Announcement Re: Expunging of certain words from the Proceedings of 21st August, 1956 of Andhra Assembly.
Mr. Speaker Sir, the proceedings print /orders the Speaker 251. Expungung of words.—If the Speaker is of opinion that a word or words has or have been used in debate which is or are defamatory or indecent, or unparliamentary or undignified, he may, in his discretion, order that such word or words be expunged from the official report of the proceedings of the Assembly, and all consequential alterations made in such report and make an announcement in the Assembly of the fact of his having made such order.

“252. Indication in printed debates of expunged proceedings.—The portion of the proceedings of the Assembly so expunged shall be marked by asterisks and an explanatory footnote shall be inserted in the proceedings as follows:

“Expunged as ordered by the Chair”.

Dr. B. Gopala Reddi: All that can be done only before we get the proceedings printed.
What are those words and utterances that are considered to be objectionable and that are to be expunged?

What is the procedure for expunging the objectionable words from the proceedings?
The Minister for Revenue (Sri K Venkata Rao) :- Mr. Speaker, Sir, I beg to lay on the table of the House, under Section 133 (3) of the Motor Vehicles Act, 1939 (Central Act IV of 1939), a copy of the Amendments to Rules 148-B and 316 of the Madras Motor Vehicles Rules, 1940, published at pages 201-202 and page 202 respectively of the Rules Supplement to Part I of the Andhra Pradesh Gazette dated the 12th December, 1957.

Mr. Speaker :- Paper laid on the Table.

Business of the House.

Mr. Speaker :- Business Advisory Committee 27 28 Official work 27 28 29 28 28 28
Business Advisory Committee decided that on 27th and 28th February, 1959 official business can be transacted.

Therefore, the Business Advisory Committee has already decided and I have to act according to that. So, I have to tell the hon. Member Mr Pillalamarn Venkateswarlu that on 27th and 28th February, 1958 also official business shall be transacted in the afternoons.
Bussines of the House    25th February 1958

4. Question hour & 3gjo<3*3^, ^rgo To^o ^s^ 3)otjoo&. ^M ^y^ 5
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Mr. G. V. R. Krishna Menon—Corresponding sections are correct. Comment annexure to Code sections 3 and section 7. The Hyderabad position is that, some original copies are not available. Amended Code section 5 has been incorporated. The section (vide attachment) contains some errors. As per annexure, the amended Code sections stand as per Table I of the Law Committee report (vide attachment). The section contains some errors. As per annexure, Code sections 5 and section 7 stand as per Table I of the Law Committee report (vide attachment).
The Andhra Land Revenue Assessments (Standardisation) (Andhra Pradesh Amendment) Bill 1958.

25th February 1958

Sri K Venkata Rao:- I beg to introduce the Andhra Land Revenue Assessments (Standardisation) (Andhra Pradesh Amendment) Bill, 1958, and move that the Bill be taken into consideration at once.
23rd February 1958

The Andhra Land Revenue Assessments (Standardisation) (Andhra Pradesh Amendment) Bill 1958

The amendment section of the Revenue Assessment Standardisation Act has passed both Houses of the Legislature. The 1956 Amendment to the Revenue Assessment Standardisation Act passed by the Andhra Pradesh Assembly, Section 2 (a) and (b) have been made by the President.

2. Definitions:—In this Act, unless the context otherwise requires—

(i) 'current rates of assessment' means,

(a) in the case of an estate notified under the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948), the land revenue payable under Section 23 of that Act;

(b) in the case of an inam on which assessment is leviable under Section 3 of the Andhra Inams (Assessment) Act, 1955 (Andhra Act XVII of 1955) the assessment so leviable under the said Section 3;

and till then the land revenue payable under Section 23 of that Act/'}

"Ryotwari settlement effected under Section 22 of that Act and till then the land revenue payable under Section 23 of that Act."

23rd February 1958

"Ryotwari assessment imposed under Section 12 of that Act."
Mr. Speaker : Motion moved.

Mr. S. N. S. R. Reddy:— Resolved! 1956 dates downwards concludingly to conclude. rent reduction standardisation standardisation. 1926 adjourned accordingly. added amendment to standardisation standardisation. notice amendment to move standardisation standardisation.

Mr. S. N. S. R. Reddy:— Resolved! 1956 dates downwards concludingly to conclude. rent reduction standardisation standardisation. 1926 adjourned accordingly. added amendment to standardisation standardisation. #533 Rent Reduction Act standardisation standardisation standardisation standardisation. 1926 adjourned accordingly. added amendment to standardisation standardisation.

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Rent Reduction Act applies to villages in Andhra Pradesh.

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Rent Reduction Act applies to villages in Andhra Pradesh.
The Andhra Land Revenue Assesment (Standardisation) (Andhra Pradesh Amendment) Bill 1958

Sri. Member: Under Section 15 of the Act, if the owner of a house wants to sell, in which the owner has more than one house, how is the assessment to be determined?

Sri. Member: Whether the Act needs any amendment?

Sri. Member: Under Section 15, it is stated that if an owner has more than one house, the assessment should be determined on the basis of the highest assessment of such houses. Under the Act, it is stated otherwise.

Sri. Member: The assessment of the owner is to be determined on the basis of the highest assessment of such houses.

Sri. Member: Whether the Act needs any amendment?

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Sri. Member: Whether the Act needs any amendment?

Sri. Member: Whether the Act needs any amendment?
25th February 1958

The Andhra Land Revenue Assessment (Standardisation) (Andhra Pradesh Amendment) Bill 1958

"Rent Reduction Act or simple rates settlement, what is question arises here?

The Andhra Rent Reduction Act provides for standardisation. The Rent Reduction Act is a question. Rent Reduction Act?


Rent Reduction Act or simple rates settlement.

Rent Reduction Act or simple rates settlement.
25th February 1958

The Andhra Land Revenue Assessments (Standardisation) (Andhra Pradesh Amendment) Bill, 1958


మనికి ప్రత్యేకించిన సమయం: — అందుకే అందుకే Rent Reduction Act తో సంబంధించిన సమయం, మనికి ప్రత్యేకించిన Rent Reduction Act తో సంబంధించిన సమయం?

Survey Officer అంటే ఎడారు ఫోర్మిట్ సమీకృతం చేస్తుందని సమయం.

22 Section అంటే ఎడారు ఫోర్మిట్ సమీకృతం చేస్తుందని సమయం.

Rent Reduction Act అంటే ఎడారు ఫోర్మిట్ సమీకృతం చేస్తుందని సమయం.

ఇది సమయం: రైతు రాతిలు, రాతి రాతిలు అంటే ఎడారు ఫోర్మిట్ సమీకృతం చేస్తుందని సమయం.

Rent Reduction Act అంటే ఎడారు ఫోర్మిట్ సమీకృతం చేస్తుందని సమయం.
The Andhra Land Revenue Assesments (Standardisation) (Andhra Pradesh Amendment) Bill, 1958

25th February 1958

Section 3 (ii) (d) of the Act — “application of the act” as compared with section 3 (ii) (d) of the Act.

Section 3 (ii) (d) of the Act:—Section 3 (ii) (d) of the Act, as compared with section 3 (ii) (d) of the Act, provides that the settlement rates under the Act are to be determined as per the Constitution and the rules made thereunder. Revenue Minister may refer the matter to the Settlement Commissioners for their report.}

Rough pattas for section 3 (ii) (d) of the Act:—Rough pattas for section 3 (ii) (d) of the Act.

Section 3 (ii) (d) of the Act:—Section 3 (ii) (d) of the Act, as compared with section 3 (ii) (d) of the Act, provides that the settlement rates under the Act are to be determined as per the Constitution and the rules made thereunder. Revenue Minister may refer the matter to the Settlement Commissioners for their report. Rough pattas for section 3 (ii) (d) of the Act:—Rough pattas for section 3 (ii) (d) of the Act.
25th February 1958

The Andhra Land Revenue Assessments (Standardisation) (Andhra Pradesh Amendment) Bill, 1958

Mr. Speaker: The question is:

"That the Andhra Land Revenue Assessment (Standardisation) (Andhra Pradesh Amendment) Bill, 1958, be taken into consideration at once."

The motion was adopted.

**CLAUSE, 2.**

Mr. Speaker: The question is:

"Clause 2 stand part of the Bill."

The motion was adopted.

Clause 2 was added to the Bill.

**CLAUSE, 1.**

Mr. Speaker: The question is:

"Clause 1 stand part of the Bill."

The motion was adopted.

Clause 1 was added to the Bill.

**PREAMBLE.**

Mr. Speaker: The question is:

"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 Land Revenue Assessments (Standardisation) (Andhra Pradesh Amendment) Bill, 1958 be passed into law."

(3)

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Andhra Land Revenue Assessments (Standardization) (Andhra Pradesh Amendment) Bill, 1958 be passed into law."

The motion was adopted.


Mr. Speaker: On a Point of order, Sir, the Regional council may be informed that order 13 of the Hyderabad Sales of Motor Spirit Taxation Regulations 1938 (No. 24 of 1938 F.), in so far as it applies to the transferred territories, is hereby repealed.

Provided that such repeal shall not affect

13 of the Court Fees Act 1922 (10 of 1922), where the Regional council is a Court of Revenue, is hereby repealed.

Regulations of the Hyderabad Sales of Motor Spirit Taxation Regulations 1938 (No. 24 of 1938 F.), in so far as they apply to, and is in force in the transferred territories, is hereby repealed.

The Regional council may be informed that order 13 of the Court Fees Act 1922 (10 of 1922), where the Regional council is a Court of Revenue, is hereby repealed.

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Provided that such repeal shall not affect

The Regional council may be informed that order 13 of the Court Fees Act 1922 (10 of 1922), where the Regional council is a Court of Revenue, is hereby repealed.

In exercise of the powers conferred by clause (1) of Article 371 of the Constitution, the President hereby makes with respect to the State of Andhra Pradesh, the following Order namely:

(4) All scheduled matters in so far as they relate to the Telangana region shall be within the purview of the Regional Committee to the extent and in the manner provided by this Order.

(5) Every bill affecting the Telangana region which is not a Money Bill and contains mainly provisions dealing with any of the scheduled matters, shall, upon introduction in the Assembly be referred to the Regional Committee for consideration and report to the Assembly.

"shall, upon introduction in the Assembly be referred to the
Regional Committee for consideration and report to the As-
sembly." as stated.

Draft "Statement of the Regional Committee is needed. The
legislation will shortly thereafter be referred to the Regional
Committee for consideration and report to the Assembly.* u3

1st February 1958 to the Regional Council in view of
the Point of order (vide Order 11 of 1234) on the motion
as appearing in the Order Book X3. The Ruling of the
Chairperson will be found page D5. The motion: Point of order
as in order.

Mr. Speaker:—money bill! as money bill is "valid. What
next?"

Dr. F. Coakes Sir, I beg to introduce the Madras
Sales of Motor Spirit Taxation (Andhra Pradesh Exten­
sion and Amendment) Bill, 1958 and move that the BiH be taken
into consideration at once.

Mr. Speaker:—Motion moved.
25th February 1958
The Madras Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958

Sir, the importance of the points raised by Mr. 0-6-0 and Mr. 0-3-0, especially the exemption to be given in the case of petrol at the rate of one anna and six pies per gallon, needs discussion. The original notification was in the case of petrol at the rate of one anna and six pies per gallon. The original Act and all the notifications amended the Act. The original Act was amended by the original notification of 1939.

Yours faithfully,

[Signature]

[Name]
Mr. Speaker: Motion moved.

That the Madras Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958, be referred to a Select Committee.
25th February 1958

The Madras Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958

Andra Telangana Proposed

(1) Petrol other than aviation spirit

\[0-6-0 \quad 00-37 \quad 00.37\]

(2) Diesel oil other than aviation spirit

\[0-3-0 \quad 0-3-0 \quad 00.19\]

(3) Motor spirit other than petrol diesel oil aviation spirit

\[0-3-0 \quad 0-4-0 \quad 00.19\]

(4) Aviation spirit filling within the category of petrol: N. B. 

\[0-6-0 \quad 0-3-0 \quad 00.19\]

(5) Aviation Spirit not filling within the category of petrol.

\[0-3-0 \quad 0-3-0 \quad 00.19\]
Mr. Speaker: The question is:

"That the Madras Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958, be referred to a Select Committee."

The motion was negatived.

Mr. Speaker: The question is:

"That the Madras Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958, 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.
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.

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: There are no amendments to this clause also......

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, Sir, I have given notice of the following amendment.

"In sub-clause (1) (b) of Clause 6 for the words 'Nineteen Naye Paise' substitute the words 'Twenty-five Naye Paise.'"
The Madras Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958

I therefore beg to move:

'Delete the existing Proviso'.

Provided that the State Government may from time to time by notification fix any other rate at which the tax shall be payable.'

Mr. Speaker: Motion moved.
25th February 1958

Mr. Member: The second proviso reads:

"Provided further that no such notification shall come into force until approved by a resolution of the Legislative Assembly."

As it is as it is as it is as it is as it is as it is as it is as it is as it is as it is as it is as it is as it is as it is as it is.

Provided further that no such Notification shall be made unless a draft thereof has been approved by the Legislative Assembly.

I beg to move:

"Delete both the provisos to section 3 of the Principal Act."
Mr. Speaker: Motion moved.

The motion was negatived.

Mr. Speaker: The other amendment of Sri Vavilala Gopalakrishnayya was already ruled out of order.

Regarding the amendment of Sri K. L. Narasimha Rao, I will put that amendment to vote.

The question is:

"Delete the existing proviso."

The motion was negatived.

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. to 11.**

Mr. Speaker: The question is:

"That Clauses 7 to 11 stand part of the Bill."

The motion was adopted.

Clauses 7 to 11 were added to the Bill.

**CLAUSE 12.**

As far as possible, it will be reported to the Assembly.
Provided that the power conferred by the sub-section shall not be exercisable after the expiration of three years from the commencement of this Act.

It all depends on the nature of the thing

Rule making power of Original Act

Rule making power of administration difficulty to overcome

Act amendment rectify
25th February 1958

The Madars Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958

...difficulty... 330 to 335... or section 335... as an abundant caution, and overcome difficulties... as an abundant caution, and overcome difficulties... A... ordinance... over come...
25th February 1958

The Madras Sales of Motor Spirit Taxation (Andhra Pradesh - Extension and Amendment) Bill, 1958

Dr. A. C. A. — Ordinance issue P. Assembly prorogued P. prorogued procedure. The motion was negatived. Roots of Notification gazette.

Mr. Speaker; The question is

"That Clause 12 stand part of the Bill."

The motion was negatived.

Sri K. Venkata Rao: I demand a division.

Ayes — 63, Noes — 24, Neutral — 1.

The motion was adopted.

Clause 12 was added to the Bill.

CLAUSE 13.

Mr. Speaker: The question is

"That Clause 13 stand part of the Bill."

The motion was adopted.

Clause 13 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.

(5)
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

Dr. B. Gopala Reddi: I beg to move:

"That the Madras Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958, be passed into law."

Mr. Speaker: Motion moved.

Mr. Speaker: The question is

"That the Madras Sales of Motor Spirit Taxation (Andhra Pradesh Extension and Amendment) Bill, 1958, be passed into law."

The motion was adopted


Dr. B. Gopala Reddi: I beg to introduce the Andhra Pradesh General Sales Tax (Amendment) Bill, 1958 and move that the Bill be taken into consideration at once.

Mr. Speaker: Motion moved.

Sugar, Tobacco, Textiles — an additional excise duty, and that Sales Tax should be abolished and the existing duties reorganised. Finance Commission recommended the introduction of a uniform tax. It is recommended that the rates of excise duty should be reduced and the existing Sales tax abolished. It is suggested that the existing rates of excise duty should be reduced and the existing Sales tax abolished.

[Sri S. Ranganatha Modalai in the chair]

Finance Ministers Conference recommended "luxury articles" would benefit from uniform tax 10% and duties, and that the existing duties should be abolished. Uniform tax has been introduced in U.P., Punjab and Delhi. Uniform tax has been recommended in 15 States. Uniformity in 10% duties. Uniformity in 10% duties. Uniformity in 10% duties. Uniformity in 10% duties. Uniformity in 10% duties.
1. Motor vehicles including chassis of motor vehicles, etc.
3. Refrigerators, air conditioning plants and component parts thereof.
4. Wireless reception instruments and apparatus, radios and radio gramophones, etc.
5. Cinematographic equipment including cameras, projectors and sound recording and reproducing equipment, etc.
6. Photographic and other cameras and enlargers, lenses, films and plates, paper and cloth and other parts and accessories required for use therewith.
7. All clocks, time-pieces and watches and parts thereof.
8. Iron and steel safes and almirahs.
9. All arms including rifles, revolvers and pistols and ammunition for the same.
10. Dictaphone and other similar apparatus for recording sound and spare parts thereof.
11. Sound transmitting equipment including telephones and loudspeakers and spare parts thereof.
12. Typewriters, tabulating machines, calculating machines and duplicating machines and parts thereof.
13. Binoculars, telescopes and opera glasses.
14. Gramophones and component parts thereof and records.
Cotton, yarn and certain declared goods under the Government of India Act have been declared IV Schedule goods. Cotton yarn waste is also declared IV Schedule goods.

The list of declared goods includes also coconuts and cotton seeds.

A tax of 1% on coconuts, oil seeds and certain declared goods under IV Schedule include 1% amendment and compromise.

Bullion and Jewellery under the Central Act are declared under 1/2% taxation. In addition, 2% tax is charged on representation. Bullion and Jewellery under 1/4% tax are also included. A tax of 2% on representations is also included under 1/4% tax. Adjustments are made in accounts to assess representations and compromise on representations. The Central Act amends the 1/4% tax and compromise on representations.

Coconuts, oil seeds, and certain other goods are declared under 1/2% tax. 2% tax is charged on representation. Adjustments are made in accounts to assess compromise.

Sugar, Tobacco, Textiles — the General Sales Tax Act includes 3% tax on these goods. Comprising Central amendment, coconuts are declared under 1/2% tax. Tobacco and Textiles are declared under 1/2% tax. Sugar is declared under 1/2% tax. Tobacco is declared under 1/2% tax.
25th February 1958
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

Sri Vavilala Gopala Krishnaya: I beg to move:
"That the Bill be referred to a Select Committee."

Mr. Chairman: Motion moved.

Mr. G. D. Reddy:— Mr. Chairman, I beg to move:
That the Bill be referred to a Select Committee.

On the point of Order—Mr. Chairman, the guarantee for 235 crores of 1956-57 was 6.65% on the basis of 235 crores. In 1957-58 it was 10.47% on the same basis. Textiles quoted 7.38% on a 235 crore basis. Mr. Chief Minister 61 crores was paid on the 296 crores import duty. The 61 crore item was taken under the heading of compensation at 3.5% pool rate. Mr. Chairman, I beg to reserve my right to move a amendments on the lines indicated.

Mr. G. D. Reddy:—I beg to reserve budget discussion to reserve my right to move amendments.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

25th February 1958

In the Assembly—
Reserve clause 33 read,

repeat

38

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

In the Assembly—
Reserve clause 33 read, repeat

38

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

In the Assembly—
Reserve clause 33 read,

repeat

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The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

In the Assembly—
Reserve clause 33 read, repeat

38
25th February 1958
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

The value of any taxable service includes the amount paid or payable for that service. The Financial Commissioner may, by notification in the Official Gazette, specify any other item, which shall be charged to the credit of the State fund. The amount so charged shall be credited to the State fund and shall be available for the purposes of the State fund. The Financial Commissioner may, by notification in the Official Gazette, make such rules as may be necessary for carrying into effect the provisions of this section.

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The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

25th February 1958

Accounts maintain विदेशी बिल्स हेतु "बिजली" इन अपने वर्सन रखने के लिए प्रयोग किए जाते हैं। यह अपने मूलतः बिल्स के लिए विदेशी बिल्स हेतु "बिजली" इन अपने वर्सन रखने के लिए प्रयोग किए जाते हैं।

Accounts (बिजली) कहा गया कि सत्ता के लिए 16,20,25 तक रेटिंग 5% रेटिंग एकैदिश रेटिंग है। यह बिजली हेतु विदेशी बिल्स हेतु "बिजली" इन अपने वर्सन रखने के लिए प्रयोग किए जाते हैं। यह बिजली के लिए प्रयोग किए जाते हैं।

Accounts maintain विदेशी बिल्स हेतु "बिजली" इन अपने वर्सन रखने के लिए प्रयोग किए जाते हैं।
Mr. Speaker: The question is whether the Bill has to be referred to Select Committee or not. You are going into general discussion.

Dr. B. Gopala Red: We are taking up the motion for general discussion also along with the reference to the Select Committee.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

25th February 1958

The description of the bill is not clearly visible in the image provided. It seems to discuss the Andhra Pradesh General Sales Tax (Amendment) Bill, 1958. The text is in Telugu, and it appears to be a legislative document.

The document mentions financial matters and possibly the national income, indicating a discussion on tax laws. However, the specific content is not discernible due to the quality of the image.
25th February 1958
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

The amendment to the Andhra Pradesh General Sales Tax (Amendment) Bill, 1958, seeks to make certain changes in the existing tax. The financial statement submitted to the House of Consultation highlights the need for such amendments. The amendment includes provisions for the production of gold and silver, and the state government has considered these amendments necessary.

Production and Taxation:
- Production and Taxation
- Rate of tax
- Proportionate tax
- Select committee
- Screw
- Officers
- Final word
- State
- Time
- Schedules
- Millets, pulses
- Central Government
- Planned economy
- Second Five Year Plan
- Formulation
- Working papers
dynamic attitude చెబుతుంది. జాతీయ శుద్ధి పేరుపరచుడు నాం ప్రధాన విద్యా అనువాదిక శాఖ నిర్వహణ పరిశీలన సేవలానికే Sales Tax అనే పని ప్రారంభించడం దానిని కంప్యూటర్ వంటి ప్రత్యేక సంస్థల నుండి కూడా సంఖ్యా పరిమితి సాధనాలను సాధించడం లేదు. సమయం Motor
Cars యొక్క ఎంపాడు ఎంపాడు అదనం దొరికే ప్రత్యేక సాధనాలను సంపన్నించాలి. నాం పాఠశాలలు, బేండి పాఠశాలలు, కార్యాలయాలు, కళాశాలలు తొలుతపడటప్పటి దృశ్యాలు పాఠశాలలు సాధనాలు కూడా పాఠశాలకు తీసిన ప్రత్యేక సాధనాలను సాధించడంలో కూడా ప్రత్యేక సాధనాలను సాధించడం లేదు. సమయం ప్రత్యేకులు,
luxuries యొక్క ప్రయత్నం సాధనాలను తీసి చేసేది చేసాటం నుండు ప్రత్యేక సాధనాలను సాధించడం లేదు. సమయం ప్రత్యేకులు, press యొక్క Schedules యొక్క ప్రత్యేకులు తీసి చేసాటం నుండు ప్రత్యేక సాధనాలను సాధించడం లేదు. సమయం ప్రత్యేకులు,
డీలరు, Casual dealer యొక్కుడి, licence యొక్కుడి, Schedules యొక్కుడి, loopholes యొక్కుడి, పాత ప్రత్యేకులు తీసి చేసాటం నుండు ప్రత్యేక సాధనాలను సాధించడం లేదు. సమయం ప్రత్యేకులు,
legal difficulties యొక్కుడి, press యొక్కుడి, select committee యొక్కుడి, licence యొక్కుడి, Casual dealer యొక్కుడి, Schedules యొక్కుడి, loopholes యొక్కుడి, పాత ప్రత్యేకులు తీసి చేసాటం నుండు ప్రత్యేక సాధనాలను సాధించడం లేదు. సమయం ప్రత్యేకులు,
Account books యొక్కుడి, press యొక్కుడి, Act యొక్కుడి, account books యొక్కుడి, Schedules యొక్కుడి, licence యొక్కుడి, Casual dealer యొక్కుడి, Schedules యొక్కుడి, loopholes యొక్కుడి, పాత ప్రత్యేకులు తీసి చేసాటం నుండు ప్రత్యేక సాధనాలను సాధించడం లేదు. సమయం ప్రత్యేకులు,
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Schedules యొక్కుడి, loophole యొక్కుడి, పాత ప్రత్యేకులు తీసి చేసాటం నుండు ప్రత్యేక సాధనాలను సాధించడం లేదు. సమయం ప్రత్యేకులు,
25th February 1958
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

Evasion of the Sales Tax Act through loopholes is a common practice. Evasion through loopholes is a serious issue as it affects the revenue of the Department. Thus, there is a need for a review of the Act to increase the scope of evasion.

Sales Tax officer and its amendments have been discussed in the Bill. Administration has been a key focus, and amendments to the Act have been proposed to increase the scope of evasion.

Multi point Tax, Single point Tax are the key tax structures in place. Single point Tax is beneficial as it affects the revenue of the Department. Therefore, there is a need for a review of the Act to increase the scope of evasion.

In conclusion, the need for a review of the Act to increase the scope of evasion is emphasized. The amendments proposed in the Bill are a step towards increasing the revenue of the Department.

...
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

Administrative orders in the form of Inter State Sales Tax or a similar system have been introduced to regulate and control transactions in the state. Dealer is defined as a person engaged in the business of selling goods and is subject to the sales tax. The dealer must register with the state authorities and obtain a license to carry out business transactions.

1. Administrative orders are necessary to control transactions within the state. Dealer is defined as a person engaged in the business of selling goods and is subject to the sales tax. The dealer must register with the state authorities and obtain a license to carry out business transactions.

2. Inter State Sales Tax is a similar system introduced to regulate and control transactions in the state. Dealer is defined as a person engaged in the business of selling goods and is subject to the sales tax. The dealer must register with the state authorities and obtain a license to carry out business transactions.
Land reforms

25th February 1958

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

[Text in English, related to land reforms, discussing the details of the bill and its amendments.]

Act 46 of 1956 read with D. C. O. 25. The said Act and rules made thereunder shall be applicable to the State of Andhra Pradesh in the manner and extent specified in this Act and rules made thereunder with such modifications as may be necessary.

S. 1. Substituting the words (as amended) for the words—

[Additional text in English, discussing the amendments made to the existing acts and rules.]
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

25th February 1958

Finance Minister stated that the amendment shall be deemed to have come into force on the 15th June 1958.

Merchants of the following declared goods.

Coconuts, cotton yarn declared goods Retrospective effect applicable. applicable. Tax may be removed.

Double tax shall not be levied.

Luxury articles shall not be taxed.
25th February 1958
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

[Mr. Speaker in the Chair]

I feel that the statement made by the Hon. Finance Minister, that the sales tax is levied on Motor Tyres Tubes @ 5% tax only is more than 7% is incorrect. The Hon. Finance Minister was correct in the case of Motor Tyres Tubes @ 5% sales tax only is correct. But the case of refrigerators @ 2% and 7% sales tax is not correct. The Hon. Finance Minister was also correct in the case of luxuries articles.

Luxuries articles include:
- Motor Tyres Tubes @ 5% sales tax only is more than 7%.
- Sound Recording, Producing equipment @ 2% and 7% sales tax.
- Photographic articles @ 2% and 7% sales tax.
- Wall clocks @ 2% and 7% sales tax.
- Iron, Steel, Type Writters @ 2% and 7% sales tax.
- Mangonese @ 10% sales tax.

I feel that the statement made by the Hon. Finance Minister is incorrect.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

25th February 1958

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

Sections 4 and 6 of the Andhra Pradesh General Sales Tax Act, 1954, provided for appeals to the Chief Commissioner or Commissioner against the assessment of sales tax, and for appeals against the orders of the First Commissioner against the assessment of sales tax.

Section 6 of the Act provided for an appeal to the Board of Revenue against the order of the First Commissioner, if the tax assessed is more than Rs. 200.

The amendments sought to provide for an appeal to the Board of Revenue against the order of the First Commissioner, if the tax assessed is more than Rs. 100.

The amendments also provided for an appeal to the Board of Revenue against the order of the First Commissioner, if the tax assessed is more than Rs. 200.

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The amendments also provided for an appeal to the Board of Revenue against the order of the First Commissioner, if the tax assessed is more than Rs. 200.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

25th February, 1958

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

This bill has been passed by the Andhra Pradesh Assembly. The bill amends the Andhra Pradesh General Sales Tax Act, 1957. The amendments include:

1. The act now covers all persons engaged in the business of sales or purchase of goods, whether for the purpose of profit or otherwise.
2. The definitions of 'sales' and 'purchase' have been expanded to include services.
3. The tax rate has been increased from 5% to 7.5%.
4. The bill also includes provisions for the collection of sales tax at the place of supply.

The bill is expected to bring in additional revenue to the state government.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

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25th February 1958

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

...
25th February 1958
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

Change of hands and multi point tax

Act to incorporate constructive and omissions

Sales Tax Officers Amendment

bullion and bullion 1936 and 1935
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1958

25th February 1958

ನಾಗರಿಕ ಸಾಲುಕೋಟೆಯ ಮೇಲಿನ ಮುಂದೆಗೆ, ನೇಮಕಾತಿಯ ಕ್ರಮಗಳು. ನಂತರ ಎಲ್ಲಾ ಸ್ವಾತಂತ್ರ್ಯ ಪ್ರತ್ಯೇಕಿತ ಧಾರ್ಮಿಕ ಪ್ರತಿಷ್ಠೆಗಳು. ಇದು ಬಿಡುಗಡೆಯ ಸಂಪರ್ಕದಲ್ಲಿ 8 ಸಾಮರಿ ಸ್ವಾತಂತ್ರ್ಯದ, 4 ಅದರಲ್ಲಿ 100 ರಾಜ್ಯ ಮತ್ತು ಜಾತಿಗೆ (ಡಾನೀ ನಾಯಿಂದು ಒದಗಿಸಿರುವ ಸಾಮರಿಯ ಸ್ವಾತಂತ್ರ್ಯದ)

ಎಂದರೆ, ಎಂದುರು ನಾಯಿ. ಸಾಮರಿಯ ಸ್ವಾತಂತ್ರ್ಯದ ವಿವಿಧ ರೀತಿಯಲ್ಲಿ ಅನುಭವವಾಗಿತ್ತು. ಇದು ಮಾಡಿದ್ದು ಕೃಷ್ಣನೇರದಿಂದ, ಹೆಂಗಿನಿ ಸ್ವಾತಂತ್ರ್ಯದ ಅನುಭವವಲ್ಲದೆ, ಕುಂಠಿಯಲ್ಲಿ ಪ್ರತಿಷ್ಠೆಗಳು. ಸಾಮರಿಯ ಸ್ವಾತಂತ್ರ್ಯದ ಬಿಡುಗಡೆಯ ಸಂಪರ್ಕದಲ್ಲಿ ಸಾಮರಿಯ ಸ್ವಾತಂತ್ರ್ಯದ ವಿವಿಧ ರೀತಿಯಲ್ಲಿ ಅನುಭವವಾಗಿತ್ತು. ಇದು ಮಾಡಿದ್ದು ಕೃಷ್ಣನೇರದಿಂದ, ಹೆಂಗಿನಿ ಸ್ವಾತಂತ್ರ್ಯದ ಅನುಭವವಲ್ಲದೆ, ಕುಂಠಿಯಲ್ಲಿ ಪ್ರತಿಷ್ಠೆಗಳು.

ಆದರೆ, ನಾಯಿ. ಸಾಮರಿಯ ಸ್ವಾತಂತ್ರ್ಯದ ವಿವಿಧ ರೀತಿಯಲ್ಲಿ ಅನುಭವವಾಗಿತ್ತು. ಇದು ಮಾಡಿದ್ದು ಕೃಷ್ಣನೇರದಿಂದ, ಹೆಂಗಿನಿ ಸ್ವಾತಂತ್ರ್ಯದ ಅನುಭವವಲ್ಲದೆ, ಕುಂಠಿಯಲ್ಲಿ ಪ್ರತಿಷ್ಠೆಗಳು.

* ಇ ಸಾಮರಿಯ ಸ್ವಾತಂತ್ರ್ಯದ ವಿವಿಧ ರೀತಿಯಲ್ಲಿ ಅನುಭವವಾಗಿತ್ತು. ಇದು ಮಾಡಿದ್ದು ಕೃಷ್ಣನೇರದಿಂದ, ಹೆಂಗಿನಿ ಸ್ವಾತಂತ್ರ್ಯದ ಅನುಭವವಲ್ಲದೆ, ಕುಂಠಿಯಲ್ಲಿ ಪ್ರತಿಷ್ಠೆಗಳು.
The House then adjourned till Three of the Clock on Wednesday, the 26th February, 1958.