ANDHRA PRADESH
LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Part II—Proceedings other than Questions and Answers

CONTENTS

Business of the House ........................................... 351—353
Non-availability of Text Books in Andhra and Telangana 353—355
Statement re : Fire Accident in Chinnamakulapalli 355—356
Amendment to Rules framed under Sub-Section (1) of Section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 356—358
Consideration of the Report of the Public Service Committee 358—359
Ruling of the Chair re : Amendments to Sections of the Original Act not touched by Government 359
The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958 360
The Andhra Pradesh Extension of Laws Bill, 1958 361
The Ancient Courts and Other Matters connected with Ancient Justice Amendment Bill, 1958 362
Sixty seventh Day of the Sixth Session of the Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 8th July 1958.

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

స్మా. శ్రీమతి (మోహనదేయ) : Point of Information. అస్తిత్వ ఏండినా కొంత అసాధ్యాయాలు, అమ్ది ఉండటానికి చెప్పాని?

ముఖ్య విగ్రహం : ఆహా Police Sub-Inspector చే, అందులో మిగిలి వారిని రైతుల కంటే రైతులా అందుబాటు చేసినానికి అందువల్ల, మూడేకపోవచ్చు. అందువల్ల, మంది మంది రైతులను కంటే రైతులు అందువల్ల, అంతే రే.

శ్రీ మాముడు (పాండుగురామరావు) : Point of Information. అసాధ్యాయాలు ఏండినా, అతను సాగించగలుగు కంతిలే ఉండటానికి చెప్పాని?

ముఖ్య విగ్రహం : మాముడు చే. We believe in non-violence. బాధ్యత అనుసరించడం కంతిలే ఉండటానికి చెప్పాని.
Mr. Speaker: No. 4th Oct.

Sri S., Ranganatha Mudaliar (Ramakrishnarajupet): Now that a decorative peon has been appointed, will the Hon. Speaker consider the question of restoration of the mace.

Mr. Speaker: It is undemocratic to restore it.
Non-availability of Text Books in Andhra and Telangana

Having regard to the frequent complaints that have arisen in the matter of prescription of text-books by the local bodies in Andhra area and similar complaints received last year in Telangana for all types of schools and with a view to take steps to the fair implementation of nationalisation of text-books, the Government have constituted an Ad Hoc Committee for the selection of text-books for classes 6 to 8 and forms 1 to III in Andhra area and Classes V to VII in Telangana which have since been redesigned and designated as classes VI to VIII in both the areas of different types of schools such as those under local bodies and private managements and under the control of the Government. On the recommendation of the Ad Hoc Committee which selects the best text-books after a careful review and through scrutiny of each book, the Government prescribed the text-books for the current school year and 10th March 1958 was originally fixed as the last date for submission of books by the publishers to the Ad Hoc Committee. The Publishers' Association and a few M. L. As. represented that the time
up to 10-3-1958 was not sufficient to enable them to prepare copies of books for submission to the Ad Hoc Committee according to rules, but Sir, they have pressed that time be extended and they said they would not mind even the delay. I have represented this fact to the M. L. As. who have agreed to the time being extended. Orders were therefore issued extending the time for submission of books to the Ad Hoc Committee up to 31-3-1958 both for Andhra and Telangana areas. The task selection of suitable books according to prescribed syllabus was specially arduous for the Ad Hoc Committee this year, as it received more than 750 books from over 100 publishers throughout the State and that too by the end of March. After final review, it selected 115 best books under the circumstances submitted by 52 publishers. Due to the delay in the receipt of books from the publishers, the receipt of the recommendations of the Ad Hoc Committee was also delayed as was originally expected. Orders prescribing the text-books were issued by the Government on 7-6-1958. According to the procedure laid down with regard to the prescription of textbooks, the publishers whose books have been prescribed have to enter into an agreement with the D. P. I., to pay the Government a contribution of not less than 15 per cent of the market-price of the language book i.e., reader on the basis of 75 per cent of the roll strength on 31st August in the standards for which the book is prescribed and 60 per cent in the case of books to make the required number of copies available for sale and to abide by the general rules of the Andhra Pradesh Text-book Committee. The concerned publishers have executed the necessary agreement on 26-6-1958 and have agreed to make the text-books available by 15-7-1958.
Statement re: Fire Accident in Chinamakulapalli.

8th July, 1958

Statement re: Fire Accident in Chinamakulapalli.

The Hon'ble Member of the Legislative Assembly, Mr. [Name], presented a statement regarding the fire accident that occurred in Chinamakulapalli on 7th July, 1958. He requested additional relief to the victims. The victims were promised assistance under Rule 74 of the social welfare rules. A cheque for Rs. 5,000 was presented to Mr. [Name] as a token of assistance.

Leader of the Opposition and Leader of the Socialist Party, Mr. [Name], expressed his regret over the loss of life and property. He also mentioned that the government had promised assistance under Rule 74 of the social welfare rules. A cheque for Rs. 5,000 was presented to Mr. [Name] as a token of assistance.

Half-hour debate was held on the issue of the fire accident in Chinamakulapalli. The Inspector General of Local Boards, Mr. [Name], expressed his concern over the incident and requested immediate action to prevent such accidents in the future. Mr. [Name], the member of the Legislative Assembly, also expressed his concern over the incident and requested immediate action to prevent such accidents in the future.
Amendment to Rules framed under sub-section (1) of Section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act 1948

Mr. Speaker: Shall we spend half an hour today from 1 to 1–30 p.m.? Are we able to finish our business, Sir?

Mr. Speaker: All right, decide accordingly.

Mr. Speaker: Calling attention of the Minister — 10.30 to 11.00 o'clock today.

Mr. Speaker: A further five minutes.

Amendment to Rules framed under Sub - Section (1) of Section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act 1948

Sri K. Venkat Rao: Mr. Speaker, Sir, I beg to move:

"That the following amendment to the Rules framed under sub-section (1) of Section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948
Amendment to Rules framed under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948

(Madras Act XXVI of 1948) be approved as required under sub-section (2) of Section 40 of the said Act.

Amendment.

To rule 3 of the Rules made under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948, the following proviso shall be added, namely —

'Provided that in the case of estates now situated in the Tiruttani taluk of Chittoor District, which are likely to be transferred to the Madras State in pursuance of the award made by Sri Pataskar, the compensation payable shall be deferred until a Law made by Parliament providing for the transfer of border villages takes effect.

The amendment hereby made shall be deemed to have come into force on the 30th June, 1958.'

Mr. Speaker : Motion moved.
8th July, 1938

Amendment to Rules framed under sub-section
(1) of section 40 of the Madras Estates
(Abolition and Conversion into

[Text in the page is not legible and cannot be transcribed accurately.]
Amendment to Rules framed under sub-section (I) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948.

Amendment to Rules framed under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948.

But I cannot take it as irrelevant, till it becomes law and comes into effect.

That is only relevant upto that extent.

*Note: premature award (eminent domain). 

award statutory award. Because eminent domain, provisions create
payment of compensation  

oppose  

of order  

consideration  

Compensation  

Compensation  

Compensation
Amendment to Rules framed under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryoitwari) Act, 1948.

* * *

8th July, 1958

Having regard to the difficulty experienced in the implementation of the provisions of sub-section (1) of Section 40 of the Madras Estates (Abolition and Conversion into Ryoitwari) Act, 1948, Estate Villages Survey and settlement and making of compensation for payment of last date of payment of compensation for payment of last date of payment of compensation, the Government of Madras Sweet of Estate Villages Survey and Settlement, as a subsidiary of the Government of Madras, has decided that the provisions of section 40 shall apply to all cases, and as such the same shall be applicable to all cases of payment of compensation for payment of last date of payment of compensation, and as such the same shall be applicable to all cases of payment of compensation for payment of last date of payment of compensation, and as such the same shall be applicable to all cases of payment of compensation for payment of last date of payment of compensation.

The amendment shall take effect from the date of the Act, and shall apply to all cases of payment of compensation for payment of last date of payment of compensation, and shall apply to all cases of payment of compensation for payment of last date of payment of compensation.
Amendment to Rules framed under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948.

8th July, 1958

...
Amendment to Rules framed under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948.

on Claim చేస్తుంది అంటే అనుసరించి లభించాలి. అండికి తనపు ఎంతకు ఎంతుంది తెలియజేస్తుంది. కానీ లభించిన కొండ స్థానము లేక స్థాయి సాధనం లభించాలి. అందుకే సాధనం లభించడానికి లెక్కలు సాధించడానికి ఆధారం. అది మిగిలిన దేశానికి taxes లేదా అది ఉండడానికి అంటే అది ఎంత. ఆధారానికి compensation కొనసాగించడానికి చెప్పాలి. ఆ పై సాధనానికి escape చేయడానికి. నిర్ణయాలు negotiations లేదా ప్రశ్నలు మాత్రమే ఉండడానికి అనుమతి. మాత్రమే లభించడానికి compensation లేదా vice-versa అంటే అది స్థాయి సాధనం చేయడానికి. సాధనం compensation లేదా vice-versa అనుమతి. లభించడానికి సాధనం compensation అనుమతి లభించడానికి సాధనం vice-versa అనుమతి. లభించడానికి సాధనం compensation అనుమతి లభించడానికి compensation అనుమతి. లభించడానికి compensation Estates అనుమతి లభించడానికి compensation Estates అనుమతి. లభించడానికి compensation Estates అనుమతి లభించడానికి compensation Estates అనుమతి.
Amendment to Rules framed under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948.

8th July, 1958

Madras Government shall make or issue any regulations, etc., in this behalf?

Should it be deferred for another year or two? Should it be deferred at all? Details of the Ryotwari establishment uncertainty makes it necessary to seek the Government's permission to defer this matter. The law in Madras is so different. What is the main point. A main spirit...
Amendment to Rules framed under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948.

Sri R. B. Ramakrishnaraju: There is no law preventing the Government from paying.

Mr. Speaker: It is a question of fact. What can I do? I cannot give a ruling.

Mr. Speaker: The question is:
"That the following amendment to the Rules framed under sub-section (1) of section 40 of The Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948) be approved as required under Sub-section (2) of Section 40 of the said Act."

Amendment

To rule 3 of the Rules made under Sub-section (1) of Section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948, the following provision shall be added, namely:

'Provided that in the case of estates now situated in the Tiruttani taluk of Chittoor District, which are likely to be transferred to the Madras State in pursuance of the Award made by Sri Pataskar, the compensation payable shall be deferred until a law made by Parliament providing for the transfer of border villages takes effect.

The amendment hereby made shall be deemed to have come into force on the 30th June 1958.

Mr. Speaker: The question is:

"That the following amendment to the Rules framed under Sub-section (1) of Section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948) be approved as required under Sub-section (2) of Section 40 the said Act."

Amendment

To rule 3 of the Rules made under sub-section (1) of section 40 of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948, the following proviso shall be added, namely:
Provided that in the case of estates now situated in the Tiruttani taluk of Chittoor District, which are likely to be transferred to the Madras State in pursuance of the award made by Sri Pataskar, the compensation payable shall be deferred until a Law made by Parliament providing for the transfer of border villages takes effect.

The amendment hereby made shall be deemed to have come into force on the 30th June, 1958.

Sri P. Sundarayya: Voting has been challenged and you have to take the number of persons who are for and against the amendment.

Mr. Speaker: I cannot allow it. Now, it is my discretion. I have used my discretion in the proper way.

The House then divided.

Ayes: 150  Noes: 4

The motion was adopted.

Consideration of the Report of The Andhra Pradesh Public Service Commission

Point of Order, Sir! The point of order submitted by the Member of the Legislative Assembly is that the point of order is not acceptable. It is an order of the House. The House has decided to allow the Member to raise the point of order.

Mr. Speaker: The point of order is not acceptable. It is an order of the House. The House has decided to allow the Member to raise the point of order.
Mr. Speaker: It must come under some rules. It must violate some rules or some provisions in the Constitution.

Mr. Minister: It doesn't have to come under some rules. It must violate some rules or some provisions in the Constitution. Unless there are some things out of the way and glaring, it must be accepted normal. It is a constitutional provision and nobody can question it. Adjourn next session for the Opposition party. Next session will not be balanced.
Ruling of the Chair re: Amendments to Sections of the Original Act not touched by Government.

Ruling of the Chair re: Amendments to Sections of the Original Act not touched by Government.

8th July, 1958

For the present discussion on this is, adjourned Sine die. That is the convention and I hope Hon. Members will bear it in mind. That is the convention and I hope Hon. Members will bear it in mind.

Ruling of the Chair Re: Amendments to Sections of the Original Act not touched by Government.

M. J. V. : Point of order, Sir! Can we vote today?

M. J. V. : Sir, there is a motion to adjourn. For the present discussion on this is, adjourned Sine die. That is the convention and I hope Hon. Members will bear it in mind.

Ruling of the Chair Re: Amendments to Sections of the Original Act not touched by Government.

The Madras Land Encroachment (Andhra Pradesh Extension and Amendment) Bill, 1938 is the whole Act before the Assembly? That is the convention and I hope Hon. Members will bear it in mind.

Ruling of the Chair Re: Amendments to Sections of the Original Act not touched by Government.

Point of order, Sir! Can we vote today?

Point of order, Sir! Can we vote today?

Ruling of the Chair Re: Amendments to Sections of the Original Act not touched by Government.

The Madras Land Encroachment (Andhra Pradesh Extension and Amendment) Bill, 1938 is the whole Act before the Assembly? That is the convention and I hope Hon. Members will bear it in mind.

Ruling of the Chair Re: Amendments to Sections of the Original Act not touched by Government.

The Madras Land Encroachment (Andhra Pradesh Extension and Amendment) Bill, 1938 is the whole Act before the Assembly? That is the convention and I hope Hon. Members will bear it in mind.
Sri S. K. V. Krisnavataram (Tadepalligudem - General): Subject to your final ruling with regard to this matter or any other Bill arising subsequently?

The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958.


The motion before the House is that I seek the permission of the House to withdraw the Land Acquisition Bill.
Mr. Speaker : I have no right to ask him.

Mr. Speaker : Rule 149 of the Assembly Rules reads :

'Withdrawal of a Bill—The member-in-charge may, at any stage of a Bill, withdraw the Bill with the leave of the Assembly.' Is the Assembly going to give the leave?
Mr. Speaker: They may bring it in any form they like.
The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

8th July, 1958

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

The Land Acquisition (Andhra Pradesh Extension and Amendment Bill, 1958.

8th July, 1958

375
As from the appointed day, there shall be added to the State of Andra the territories comprising the districts of Hyderabad, Medak, Nizamabad, Khammam, Warangal, Karimnagar, Nalgonda and Mahboobnagar. As from the appointed day, there shall be added to the State of Andra the territories comprising the districts of Hyderabad, Medak, Nizamabad, Khammam, Warangal, Karimnagar, Nalgonda and Mahboobnagar.
The Government is fully justified in asking permission of the House to withdraw the Bill and I support the motion.
pass. Opposition amendments may affect Sections 10-17 of the Land Acquisition Bill. It is hoped that amendments affecting Sections 10-17 will be considered. The amendments affect Sections 18-20 of the Bill, which are too long to read here. Mr. Speaker: If you allow it to go to the Select Committee without any restriction, with regard to the whole Bill, then the whole matter will be solved. It will be sent to the Select Committee.
The Land Acquisition (Andhra Pradesh Extension and Amendment) Bill, 1958.

8th July, 1958

Mr. Speaker: Why should they say so? No one will listen to them. They may be able to convince the Speaker and get a final ruling in their favour.

Mr. Speaker: It is all irrelevant. Do not talk like that.

Mr. Speaker: It is not necessary. I give my ruling that he need not reply.
The Land Acquisition Andhra Pradesh (Extension and Amendment) Bill, 1958.

7th July, 1958

The member for motion no insist in it?

The member for motion no. 3 insist in it. With Central Act. President in the concurrence in it. 595 Partial concurrence. For a particular purpose in it. I cannot get over that difficulty immediately. I assure you of my absolute obedience in this matter. I assure you of my absolute obedience in this matter. I assure you of my absolute obedience in this matter.

[The members of the Communist Party left the Assembly Chamber.]

Independent group walk out.

[The members of the Independent Group then left the Assembly Chamber]

Socialist Party then left the Assembly Chamber.
The question is:

That leave be granted to withdraw the Land Acquisition. (Andhra Pradesh Extension and Amendment) Bill 1598.

The motion was adopted.


Sri G. Venkata Reddi Naidu: Sri, I beg to move:

"That the Andhra Pradesh Extension of Laws Bill, 1958, be read a first time."

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

That the Andhra Pradesh Extension of Laws Bill 1958, be read a first time.

The motion was adopted.

Sri G. Venkata Reddi Naidu: Sir, I beg to move:

"That the Bill be read a second time."

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:

"That the Bill be read a second time.

The motion was adopted.

Mr. Speaker: The question is:

"That Clauses 2 to 8 stand part of the Bill."

The motion was adopted.

Clauses 2 to 8 were added to the Bill.

Mr. Speaker: The question is:

That Clause 1 stands part of the Bill.

The motion was adopted.

Clause 1 was added to the Bill.
Mr. Speaker: The question is:
That the Schedule stands part of the Bill.
The motion was adopted.
The Schedule was added to the Bill.

Mr. Speaker: The question is:
That the preamble stands part of the Bill.
The motion was adopted.
The preamble was added to the Bill.

Sri G. Venkata Reddi Naidu: Sir, I beg to move:
"That the Bill be read a third time and passed.

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
"That the Bill be read a third time and passed."
The motion was adopted.

The Andhra Court fees and Suits Valuation
(Andhra Pradesh Amendment) Bill, 1958.

Sri G. Venkata Reddi Naidu: Sir, I beg to move:
That the Andhra Court Fees and Suits Valuation
(Andhra Pradesh Amendment) Bill, 1958 be read a first time.

Mr. Speaker: Motion moved.

I move, Sir, that the Bill be taken for consideration.

Mr. Speaker: The question is:
That the Andhra Court Fees and Suits Valuation
(Andhra Pradesh Amendment) Bill, 1958, be read a first time.
The motion was adopted.
Sri G. Venkata Reddy Naidu: Sir, I beg to move:

"That the Bill be read a second time"

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
That the Bill be read a second time.
The motion was adopted.

Mr. Speaker: The question is:
"That clauses 2 to 5 stand part of the Bill"
The motion was adopted.
Clause 2 to 5 were added to the Bill.

Mr. Speaker: The question is:
That the preamble stands part of the Bill.
The motion was adopted.
The Preamble was added to the Bill.

Sri G. Venkata Reddi Naidu: Sir, I beg to move:
"That the Bill be read a third time and passed".

Mr. Speaker: Motion moved.

(Pause)

Mr. Speaker: The question is:
That the Bill be read a third time and passed.
The motion was adopted.

Mr. Speaker: The House now stands adjourned sine die.

The House then adjourned sine die.