr>
<tr>
<td>Chiruvellakandirga</td>
<td>..</td>
<td>Atmakur</td>
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<tr>
<td>Thopugunta</td>
<td>..</td>
<td>Kanigiri</td>
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<td>Gurugupad</td>
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<tr>
<td>Viswanathapuram</td>
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<td></td>
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<tr>
<td>Nimmomahesarpuram</td>
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<tr>
<td>Paletipadu Gadeppallivari</td>
<td>..</td>
<td>Kandukur</td>
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<tr>
<td>Kondapi Gadiyaramvari Kandriga</td>
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<td></td>
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<tr>
<td>Vellatur Kalidasuvari Kandriga</td>
<td></td>
<td></td>
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<tr>
<td>Singarayakonda</td>
<td>..</td>
<td></td>
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<tr>
<td>Edurupad</td>
<td>..</td>
<td>Kandukur</td>
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<td>Ven ampeta</td>
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<tr>
<td>(A) China Kandlagunta Mamidala vari kandriga</td>
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<tr>
<td>Chennur</td>
<td>..</td>
<td>Kovur</td>
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<tr>
<td>Anantha bhotlvari kandriga</td>
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<tr>
<td>Jangalakandirga</td>
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<td></td>
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<tr>
<td>Ulavapalla</td>
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<tr>
<td>Chellayapalem</td>
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<tr>
<td>Kalambotta kandriga</td>
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<td>Padugupad</td>
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<td>Pothireddipalem</td>
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<td>Gotlapalem</td>
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<td>Velupodu</td>
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<td>Velicherla</td>
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<tr>
<td>Kaminenipalem</td>
<td>..</td>
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<tr>
<td>(A) Thiruveedhipad</td>
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<td></td>
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<tr>
<td>Name of the Inam village</td>
<td>Name the taluk</td>
<td>Remarks</td>
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<tr>
<td>--------------------------</td>
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<tr>
<td>Kudithipalli</td>
<td>..</td>
<td>.. Nellore Suit pending in Addl. District and Sessions Judge Court, Nellore.</td>
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<tr>
<td>Mattempad</td>
<td>..</td>
<td>.. do</td>
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<tr>
<td>Kandlapad</td>
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<td>.. do</td>
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<tr>
<td>Kakitalpur</td>
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<td>.. do</td>
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</tbody>
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APPENDIX II

List of Post 1986 Inam Villages in Nellore District.

APPENDIX III

Pokkandala .. Rapur Declared as an Inam estate landholder has filed a writ in the High Court. Hence not taken over.

Sreerangarajupuram .. Kovur Declared as an Inam estate and notified under section 1 (4) of the A.Aet 1948. Tribunal remanded the case for retrial. The case is now pending before the A.S.O. Nellore.

Gangavaram .. Kovur High Court quashed the order of the tribunal and ordered for re-enquiry. It is now pending before the Estates Abolition Tribunal, Nellore i.e. District Judge.
### Section I—Kandriga.

<table>
<thead>
<tr>
<th>Name of the taluk</th>
<th>Name of Kandriga</th>
<th>Extent</th>
<th>Name of the village to which it is attached</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gudur</td>
<td>Girisatulavari kandriga</td>
<td>243.0</td>
<td>Vindur</td>
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<td></td>
<td>Kandriga</td>
<td>248.0</td>
<td>Chennur</td>
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<tr>
<td></td>
<td>Bodulapalli Kandriga</td>
<td>618.10</td>
<td>Odur</td>
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<td></td>
<td>Guthavari Kathavaripalem</td>
<td>2824. 0</td>
<td>Kadivedu</td>
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<td></td>
<td>Malavarupuri kandriga</td>
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<td>Garbha kandrigas</td>
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<td>Kandriga</td>
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<td></td>
<td>Boyyavari kandriga</td>
<td>345.0</td>
<td>Vellasi</td>
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<tr>
<td></td>
<td>Basavamma kandriga</td>
<td>112.95</td>
<td>Vakad</td>
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<tr>
<td>Udayagiri</td>
<td>Maseed kandigara</td>
<td>324.10</td>
<td>Appassamudram</td>
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<td>Churukulavari kandriga</td>
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<td>Gundemadakala</td>
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<td></td>
<td>Ali Hussain Sahib kandriga</td>
<td>78.20</td>
<td>Udayagiri</td>
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<td>Mangamambapuram kandriga</td>
<td>657.21</td>
<td>Dutxalore</td>
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<tr>
<td></td>
<td>Ayyarapalli Agraharam</td>
<td>169.00</td>
<td>Nandipad</td>
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<tr>
<td>Nellore</td>
<td>Rangacharluvar kandriga</td>
<td>102.98</td>
<td>Bramhadevam</td>
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<td>Krishnamaharlu kandriga</td>
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<td>Battaramvari kandriga</td>
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<td>Kuchiyari kandriga</td>
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<td>Gampalapalem kandriga</td>
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<td>Kurakata kandriga</td>
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<td></td>
<td>Akkascheruvu kandriga</td>
<td>22.52</td>
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<td></td>
<td>Kuchvari kandriga</td>
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<td>Ponkalagunta kandriga</td>
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<td>Govindavari kandriga</td>
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<td>Chedulavaram kandriga</td>
<td>189.71</td>
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<td>Boduslavari kandriga</td>
<td>828.60</td>
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<td></td>
<td>Sangamavari kandriga</td>
<td>161.42</td>
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## SECTION I—Kandriga.

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<th>Name of the taluk</th>
<th>Name of the hamlet</th>
<th>Extent</th>
<th>Name of the village to which it is attached</th>
<th>Remarks</th>
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<td>1</td>
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<td>Yehur</td>
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</table>

**Total Acres:** 21870.78

---

## SECTION II

<table>
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<td>Brakankaka,</td>
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<tr>
<td>Koppulavaripalem</td>
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<td>58.00</td>
<td></td>
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</tbody>
</table>

**Total:** 9796.00
Mr. Speaker: Pass it on to me, and I shall pass it to the Revenue Minister.

Mr. Speaker: On a point of order, Sir, as far as I recollect, the words “made, granted or confirmed” have been used since 1908 and the history of legislation from 1908 to 1957, (history of legislation from 1908 to 1957) and conveyed to the House. I understand that these words have been used in the context of legislation since 1908.

Mr. Speaker: According to the history of legislation, these words have been used since 1908.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

35. "made, granted or confirmed" 35.

36. "substantial portion of a village" 36.

"Hamlets, kandrigas in an inam village" 36.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee)

28th October, 1957.

Mr. Speaker: I shall place it on the Table of the House.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

58 28th October, 1957.

In the Legislative Council of the Government of Madras on the 28th October, 1957, the Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee) was taken up for consideration.

The President:—Hon. Member for Anantapur:—Mr. Venkatarama Reddy thanked the Select Committee for their exhaustive report on the Bill. He particularly thanked the Select Committee for the manner in which they had considered the objections raised by the Government. He said that the Select Committee had taken up the objections and examined them thoroughly. He also thanked the Members of the Committee for their contributions to the debate.

The mover of the Bill:—Mr. K. N. G. Panjadraka and Mr. V. R. Krishna Rao moved the Bill. Mr. Panjadraka said that the Bill was introduced in the Legislative Council on the 28th October, 1957, for the purpose of amending the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1955. The Act was passed in 1955 to abolish the system of estates in Madras. The Bill provided for the conversion of estates into ryotwari, which would benefit the ryots and reduce the number of zamindars.

The Bill was presented to the Legislative Council on the 28th October, 1957. It was discussed in the Legislative Council on the 28th October, 1957, and was referred to the Select Committee for consideration. The Select Committee examined the Bill and reported it to the Legislative Council.

The President:—Mr. V. R. Krishna Rao moved the closure of the debate. He said that the debate on the Bill was concluded at the end of the discussion on the amendments. The Bill was passed by the Legislative Council on the 28th October, 1957.
The Madras Estates (Abolition and Conversion into Ryotwadi) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

It is all irrelevant and the argument is anachronistic. It is all irrelevant and the argument is anachronistic. It is all irrelevant and the argument is anachronistic. It is all irrelevant and the argument is anachronistic.
In exercise of the powers conferred by Section 1 (4) of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948), His Excellency the Governor of Madras hereby appoints the 1st day of October 1951 as the day on which the provisions of the said Act other than Sections 1, 2, 4; 5, 7, 8, 9, 62, 67 and 68 which have already come into force, shall come into force in the Inam Estates specified in the Schedule below.
Estates 83 28 Oct. 1957. Settlement Officer

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee)

28th October, 1957.

61

Tribunal

Estate

Minor Inams Abolition Act

Minor inams

Estate

Minor inams estates

Estate amendment

Judgment

*Note: The speaker is corrected.*
General principle

1st September 1951, the Inam Estates Act came into force. It was held that general principles apply to Inam Estates on the lines of the Estates Land Act. Inam Estates are abolished. Inam Estates Abolition. Under Section 3 (ii) (d) of the Abolition Act, compensation was payable to the Inam Estates. Inam Estates Abolition Act provides for abolition of Inam Estates. The Inam Estates were compensated. The Inam Estates were abolished by the Inam Estates Abolition Act, 1908.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).
Abolition Act under tenures Section 2 (i).

Abolition Act under tenures made confirmed or recognised under tenures of Inam Estates in 1802 under tenures made confirmed or recognised under tenures of Inam Estates in 1802 under tenures made confirmed or recognised under tenures of Inam Estates in 1802.

Inam Estates are more or less service tenures. Under tenures separate are more or less service tenures.

Post-Settlement Inam Estates are more or less service tenures.

Pre-Settlement Inams are more or less service tenures.

Mr. Speaker: Under tenures are more or less service tenures.

In special cases...
28th October, 1937.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Inam Estates under tenures Pre-Settlement under tenures Post-Settlement under tenures Inam Estates Zamin Estates Pre-settlement under tenures Inam Estates Zamin Estates Pre-settlement under tenures Inam Estates Zamin Estates.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

Deb. Mr. S. Venugopalan:—Is the honourable Member satisfied with the proposal? Amendment?

Deb. Mr. S. Venugopalan:—Yes, Sir. The amendments have been discussed.

Amendments 

Debate terminated and the amendment disagreed.

Deb. Mr. T. P. Vishwanath:—Bill up consideration stage amendments were discussed. Amendments were discussed amendment.

Deb. Mr. T. P. Vishwanath:—Is the honourable Member satisfied with the discussion of the amendments?

Deb. Mr. T. P. Vishwanath:—Interruption.

Deb. Mr. T. P. Vishwanath:—Points of

Deb. Mr. T. P. Vishwanath:—Technical questions.

Deb. Mr. T. P. Vishwanath:—Is the honourable Member satisfied with the points of the question?
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

(68) 28'A Ocfe^y, 19a7. ?A^ J%K&'%3 E^fa^ (^A^H^o^ a^,^ 2MH, 1957 (^ r^po^d &y %Ag 1936 ^ ^o^5r^ 33^^^ o^^^7T6i) 5^^o^o^3 car°gb !sod^ ^^ooooo^.)

86 28'A Ocfe^y, 19a7. ?A^ J%K&'%3 E^fa^ (^A^H^o^ a^,^ 2MH, 1957 (^ r^po^d &y %Ag 1936 ^ ^o^5r^ 33^^^ o^^^7T6i) 5^^o^o^3 car°gb !sod^ ^^ooooo^.)

(y%^^ ^^^3 goo^yr* ^^^ ^d) ^s^o^egb coj^ 1936 acggheg,

(33 Ar^^ ^c^g^c^ 5^r &^^s^s^^coo^S ^od^^^s asoAo^. gtas-g ^ Ibos*^)

Abolition Act 2^3 ^o^^ ^a^^eoj^ ^^^o,

s-^ ?^)^<^^ ^^^ declare g^ego s^og. ^o^^ &a^g ^o^ga

33^34^ t? Act dr*3^7t*ja<3rg Act s^ss^^ta. tsg Rent Reduction Act. e rent reduction ² ^ o^lao ^a^o^o^o^ ^a^o^o^e. ^ a^ o^lao ^a^o^o^o^ ^a^o^o^e. ^ ^a^o^o^o^ e^o^o^e. ^ ^a^o^o^o^ e^o^o^e.

(66) 28'A Ocfe^y, 19a7. ?A^ J%K&'%3 E^fa^ (^A^H^o^ a^,^ 2MH, 1957 (^ r^po^d &y %Ag 1936 ^ ^o^5r^ 33^^^ o^^^7T6i) 5^^o^o^3 car°gb !sod^ ^^ooooo^.)

(y%^^ ^^^3 goo^yr* ^^^ ^d) ^s^o^egb coj^ 1936 acggheg,"
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

The declaration of minor inam grants the right to stay, vide section 2, 3 of the Rent Reduction Act. The minor inam is a legal provision for the stay of the inam holders. The Rent Reduction Act declares the cess stay for the minor inam holders, which is a legal provision for the stay of the inam holders. The declaration of minor inam grants the right to stay, vide section 2, 3 of the Rent Reduction Act. The minor inam is a legal provision for the stay of the inam holders.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Rent Reduction Act declare hold possession is half the right

1936 & 1937 Estates Land Act declare point. Ryot Estates Land Act declare estate declare the copy

“All inams are
declared to be estates”

28th October, 1957.

Mere notification does not give any legal title. The Tribunal has to look to that and include whole inam villages. 2 (iii) (d) is an obstacle to the proposition help.

As the situation anomaly arises, the position whole inam villages accept the help.
70

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

Limits

Made, confirmed and recognised...
The Madras Estates (Abolition and Conversion into Ryotwari)  
(Andhra Pradesh Amendment)  
Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

We are only dealing with the Inam villages &

We are only dealing with the Inam villages &
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhr Pradesh Amendment) Bill, 1937 (as reported by the Select Committee).

Madras Estates Land Act 1908

Rent

abolish
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Pre-Settlement inams

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

Pre-Settlement inams

Pre-Settlement inams

Pre-Settlement inams

Pre-Settlement inams

Pre-Settlement inams

Pre-Settlement inams

Pre-Settlement inams
The Madras Estates (Abolition Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

The resolution passed by the Select Committee is as follows: 

1. The resolution passed by the Select Committee is as follows: 

2. The resolution passed by the Select Committee is as follows: 

3. The resolution passed by the Select Committee is as follows: 

4. The resolution passed by the Select Committee is as follows: 

5. The resolution passed by the Select Committee is as follows: 

6. The resolution passed by the Select Committee is as follows: 

7. The resolution passed by the Select Committee is as follows: 

8. The resolution passed by the Select Committee is as follows: 

9. The resolution passed by the Select Committee is as follows: 

10. The resolution passed by the Select Committee is as follows: 

11. The resolution passed by the Select Committee is as follows: 

12. The resolution passed by the Select Committee is as follows: 

The Grow More Food Campaign is a government initiative to encourage farmers to increase their crop yields. The campaign aims to promote the cultivation of vegetables and fruits to ensure food security. It encourages farmers to adopt modern farming techniques and use fertilizers and pesticides to increase productivity. The campaign also provides training and resources to farmers to help them improve their crop yields. The campaign has been successful in increasing the production of vegetables and fruits in the country. The government has also introduced policies to support the campaign, such as providing subsidies for farmers who participate. The Grow More Food Campaign is an important initiative in ensuring food security and reducing hunger in the country.
[Mr. Deputy Speaker in the Chair]

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

2%? .Madras J57s%a&?F (^4&^Z^io^ 6tn^ 23fA Oc^ar, 1957^ 75
[59x582]2HM, 1957 (^ r^po?*^d &y %A#
[67x518]^xroy^o gb^s^ s5^,^ x5o^^* ^v<a. Grow More Food, ഓണ ഇന്തൽ
production അങ്ങുങ്ങ വഴി. എല്ലാവരിൽ നിന്നും കായികും, മിനിമം-
ജലാന്തം വാതാനും—അങ്ങുങ്ങ വഴി. ഇങ്ങനെ ആരംഭിച്ച്, എല്ലാ രാഷ്ട്രങ്ങളുടെയും വരുമാനത്തിനു വർദ്ധനനായ താൽ
compensation മാറ്റമല്ലാത്ത രീതിയിൽ വ്യാപാരം നടത്തുന്നത് വിദേശജനങ്ങൾ
സംഭവിച്ചിരുന്നു. 1–7–1945 മെയ് 7 അന്താരാഷ്ട്ര ചടങ്ങ് നടന്ന കാലം മാത്രമേ വിദേശജനങ്ങൾ
ആന്റോണിയം പതിപ്പിച്ച ബാലാത്തിന് തുല്യമായ അപകടം
ജനിച്ചു. ഇപ്പോൾ നാട്ടുകരയിലെയും പ്രാന്തീകരണ
ഇല്ലാതെയിരിക്കുന്നതാണ്. ജാതി വ്യത്യസ്തതയേക്കാൾ
ആർജെല കൊണ്ടുപിടിപ്പിച്ചിരിക്കുന്നു. നാടുകരാണ് പിന്നീടും കൊള്ളാനും, ആന്റ
ഡദ്യം പ്രസ്താവിച്ചു. മിക്കവാറും പ്രവാചകരെ ഒപ്പം അസംബ്ലേ
സംബന്ധിച്ച പട്ടിക വരുമതി. നാടുകര നിര്യാതാ
ഫാഷൻ പ്രവൃത്തികൾ നടന്നു. 3-9-1956, 6-9-1956, 9-9-1956
സംബന്ധിച്ച പട്ടിക വരുമതി. 50
80, 100, എന്നീ 200 ക്രമേണ വരുമതി. സമയ 30°, 60°, 90° ചിലനല്ലവലെ
പുറം നിരക്കിൽ തുടർന്ന് വയറ്റുമായിരുന്നു. ഐക്യാരുന്ന
തിരുനെയ്ക്കാൻ ശ്രമിച്ചു. തിരുനെയ്ക്കാഴ്ചയുടെ
സമയം 9-9-56, 9-9-56, 9-9-56, 9-9-56
സംബന്ധിച്ച പട്ടിക വരുമതി. 3°
10° അവധികാലവും ഉത്തരവും. അർജ്
ഉള്ള തന്നെ നിരീക്ഷണം നടത്തലാണ്
തുടരുന്നത് എന്നുള്ളതാണോ?
28th October, 1957.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Any hamlet or khandrika in an Inam Village of which the grant of an inam has been made, “Any hamlet or khandrika in an inam village” being the whole inam village on the date of promulgation of the Ordinance.”

Any hamlet or khandrika in an Inam Village of which the grant of an inam has been made,” — any tenant existing on the date of

Any hamlet or khandrika in an Inam Village of which the grant of an inam has been made,” — any tenant existing on the date of
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

quit notice to be given, and effect of terminate action on the estate. Necessary action to be taken to terminate the estate. The Select Committee had recommended that notice to quit should be given and the estate should be terminated. The effect of such action on the estate should be considered. Necessary action should be taken to terminate the estate.

...
The Madras Estates (Abolition) 
Conversion into Ryotwari) 
(Andhra Pradesh Amendment) 
Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

The Hon. Member for Telangana, Shri K. Ramaswamy, R.I., M.P., in moving the above resolution, noted the following:

The Madras Estates (Abolition) Act, 1908, was passed by the British Parliament in 1908. The Act was intended to provide for the rehabilitation of ryotwari tenants and to facilitate the transfer of holdings from the landed proprietors to the ryotwari tenants. The Act was a major step towards the abolition of the ryotwari system in the Madras Presidency.

In 1936, the Madras Government proposed to extend the provisions of the Act to the whole of the Madras Presidency. This proposal was opposed by the ryotwari tenants and the landed proprietors. The issue was referred to a Committee of Enquiry, which submitted its report in 1938.

The Committee's report recommended the extension of the provisions of the Act to the whole of the Madras Presidency. However, the report was not implemented.

In 1956, the then Chief Minister of Madras, Shri K. R. Narasimhaiah, introduced a bill in the Madras Legislative Assembly to extend the provisions of the Act to the whole of the Madras Presidency. The bill was passed by the Assembly. Pursuant to the provisions of the Act, the Madras Government transferred the holdings of the ryotwari tenants to the tenants.

The Madras Estates (Abolition) Act, 1908, was a landmark in the history of land reforms in India. It was a major step towards the abolition of the ryotwari system and the transfer of land to the tenant. The Act was a significant achievement of the Indian National Congress and its leaders.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

80 28th October, 1957.

* * *

The Select Committee have received the following statement:

"..."
The Madras Estates (Abolition and Conversion into Ryotwari)
(Andhra Pradesh Amendment)
Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

[Mr. Speaker in the Chair]
28th October, 1957.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee)

...
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Sri K. Venkata Rao: On a point of personal explanation, Sir. It is a mis-statement of fact. As per 4th Schedule drafting about section 4 Inam estate and the legal aspect which is in the record.

Mr. Speaker: Kindly sit down. It is relevant now.
28th October, 1957.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

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The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

Transactions such as transactions such as such as Abolition Acts Abolition Acts such as transactions such as transactions such as Abolition Acts such as transactions such as transactions such as transactions such as transactions such as transactions such as transactions such as transactions
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

There is no appeal to any Civil Court. There is no jurisdiction.

There is no scheme of legislation. There is no common tenure.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

28th October, 1957.

The Hon'ble Chief Minister, 

...
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

The under-tenure estates whether pre-settlement or post-settlement, fall under Section 8 (2) (e) of the Estates Land Act and were attached to the parent Zamindari Estates. These grants were never made, confirmed or recognised by the Government and as such they are not inams and therefore they do not fall under Section 8 (2) (d) of the Estates Land Act.

The recent amendments (are) concerned only with Section 8 (2) (d) and do not affect the under-tenures.”

Sri R. B. Ramakrishna Raju: I request the hon. Minister to make this clear. 8 (2) (d) Pre-Settlement or Post-Settlement included, excluded inams?
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Section 2: Both. The same compensation as in 1947 shall continue to be paid in pull rents until 1957. The formula shall not be changed. In 1947, 68 acres were assessed to 124.25 acres, 36 acres at 41 were assessed to 124.25 acres. The assessment shall be increased by 10% in 1957. Any increase in the amount of compensation shall be paid in full pull rents. 50 years pull shall be paid.

Section 3: The irrelevant personal explanation -

Section 4: The irrelevant personal explanation -

Section 5: Notification is not a legal document.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Uncultivated

In the Select Committee 1957, the Select Committee (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

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The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee).

Uncultivated

Mr. Speaker: The hon. Member Sri B. Sankaraiah has given a list of villages and wants that they should form part of the proceedings. I have no objection and the list will be added to his speech in the proceedings.

The question is:

"That the Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957, as reported by the Select Committee be taken into consideration at once."

The motion was adopted.
28th October, 1957.

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1957 (as reported by the Select Committee)

Mr. Speaker: The House will now adjourn and meet again at 8.30 a.m. tomorrow.

The House then adjourned till Half Past Eight of the Clock on Tuesday, the 29th October 1957.