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NOTE: * at the commencement of the speech denotes confirmation from the Member not received in time.
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Thursday the 14th August, 1958
The House met at Half Past Eight of the Clock

[MR. SPEAKER IN THE CHAIR]

QUESTIONS AND ANSWERS
(See Part I)

ANNOUNCEMENT RE
HIGH COURT'S DECISION ON ELECTION OF
MEMBERS FROM GAZWEL CONSTITUENCY

NOMINATION OF MEMBERS TO PETITIONS COMMITTEE
[14th August 1958]

Announcement Re

Elections to the Committees of the House

HALF-HOUR DEBATE RE:

WITH-HOLDING OF D.A. TO EMPLOYEES IN
P.W.D. WORKSHOP ETC., (NOT ADMITTED)

“I am to request that you may be pleased to permit a discussion for half-an-hour on the specific matter of urgent public importance, namely, withholding of D.A. to the employees of P.W.D. workshop, Electricity, Water Works and Highways Department arising out of the Question No. 81.”

ANNOUNCEMENT RE-

ELECTIONS TO THE COMMITTEES OF THE HOUSE

Mr. Speaker:— I am to announce to the House that the number of nominations received upto 3 p.m. on 13-8-58 for the Public Accounts, Estimates and Subordinate Legislation Committees has exceeded the number of vacancies to be filled.

Any candidate may withdraw if he so desires before 1-30 p.m. on Monday the 18th August 1958.

If there are no withdrawals by that time and date an election according to the principle of proportional representation by means of single transferable vote will be held between 10 a.m. and 1 p.m. on Thursday the 21st August 1958 in the Committee Room of the Assembly Buildings, Hyderabad.

I am also to announce to the House that the latest hour and date for receipt of nominations for the Committee of Privileges is 3 p.m. today (14-8-1958).

Time and date of withdrawal is 1-30 p.m. on 18-8-58.

If there are no withdrawals by that time and date, an election according to the principle of proportional representation by means of single transferable vote will also be held between 10 a.m. and 1 p.m. on Thursday, the 21st August 1958, in the Committee Room of the Assembly Buildings, Hyderabad.
PAPERS LAID ON THE TABLE OF THE HOUSE
ANDHRA PRADESH COMMERCIAL CROPS
(ASSESSMENT) RULES, 1958


PRESENTATION OF THE THIRD REPORT OF THE PUBLIC ACCOUNTS COMMITTEE


Mr. Speaker — Report presented.

GOVERNMENT BILLS

(a) THE OSMANIA UNIVERSITY REVISED CHARTER (ANDHRA PRADESH AMENDMENT) BILL, 1958

The Minister for Education (Sri S. B. P. Pattabhi Rama Rao):—Mr. Speaker, Sir, I move:

"That the Osmania University Revised Charter (Andhra Pradesh Amendment) Bill, 1958, be read a First time."

Mr. Speaker:— Motion moved

Sri S. B. P. Pattabhi Rama Rao:—Sir, Honorary Members are aware that the Osmania University Bill, 1958 which is intended to replace the present Osmania University Charter has been introduced in the previous session of this House and referred to a Joint Select Committee. According to clause 48 of the Bill, Sir, the members of the existing bodies of the University will continue to function until the new bodies are constituted under the new Act or until their present term expires, whichever is later. Clause 31 of the Bill, however, ensures that all the University bodies should be reconstituted at or about the same time. The intention therefore is that the new bodies should be constituted under the new Act.
after the Act comes into force and that the existing bodies should continue to function till the present term expires.

The Vice-Chancellor, Osmania University, has brought to the notice of the Government that the term of office of the elected and nominated members of the Senate would expire on the 14th September, 1958, while that of the members of the University Council would expire on the 14th October, 1958, in the case of the nominated members on 27-8-1958 and 20-10-1956 in the case of elected members respectively. If the vacancies occurring in the Senate and the University Council are filled now under the provisions of the existing Charter, the new members will hold office for a period of two years. This will result in postponing reconstitution of the Senate and the University Council for a period of two years even though the new Act replacing the present Charter would have to come into force very shortly. The intention, however, is that the University bodies should be constituted under the new Act as early as possible after the Act comes into force and that they should be reconstituted at or about the same time. With a view to give effect to this object, it is proposed to extend the term of office of the elected and nominated members of the Senate and the University Council upto 1st July, 1959 or such earlier date as the Government may notify, so as to give adequate time to the University authorities to enable them to complete all elections and nominations. The Bill before you, Sir, is intended to give effect to the above proposals. I therefore request the House to kindly accept the motion that the Bill be read a First time.
14th August 1958] The Osmania University Revised Charter (Andhra Pradesh Amendment) Bill, 1958

మహాసాధాన జాతీయం కొనసాగించబడింది. మాత్రమే బ్యాంకు జాతీయం కొనసాగించబడింది. ప్రత్యేకంగా మాత్రమే బ్యాంకు జాతీయం కొనసాగించబడింది. ప్రత్యేకంగా మాత్రమే బ్యాంకు జాతీయం కొనసాగించబడింది. ప్రత్యేకంగా మాత్రమే బ్యాంకు జాతీయం కొనసాగించబడింది. ప్రత్యేకంగా మాత్రమే బ్యాంకు జాతీయం కొనసాగించబడింది. ప్రత్యేకంగా మాత్రమే బ్యాంకు జాతీయం కొనసాగించబడింది.
Mr. Speaker, Sir, if this is an executive order, we would not have bothered the House. The Government would have straightaway issued an executive order and it would have been done like that. I have got this examined by our Legal Department and they gave the following note.

Under Article 245 of the Constitution, the Legislature of a State may make laws for the whole or any part of the State. In clause 3 of Article 246, the Legislature of a State has exclusive power to make laws for such State or any part thereof with respect to any of the matters enumerated in List II in the Seventh Schedule, i.e., the State List, and within that field the State Legislature has sovereign power unfettered by any law. The Charter is nothing more than a variety of law made by the former ruler of Hyderabad by virtue of the sovereign power vested in him for making laws. In exercise of that power, he used to issue firmans, regulations and charters. A Charter is usually issued where a law authorises the exercise of rights and power by a company, university or other corporate body and the legislative power is now vested in the State Legislature, and the State Legislature has plenary power to make, modify, alter or amend any law made by the previous ruler in so far as such law falls within the cognizance of a State Legislature under the Constitution. There is no constitutional or legal objection to amending the Charter while the question of revising the Charter by an Act of the Legislature is pending before the Legislature. Until the Legislature actually passes that Bill and it receives the assent of the Governor, the Charter will apply. The legislation now proposed is only an interim measure to obviate the need for conducting elections, etc., to various University bodies under the existing law in the intervening period before the Act replacing the Charter comes into force. It will take some time before the University Bill is considered by the Select Committee and the Legislature passes it into law and in the interval some legislation is necessary immediately to meet the situation. It is for that purpose the amending Bill has been introduced and it is perfectly in order.
Mr. Speaker: — I fully agree with the legal opinion obtained by the Government. Therefore, let us proceed.

Mr. Speaker: — He is making irrelevant remarks. I cannot allow such irrelevant remarks.

Sri E. Ayyappu Reddi: — Sir, is the hon. Member speaking on the Education Bill, or in general?
14th August 1958

The Osmania University Revised Charter
(Andhra Pradesh Amendment) Bill, 1958

ప్రపంచమందిని మాత్రమతో ఉండానే అదుపు పద్ధతి సంస్థ స్థాపన చేసింది. అదుపు పద్ధతి సంస్థ స్థాపన చేసింది. నేటి శతాబ్దికి తొలివేసి, అప్పుడు మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. అదుపు పద్ధతి సంస్థ స్థాపన చేసింది. శతాబ్దికి తొలివేసి, అప్పుడు మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. అదుపు పద్ధతి సంస్థ స్థాపన చేసింది. నేటి శతాబ్దికి తొలివేసి, అప్పుడు మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. అదుపు పద్ధతి సంస్థ స్థాపన చేసింది. నేటి శతాబ్దికి తొలివేసి, అప్పుడు మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. అదుపు పద్ధతి సంస్థ స్థాపన చేసింది.

మందిలో ప్రత్యేకంగా విద్యార్థుల ప్రతి ప్రస్తుతం మనుషులకు మాత్రము అయితే కాణబడుతుంది. మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. ఆకర్షణ, సమాజ పద్ధతిలో ఉండి నేయ భారత ప్రభావం ఆపింది. మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. ఆకర్షణ, సమాజ పద్ధతిలో ఉండి నేయ భారత ప్రభావం ఆపింది. మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. ఆకర్షణ, సమాజ పద్ధతిలో ఉండి నేయ భారత ప్రభావం ఆపింది. మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. ఆకర్షణ, సమాజ పద్ధతిలో ఉండి నేయ భారత ప్రభావం ఆపింది. మనుషులు మనస్తాత్త్వం సంస్థ స్థాపన చేసింది. ఆకర్షణ, సమాజ పద్ధతిలో ఉండి నేయ భారత ప్రభావం ఆపింది.
14th August 1958]  
The Osmania University Revised Charter  
(Andhra Pradesh Amendment) Bill, 1958

(ఆంగ్లం)

“ఉమామాండు ప్రాంభిక సంస్థ సంపాదించుట కంటే ప్రారంభమైన పట్టివేత్త పరిస్థితులను మానవుల పైసే తాత్కాలిక బిరుదిస్తుంది. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి ప్రపంచ ప్రసిద్ధి పొందానికి దర్శకమైన పట్టివేత్త పరిస్థితులు మానవులంభించారు. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి కొన్ని పట్టివేత్త పరిస్థితులు మానవులను ప్రతిసామ్యం చేసింది. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి కొన్ని పట్టివేత్త పరిస్థితులు మానవులను ప్రతిసామ్యం చేసింది. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి కొన్ని పట్టివేత్త పరిస్థితులు మానవులను ప్రతిసామ్యం చేసింది. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి కొన్ని పట్టివేత్త పరిస్థితులు మానవులను ప్రతిసామ్యం చేసింది. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి కొన్ని పట్టివేత్త పరిస్థితులు మానవులను ప్రతిసామ్యం చేసింది. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి కొన్ని పట్టివేత్త పరిస్థితులు మానవులను ప్రతిసామ్యం చేసింది. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి కొన్ని పట్టివేత్త పరిస్థితులు మానవులను ప్రతిసామ్యం చేసింది. ఉమామాండు ప్రాంభిక సంస్థ సంపాదించడానికి కొన్ని పట్టివేత్త పరిస్థితులు మానవులను ప్రతిసామ్యం చేసింది.
The Osmama Universe Revised Charter
(Andhra Pradesh Amendment) Bill, 1958

[14th August 1958]
14th August 1958] The Osmania University Revised Charter (Andhra Pradesh Amendment) Bill, 1958

Sri S. K. V. Krishnavatharam (Tadepalligudem—General):—Mr. Speaker, Sir, I want to know if what the Education Minister is saying is relevant?

Mr. Speaker:—Yes. It is perfectly relevant because it is a reply to Sri Varila Gopalakrishnayya’s statement.

Sri S. K. V. Krishnavatharam:—The honorary Speaker has held that what Sri Vavilala Gopalakrishnayya had said was irrelevant. In the light of the speech of the hon. Minister, what Mr. Gopalakrishnayya had said appears to be relevant now.

Sri S. B. P. Pattabhi Rama Rao:—It is relevant because I have to reply to him.

Mr. Speaker:—I have allowed it.

Mr. Speaker:—The question is That the Bill be read a first time.

Sri S. B. P. Pattabhi Rama Rao:—So, you do not want me to say about the other points.
Mr. Speaker:— The question is:

That the Osmania University Revised Charter (Andhra Pradesh Amendment) Bill, 1958, be read a first time.”

The motion was adopted.

Sri S. B. P. Pattabhi Rama Rao:—Sir, I beg to move:

“That the Osmania University Revised Charter (Andhra Pradesh Amendment) Bill, 1958, be read a second time.”

Mr. Speaker:— The question is:

“That the Osmania University Revised Charter (Andhra Pradesh Amendment) Bill, 1958, be read a second time.”

The motion was adopted.

CLAUSE BY CLAUSE READING

Mr. Speaker:— The question is:

“That Clause 2 forms part of the Bill.”

The motion was adopted.

Clause 2 was added to the Bill.

Mr. Speaker:— The question is:

“That Short title and Preamble forms part of the Bill.”

The motion was adopted.

Short title and Preamble were added to the Bill.

Sri S. B. P. Pattabhi Rama Rao:— Sir, I beg to move:

“That the Osmania University Revised Charter (Andhra Pradesh Amendment) Bill, 1958, be read a first time.”

The motion was adopted and the Bill was passed into law.

THE ANDHRA PAYMENT OF SALARIES AND REMOVAL OF DISQUALIFICATIONS (ANDHRA PRADHESH SECOND AMENDMENT) BILL, 1958

SRI. K VENKATA RAO:—Sir, I beg to move.

That the Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958, be read a first time.”

Mr. Speaker:— Motion moved.

“That if the Minister occupies a house provided by the State Government free of rent etc. the said Auditor General may refuse to raise objection. Provided that furnished residence is in view. Such house or furnished residence is only meant. In the event of the said house or furnished residence not being provided.
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

Sir K L Narasimha Rao (Yelandu-General):—On Point of Order, Sir. I believe that the inserted provision is quite unnecessary. If these words are inserted, we shall be contradicting the definition of ‘house’ as furnished house. If the minister occupies furnished house provided by the State Government free of rent, then it will lead to consequential sale of furnished quarters. If we provide servants quarters, it will amount to gratuitous free adequacy which will raise objection. Further, if objection meet, it would create difficulties in the Bill. Therefore, I am moving that Money Bill should be non-controversial and provide for the introduction of the Bill by regarding the matter with the money bill.

Mr. N. V. R.:—The inserted words are not necessary and even if they are inserted, the Bill will remain a money Bill.
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

14th August 1958

Financial Explanatory Memorandum


2. Mr. Speaker Sir, as a financial explanatory memorandum, the Auditor-General outside Provincial Government Servant, may not meet definition wording. Definition satisfy, occupy, may not meet. Salary
The Andhra Payment of Salaries and
Removal of Disqualifications (Andhra Pradesh
Second Amendment) Bill, 1958

Bill Amendment Section 4: Title Amended. Enacted Main Act 5 Section 4 added $250 furnished house or, in the case of an additional house provided free of rent. The definition of "House" is defined as "furnished House" and "furnished House" is defined as furnished house, i.e., a "furnished House" is defined as furnished house. Referred to as "furnished House", the definition is to be added. The amendment is added $250 furnished house or, in the case of an additional house provided free of rent. The amendment is added $250 furnished house or, in the case of an additional house provided free of rent, and the definition of "House" is added $250 furnished house or, in the case of an additional house provided free of rent.

Section 3 of the Original Act—"But the house rent allowance shall not be paid to any Minister if he occupies a house provided by the State Government free of rent". The amendment is added $250 furnished house or, in the case of an additional house provided free of rent.

A House by the Government—A House by the Government is added $250 furnished house or, in the case of an additional house provided free of rent. The amendment is added $250 furnished house or, in the case of an additional house provided free of rent. The Government supply is added $250 furnished house or, in the case of an additional house provided free of rent.

Amendment Section 5—A House by the Government is added $250 furnished house or, in the case of an additional house provided free of rent. The amendment is added $250 furnished house or, in the case of an additional house provided free of rent. The Government supply is added $250 furnished house or, in the case of an additional house provided free of rent.


[Editors Notes:—Explanation is excluded.

II. Bungalows. Owner.

I. Bungalows. Owner.

The furnished houses and the door curtains, window curtains, etc., are furnished by the Owners. The permanent repairs, etc., are excluded. The Act is limited to maximum 8000.

I. [Explanation] 6th 5th

[Editors Notes:—Explanation is excluded.

II. 6th 5th 4th

[Editors Notes:—Explanation is excluded.

III. 5th 4th

[Editors Notes:—Explanation is excluded.

IV. 4th

[Editors Notes:—Explanation is excluded.

V. 4th

[Editors Notes:—Explanation is excluded.

VI. 4th

[Editors Notes:—Explanation is excluded.

VII. 4th

[Editors Notes:—Explanation is excluded.

VIII. 4th

[Editors Notes:—Explanation is excluded.

IX. 4th

[Editors Notes:—Explanation is excluded.

X. 4th

[Editors Notes:—Explanation is excluded.

XI. 4th

[Editors Notes:—Explanation is excluded.

XII. 4th

[Editors Notes:—Explanation is excluded.

XIII. 4th

[Editors Notes:—Explanation is excluded.

XIV. 4th

[Editors Notes:—Explanation is excluded.

XV. 4th

[Editors Notes:—Explanation is excluded.

XVI. 4th

[Editors Notes:—Explanation is excluded.

XVII. 4th

[Editors Notes:—Explanation is excluded.

XVIII. 4th

[Editors Notes:—Explanation is excluded.

XIX. 4th

[Editors Notes:—Explanation is excluded.

XX. 4th

[Editors Notes:—Explanation is excluded.

XXI. 4th

[Editors Notes:—Explanation is excluded.

XXII. 4th

[Editors Notes:—Explanation is excluded.

XXIII. 4th

[Editors Notes:—Explanation is excluded.

XXIV. 4th

[Editors Notes:—Explanation is excluded.

XXV. 4th

[Editors Notes:—Explanation is excluded.

XXVI. 4th

[Editors Notes:—Explanation is excluded.

XXVII. 4th

[Editors Notes:—Explanation is excluded.

XXVIII. 4th

[Editors Notes:—Explanation is excluded.

XXIX. 4th

[Editors Notes:—Explanation is excluded.

XXX. 4th

[Editors Notes:—Explanation is excluded.

XXXI. 4th

[Editors Notes:—Explanation is excluded.

XXXII. 4th

[Editors Notes:—Explanation is excluded.

XXXIII. 4th

[Editors Notes:—Explanation is excluded.

XXXIV. 4th

[Editors Notes:—Explanation is excluded.

XXXV. 4th

[Editors Notes:—Explanation is excluded.

XXXVI. 4th

[Editors Notes:—Explanation is excluded.

XXXVII. 4th

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XXXVIII. 4th

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The Andhra Payment of Salaries and
Removal of Disqualifications (Andhra Pradesh
Second Amendment) Bill, 1958

[14th August 1958]

The Hon'ble Member:—Sir, I want to tell you that Allowances 300/- 100/- are fixed. From the ruling, it is Irrelevant.

Sir. The Hon'ble Member:—Is there irrelevant? Ministers' salaries are not a matter of amendment?

The Hon'ble Member:—Travelling Allowances 300/- should be fixed.

Sir. The Hon'ble Member:—Let us decide about the other matters. Sections 3, 4, I have asked for these things. The State Exchequer should give 300/- 100/- for these matters. I have to tell you please sit down. I am not going to allow you. Don't take advantage of my indulgence. I must be strict in these matters.

The Hon'ble Member:—Thank you.
14th August 1958] The Andhra Payment of Salaries and
Removal of Disqualifications (Andhra Pradesh
Second Amendment) Bill, 1958

Sir,

I am writing to you about the removal of disqualifications under the Andhra Pradesh Second Amendment Act. I have given a ruling on the matter.

The travelling allowances do not appear to be an objection. You will please confine yourself to this and go on. I have given a ruling.

Sir,

I am writing to you about the payment of salaries. Allowances, including travelling allowances are to be paid. You can go on if you like.

Yours sincerely,

[Signature]
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

[14th August 1958]

The following is a translation of theAndhra Pradesh (Amendment) Act, 1958, as it relates to the payment of salaries and removal of disqualifications:

The translation reads as follows:

The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

[14th August 1958]
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

...
The Andhra Payment of Salaries and
Removal of Disqualifications (Andhra Pradesh
Second Amendment) Bill, 1958

14th August 1958

Mr Speaker — I am allowing him free speech for ten
minutes. Please do not interrupt him.

Mr N. Sastri — Konda Rao has the letter read. Please remove
Mr Sreedhar Reddy's name, he will do as required. There
are also other changes which you can make after that.

Mr Konda Rao — I am interpolating. Allow me to speak
without interruption.

Mr Konda Rao — If the amendment has been accepted, I
am altering the sentence to say:

The Secretary of the House is hereby authorized to accept
the amendment entered as a result of this Bill.

Mr N. Sastri — It has been so ordered.
14th August 1958]

The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

who has been disqualified. Any 30, 40 or 50 in any private buildings only and to be provided. The Andhra Pradesh Sanitation Act 1955, has been amended. Sanitation fittings and any other fittings are provided.

Any of the following charges would be incurred: Free quarters, furniture, gardens, etc. any cost would be incurred. Any maintenance charge or any other charge would be incurred. A.G. 1st Objection is hereby rejected. limit 250/- to be incurred. The amount minimised, 250/- to be incurred. A.G. 2nd Objection is hereby rejected. limit 250/- to be incurred. The amount minimised, 250/- to be incurred. A.G. 3rd Objection is hereby rejected. limit 250/- to be incurred.
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

[14th August 1958]

The House was adjourned at 3.00 p.m. to 4.00 p.m. (noon recess)

The Chairman

The Chairman: We will now proceed to consider the Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958.

Mr. President, Sir,

May I invite your attention to the Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958?

The removal of disqualifications has been provided for in the section 2 of the Bill. The provisions of the Bill are as follows:

Section 2: The removal of disqualifications is provided in the Bill. The Bill has been introduced to remove the disqualifications that were provided in the original Act.

Section 3: The Bill further provides for the payment of salaries to the employees. The salaries are to be paid in accordance with the provisions of the Act.

Section 4: The Bill also provides for the payment of salaries to the employees. The salaries are to be paid in accordance with the provisions of the Act.

Mr. President, Sir,

I commend the Bill to the House.

The House adjourned at 4.00 p.m.

You will please use words very carefully. You will please use words very carefully.

You will please use words very carefully.
The Andhra Payment of Salaries and
Removal of Disqualifications (Andhra Pradesh
Second Amendment) Bill, 1958

[14th August 1958]

The Hon. Speaker:—Hon. Members, the Bill is simple and English. Hon. Members advocate the simple language. Simplicity is the advocate of language. Hon. Members say, 2, 3, 5, 6. Hon. Members advocate the simple language. Hon. Members advocate the simple language.

On the whole, Hon. Members advocate the simple language. Hon. Members advocate the simple language.

The Hon. Speaker:—Hon. Members advocate the simple language.

On the whole, Hon. Members advocate the simple language.

Hon. Members advocate the simple language.

The Hon. Speaker:—Hon. Members advocate the simple language.

On the whole, Hon. Members advocate the simple language.

Hon. Members advocate the simple language.

The Second Amendment seeks to simplify the process of disqualification for non-payment of salaries. The amendment clarifies certain technical objections and maintains the standard of disqualification.

The amendment aims to ensure that employees do not face disqualification due to non-payment of salaries. The amendment clarifies that technical objections shall not be raised in this regard.

The amendment also clarifies that the standard of disqualification shall be maintained as before.

The amendment further clarifies that the maintenance of simplicity shall be maintained as before.

The amendment clarifies that time shall be maintained as before.

The amendment clarifies that time shall not be interrupted.

The amendment clarifies that time shall be maintained as before.
Mr. Speaker:—We have received some amendments. I am going to allow them. Because I have given special permission, it is fair that I should allow the amendment also.

I do not feel that I should discuss these matters.
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

14th August 1958

The Hon'ble Speaker:

Notice is hereby given that the following amendments are to be moved by the Hon. Members of the Andhra Assembly:

1. The amendment is to remove the word "receive" in the first line of the amendment.

2. The amendment is to insert the word "free" in the second line of the amendment.

3. The amendment is to insert the word "furniture" in the third line of the amendment.

4. The amendment is to insert the word "gardens" in the fourth line of the amendment.

5. The amendment is to insert the word "building" in the fifth line of the amendment.

6. The amendment is to insert the word "land" in the sixth line of the amendment.

7. The amendment is to insert the word "disqualified" in the seventh line of the amendment.

8. The amendment is to insert the word "Beeras" in the eighth line of the amendment.

9. The amendment is to insert the word "administration college" in the ninth line of the amendment.

10. The amendment is to insert the word "prince" in the tenth line of the amendment.

Please obey the instructions issued by the Chair.

The Hon. Members of the Andhra Assembly:

The Hon. Members of the Andhra Assembly are requested to clarify the retrospective effect of the amendments made in the Andhra Pradesh Act, 250 which provides House Rent Allowance and free quarters to the Ministers. The amendments are to be made in the following manner:

1. The amendment is to insert the word "free" in the first line of the amendment.

2. The amendment is to insert the word "furniture" in the second line of the amendment.

3. The amendment is to insert the word "gardens" in the third line of the amendment.

4. The amendment is to insert the word "building" in the fourth line of the amendment.

5. The amendment is to insert the word "land" in the fifth line of the amendment.

6. The amendment is to insert the word "disqualified" in the sixth line of the amendment.

7. The amendment is to insert the word "Beeras" in the seventh line of the amendment.

8. The amendment is to insert the word "administration college" in the eighth line of the amendment.

9. The amendment is to insert the word "prince" in the ninth line of the amendment.

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6. The amendment is to insert the word "disqualified" in the sixth line of the amendment.

7. The amendment is to insert the word "Beeras" in the seventh line of the amendment.

8. The amendment is to insert the word "administration college" in the eighth line of the amendment.

9. The amendment is to insert the word "prince" in the ninth line of the amendment.

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4. The amendment is to insert the word "building" in the fourth line of the amendment.

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6. The amendment is to insert the word "disqualified" in the sixth line of the amendment.

7. The amendment is to insert the word "Beeras" in the seventh line of the amendment.

8. The amendment is to insert the word "administration college" in the eighth line of the amendment.

9. The amendment is to insert the word "prince" in the ninth line of the amendment.
The Andhra Payment of Salaries and Removal of D.S. qualifications (Andhra Pradesh Second Amendment) Bull. 1958

[14th August 1958

The Andhra Payment of Salaries and Removal of D.S. qualifications (Andhra Pradesh Second Amendment) Bull. 1958

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The Andhra Payment of Salaries and Removal of D.S. qualifications (Andhra Pradesh Second Amendment) Bull. 1958
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

14th August 1958

We, the members of the Legislative Assembly of the Andhra Pradesh State, do hereby present to the Governor of the State a Bill entitled "The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958," which is a Bill to render the payment of salaries more equitable and to provide for the removal of disqualifications for certain public institutions.

The Bill provides for the following:

1. Removal of disqualifications for certain public institutions.
2. Provision for the payment of salaries in public institutions.
3. Establishment of the District Collector's office in all public institutions.
4. Provision for the accommodation of the Organisers of the institutions.

The Bill aims to ensure fair payment of salaries and to address the disqualifications that may arise in public institutions.

We, the members of the Legislative Assembly, hereby submit this Bill to the Governor for his consideration and approval.

M. L. As Hostel

[Signature]
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

The Hon. M. L. As 103 explained that 100 or 150 thousand rupees had been spent. The members of the engineers had 15 or 18 estimates done. The engineers had estimated that only 2 or 3 thousand rupees could be saved if the house were to be occupied. The engineers examined the house, except for 2 or 3 thousand rupees nothing can be saved if the house is to be occupied. The engineers examined the house, except for 2 or 3 thousand rupees nothing can be saved if the house is to be occupied. The engineers examined the house, except for 2 or 3 thousand rupees nothing can be saved if the house is to be occupied. The engineers examined the house, except for 2 or 3 thousand rupees nothing can be saved if the house is to be occupied. The engineers examined the house, except for 2 or 3 thousand rupees nothing can be saved if the house is to be occupied. The engineers examined the house, except for 2 or 3 thousand rupees nothing can be saved if the house is to be occupied. 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The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

Mr. Speaker:—The question is:

"That the Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958; be read a first time.

The motion was adopted.

Sri K. Venkata Rao:—I beg to move:

"That the Bill be read a second time.

Mr. Speaker:—Motion moved.

(Pause)
Mr. Speaker:—The question is:

"That the Andhra Payment of Salaries and Removal of Disqualifications, (Andhra Pradesh Second Amendment) Bill, 1958 be read a second time.

The motion was adopted.

CLAUSE 2
Clause by Clause reading

Sri B. Shankarayya:—I beg to move:

"Delete Sub-clause (n) of Clause 2".

Mr. Speaker:—Motion moved.

[Legible text with paragraphs discussing clauses and motions]
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

[14th August 1958]

The 3. (In Section 15-A of the Andhra Pradesh Public Service (Temporary Provisions) Act, 1937, the expression "principal pay"
now Auditor General, subject to 50% of the salary as water connections, electricity charges, and water charges, are
restricted to the extent of 250,000 in each financial year. [5,400]

The 4. (In Section 15-A of the Andhra Pradesh Public Service (Temporary Provisions) Act, 1937, the expression "principal pay"
now Auditor General, subject to 50% of the salary as water connections, electricity charges, and water charges, are
restricted to the extent of 250,000 in each financial year. [5,400]
The question is:

"Delete sub-clause (11) of Clause 2."

The motion was negatived.

Sri B. Shankarayya:—(Buchireddipalem—General) I beg to move:

"Delete the explanation to Clause 2."

Mr. Speaker:—Motion moved.

(Pause)

Mr. Speaker:—The question is:

"Delete the explanation to Clause 2."

The motion was negatived.

Sri S. V. K. Prasad:—I beg to move:

"Add the following at the end of Sub-clause (i) of Clause 2:—

'whose total cost including the rent of the house to the Government shall not exceed two hundred and fifty rupees per mensem'.”

Mr. Speaker:—Motion moved.
Mr. Speaker:—The question is:

"Add the following at the end of Sub-clause (i) of Clause 2:—

‘whose total cost including the rent of the house to the Government shall not exceed two hundred and fifty rupees per mensem’.”

The motion was negatived.

Sri S. V. K. Prasad:—I demand a diversion, Sir.

The House then divided: Ayes: 29; Noes: 74

The motion was negatived.

Mr. Speaker:—The amendments given notice of by hon. Sri P. Narasimha Rao and Sri G. Yellamanda Reddy are similar to that of hon. Sri S. V. K. Prasad. So, they need not be taken up. I shall now put the Clause 2 to vote.

"The question is:

“That Clause 2 do stand part of the Bill.

The motion was adopted.

Clause 2 was added to the Bill."
Mr. Speaker:—The amendments given notice of by the hon. Members to Clause 3 are similar to the amendment to Clause 2 which have been lost. So, these amendments to Clause 3 need not be repeated. I shall put the Clause 3 to vote.

The question is:—

“That Clause 3 stand part of the Bill”

The motion was adopted.

Clause 3 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 do 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 Bill be read third time and passed.

Mr. Speaker:—Motion moved.
The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

[14th August 1958]

This is to certify that the following is a true and correct copy of the Bill as passed by the Legislative Assembly of the State of Andhra Pradesh on the 14th August, 1958.

The Andhra Payment of Salaries and Removal of Disqualifications (Andhra Pradesh Second Amendment) Bill, 1958

This Bill seeks to amend the Andhra Pradesh Local Government Act, 1951, by providing for the payment of salaries and allowances to Members of the Legislative Assembly and Members of Local Governments. The Bill also seeks to remove certain disqualifications for holding public office.

The Bill provides for the payment of salaries and allowances to Members of the Legislative Assembly and Members of Local Governments. The salaries and allowances are to be determined by the Governor, taking into account the expenses incurred in the performance of their duties. The Bill also provides for the establishment of a separate fund for the payment of salaries and allowances.

The Bill seeks to remove certain disqualifications for holding public office. A person who has been dismissed from the service of the State or a Local Government or has been declared to be unsuitable for public office by the Governor shall not be qualified to hold public office.

The Bill also seeks to prevent the holding of more than one public office at the same time. A person holding public office shall not, during the period for which he holds such office, be eligible for appointment to any other public office.

The Bill seeks to ensure that Members of the Legislative Assembly and Members of Local Governments are paid fair and adequate salaries and allowances for the work they perform.

In conclusion, the Bill seeks to provide for the payment of fair and adequate salaries and allowances to Members of the Legislative Assembly and Members of Local Governments, and to remove certain disqualifications for holding public office.

Sri J. V. Rao,
Speaker, Legislative Assembly.

14th August, 1958.
Mr Speaker:—The question is:

"That the Bill be read a third time and passed".

The motion was adopted.

THE MADRAS ESTATES (ABOLITION AND CONVERSION INTO RYOTWARI)
(ANDHRA PRADESH AMENDMENT) BILL, 1958

Sri K Venkata Rao:—Mr. Speaker, Sir, I beg to introduce the Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958, and move that the Bill be read a first time.”

Mr Speaker —Motion moved

...
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

1. (1) The Rent Reduction Act, 1957, extends to the land in the Madras Estates and for the purpose of the said Act, the Madras Estates shall be deemed to be Ryotwari land.

2. (1) Where the rent of any land is less than the prescribed rate fixed under the Rent Reduction Act, 1957, the amount of rent payable shall be reduced to such extent as may be prescribed.

3. (1) Where any land is allotted to any Ryot under the Rent Reduction Act, 1957, the rent payable in respect of such land shall be reduced to such extent as may be prescribed.

14th August, 1958
The Madras Estates (Abolition and Conversion into Ryotwari), (Andhra Pradesh Amendment) Bill, 1958

14th August, 1958

...
The Madras Estates (Abolition and Conversion into Ryotwari), (Andhra Pradesh Amendment) Bill, 1958

excess is not to extend beyond the limits of 3% of the land value. In addition, if the tenant is unable to pay the rent for any period, the landlord may demand 3% excess rent. The rent payable has been reduced to 20%.

1941 onwards, the tenant had to pay 20 rent, 30 per cent of the land value. The Madras Estates Act does not provide for rent reduction. The Rent Reduction Act has been amended to provide for rent reduction. The Rent Reduction Act provides for the reduction of rent by 20%.

The consolidated Bill was introduced in the Assembly.

abolish, amend, consolidate, Bill, disposed, laws, modify, provisions, Ryotwari, Ryotwari system, tenant, Tenancy.
compensation must be calculated and paid to the landowners. Secondly, the survey and settlement proceedings must be conducted to determine the actual value of the land. Finally, the Rent Reduction Act must be enacted to ensure that the landowners are fairly compensated.

Survey and settlement proceedings must be carried out to determine the actual value of the land. These proceedings involve the assessment of the land's market value, taking into account factors such as location, size, and condition. Once the value is determined, the landowners must be compensated accordingly.

The Rent Reduction Act must be enacted to ensure that the landowners are fairly compensated. This act provides for a reduction in rent based on the value of the land. It is important that the act is enacted in a fair and transparent manner to ensure that the landowners receive the compensation they are entitled to.

In conclusion, the Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958 aims to provide compensation to landowners and ensure that the survey and settlement proceedings are conducted fairly. The Rent Reduction Act must also be enacted to ensure that the landowners are fairly compensated.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

[14th August, 1958]

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

In the premises, it is hereby declared that the Estate Abolition Act 1950 and the Rent Reduction Act 1950, both of which have been in force in Andhra Pradesh, shall be amended by the addition of certain provisions.

Pursuant to the amendment to the Estate Abolition Act 1950, the old rates shall be reduced by 6% interest on the amount by which they exceed the rates fixed by the new rules. The new rules shall be fixed by the Government in consultation with the landlords and the tenants. The reduction shall be made on the basis of the average of the last five years, and the excess rates shall be reduced by 6% of the amount by which they exceed the rates fixed by the new rules. The Rent Reduction Act of 1950 shall declare that the old rates shall be reduced by 6% interest on the amount by which they exceed the rates fixed by the new rules. The new rules shall be fixed by the Government in consultation with the landlords and the tenants. The reduction shall be made on the basis of the average of the last five years, and the excess rates shall be reduced by 6% of the amount by which they exceed the rates fixed by the new rules.
Rent Reduction Act (Section 4 for certain category provisions)

(Sri S. Ranganadha Mulaiyar in the Chair)

The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

Rent Reduction Act (Section 4 for certain category provisions) provides that the Estate Abolition Act will not apply to the rental categories specified in the Act. The Estate Abolition Act will apply to the special case of landowners once for all. The Rent Reduction Act clarifies that the Estate Abolition Act will apply to the special case of landowners once for all.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

14th August, 1958

The Bill seeks to make amendments to the Rent Reduction Act so as to allow the reduction of rents in cases where the Madras Estates have been converted into Ryotwari. The provisions of the Act are in line with the objectives of the Government of India to improve the living conditions of the tenant farmers.

The Bill is in accordance with the principles laid down in the 1955 Rent Reduction Act. It provides for the reduction of rents in cases where the estates have been converted into Ryotwari. The provisions of the Act are in line with the objectives of the Government of India to improve the living conditions of the tenant farmers.

The Bill is intended to be an equitable and just way of reducing the rents of the estates in such cases. It is expected to result in a positive impact on the livelihoods of tenant farmers and their families.

The Bill seeks to amend the Rent Reduction Act so as to reduce rents in cases where the Madras Estates have been converted into Ryotwari. The provisions of the Act are in line with the objectives of the Government of India to improve the living conditions of the tenant farmers.

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The Bill is in accordance with the principles laid down in the 1955 Rent Reduction Act. It provides for the reduction of rents in cases where the estates have been converted into Ryotwari. The provisions of the Act are in line with the objectives of the Government of India to improve the living conditions of the tenant farmers.

The Bill is intended to be an equitable and just way of reducing the rents of the estates in such cases. It is expected to result in a positive impact on the livelihoods of tenant farmers and their families.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

14th August, 1958

land holders the lands were vested in the Ryotwari System. Under the new system, the land holdings of the tenants were fixed, and their rights were limited to the lands they actually cultivated. The Bill proposed to introduce the Ryotwari System in Andhra Pradesh. Recoveries of arrears of tax, cess, and other dues were to be made. Recoveries were to be made from the landholders and their tenants.

The Bill was introduced in the Legislative Assembly of Andhra Pradesh on 14th August, 1958. It was aimed at the establishment of the Ryotwari System in the state, where the lands were to be vested in the tenant cultivators. The system was to replace the Madras Estates System, which had vested the land in the landlords. The Bill provided for the recovery of arrears of tax, cess, and other dues.

The Bill was discussed in the Legislative Assembly and was passed. It was subsequently implemented in Andhra Pradesh, bringing about a significant change in the land tenure system of the state.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

14th August, 1958

The Madras Estates (Abolition and Conversion into Ryotwari) Bill, 1958

This Bill provides for the abolition of certain estates and the conversion of others into ryotwari estates. The Bill aims to provide for the equitable distribution of land rights and benefits to the ryotwari system, which is characterized by tenant rights over the land.

The Bill includes provisions for the determination of the share of the estate to be converted into ryotwari, with the estate owner有权 to negotiate the terms of the conversion. The Bill also provides for the protection of the rights of tenants and the equitable distribution of the benefits of the conversion.

The Bill seeks to address issues of land reform and equity in the distribution of land rights, which are important aspects of the development of rural areas in Andhra Pradesh.

This Bill is an important step towards the realization of the goals of land reform and equity in rural areas in Andhra Pradesh, and its implementation will have a significant impact on the lives of those who rely on land for their livelihoods.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

14th August, 1958]

It shall be recoverable 'shall be recoverable on land revenue' etc.

It shall be recoverable

It shall be recoverable on land revenue, etc.
Excess rents will be adjusted towards future rents payable by ryots in Estates not yet taken over and future Land Revenue payable in Estates taken over. Orders already issued or to be issued in this connection shall be reconsidered and further amendments made.

Opposition Party states that the Bill achieves the object of reducing rent and making it payable at the market rate. The proposed amendment is an attempt to make the Bill more effective and less oppressive. The Opposition Party is of the opinion that the Bill should be amended to provide for the recovery of credits in the same manner as land revenue is recovered. The Bill should also provide for the protection of creditors in the same way as it provides for the protection of the land holder.

The Bill has not yet been discussed in the House. It is hoped that the House will consider the Bill in detail and make the necessary amendments to make it more effective and less oppressive.

The Bill introduced in this House is for the purpose of converting the Madras Estates into Ryotwari. The conversion of the Madras Estates will benefit all the landholders, tenants, and sharehoppers. The Bill provides for the compensation of landholders who are affected by the conversion. The compensation will be paid at the rate of 50% of the excess rent of the landholders. The compensation will be paid in instalments over a period of 10 years.

The Bill also provides for the deduction of any recoverable charge from the compensation paid to the landholders. The Bill also provides for the High Court to grant a stay order in case of any dispute.

The Bill is constitutional and does not violate any legislation. The Bill is in the best interest of the people and will provide a fair compensation for all the landholders affected by the conversion.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

High Court Judgment of Social Justice on point of information, sir, that amendments to Estate Land Abolition Act rules shall be followed in accordance with the High Court, Supreme Court, and final High Court decisions. The rights of the parties shall be determined by the Counter Judgment. Amendments to the Act shall be made in accordance with amendments to the rules of law. On point of information, sir, that amendments to the rules of law shall be followed in accordance with the High Court, Supreme Court, and final High Court decisions. The rights of the parties shall be determined by the Counter Judgment. Amendments to the Act shall be made in accordance with amendments to the rules of law.

Mr. Chairman:—The question is:

"That the Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958, be read a first time".

The motion was adopted.

Sri K. Venkata Rao:—I beg to move.

"That the Bill be read a second time.

Mr. Chairman:— Motion moved.

(Pause)

Mr. Chairman:—The question is:

"That the Bill be read a second time.

The motion was adopted.
CLAUSE 2

Sri K. Venkata Rao:—I beg to move:

In the first proviso proposed to be substituted,

(i) Omit the word 'and' at the end of Clause (b) (ii) and insert that word at the end of sub-clause (b) (i);

(ii) Re-letter sub-clause (c) as sub-clause (d).

(iii) Insert the following as sub-clause (c), namely:

'(c) the rents, if any, collected before the notified date by the land-holder from the ryots in respect of the Fasli year in which the Estate is notified and any amount collected by him from the ryots in excess of the rent determined under the Madras Estates Land (Reduction of Rent) Act, 1947 (Madras Act XXX of 1947) and outstanding to the credit of the ryots on the first day of that Fasli year, which rents or amounts cannot be adjusted by deduction under Section 50; and'.

Mr. Chairman:—Motion moved.

(Pause)

Mr. Chairman:—The question is:

"In the first proviso proposed to be substituted,

(i) Omit the word 'and' at the end of Clause (b) (ii) and insert that word at the end of Sub-clause (b) (i)".

The motion was adopted.

Mr. Chairman:—The question is:

"Re-letter sub-clause (c) as sub-clause (d)".

The motion was adopted.

Mr. Chairman:—The question is:

"Insert the following as Sub-clause (c), namely:—

'(c) the rents, if any, collected before the notified date by the landholder from the ryots in respect of the Fasli year in which the Estate is notified and any amount collected by him from the ryots in excess of the rent determined under the Madras Estates Land (Reduction of Rent) Act, 1947 (Madras Act XXX of 1947) and outstanding to the credit of the ryots on the first day of that Fasli year, which rents or amounts cannot be adjusted by deduction under Section 50; and'."
The motion was adopted.

*Mr. Chairman:*—The question is:

“That Clause 2, as amended, do stand part of the Bill.

The motion was adopted.

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

**CLAUSE 3**

*Sri K. Venkata Rao:*—In Clause 3(b), I beg to move

“In the second proviso, after the words ‘excess collections and the cesses’, insert the words ‘and other amounts’.”

*Mr. Chairman:*—Motion moved.

(Pause)

*Mr. Chairman:*—The question is:

“In the second proviso to Clause 3(b), after the words ‘excess collections and the cesses’, insert the words ‘and other amounts’.”

The motion was adopted.

*Mr. Chairman:*—The question is:

“That Clause 3, as amended, do stand part of the Bill.

The motion was adopted.

Clause 3, as amended, was added to the Bill.

**CLAUSES 4, 5, 6, 7 and 8**

*Mr. Chairman:* There are no amendments to Clauses 4 to 8. The question is:

“That Clauses 4, 5, 6, 7 and 8 do stand part of the Bill”.

The motion was adopted.

Clauses 4, 5, 6, 7 and 8 were added to the Bill.
The Madras Estates (Abolition and Conversion into Ryotwari), (Andhra Pradesh Amendment) Bill, 1958

CLAUSE 1 (SHORT TITLE AND COMMENCEMENT AND PREAMBLE)

Mr. Chairman: The question is:

"That Short title and Commencement (Clause 1) and Preamble do stand part of the Bill".

The motion was adopted.

Short Title and Preamble were added to the Bill

Sir K. Venkata Rao:—I beg to move:

"That the Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958 be read a third time and passed"

Mr. Chairman: Motion moved.
The Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958

Mr. Chairman: The question is:

“That the Madras Estates (Abolition and Conversion into Ryotwari) (Andhra Pradesh Amendment) Bill, 1958, be read a third time and passed.”

The motion was adopted.

The House then adjourned till Half Past Eight of the Clock on Monday, the 18th August, 1958.