ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES

Official Report

PART II - Proceedings other than Questions and Answers

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Note.—*at the commencement of the speech denotes confirmation from the
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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES

[Part II - Proceedings other than Questions and Answers]
OFFICIAL REPORT

Eighth Day of the Eighth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 2nd December, 1958

The House met at Nine of the Clock

[Mr. Speaker in the Chair]

QUESTIONS AND ANSWERS

(See Part I)

BUSINESS OF THE HOUSE

Mr. N. S. Reddy (Vizianagaram): The Legislature Secretariat has been tasked with the supply of "The eleventh year of Freedom" publication by the All India Congress Committee. It is requested to allow the supply of the publication.

Mr. Malayalam Reddy: The Finance Department should be informed about the request. The Supply of the publication should be allowed.
2nd December, 1958


Mr. Speaker: Paper laid on the Table of the House.

GOVERNMENT BILLS


Mr. Speaker: There are some amendments given notice of by Government. The hon. Minister for Revenue may move them.

Clause 4

The Minister for Revenue (Sri K Venkata Rao): I move.

"In item 2 (i) of the Table for the words 'if male, in case the grantee is' substitute the words 'in the case of a male, or an unmarried woman, if the grantee is'."

Mr. Speaker: Amendment moved.
Unmarried females  the  provi sion  ‘unmarried women’ are
marriage  ‘unmarried women’  or  ‘unmarried women’. This  is.

Mr Speaker: The question is:
“In item 2 (i) of the Table for the words ‘If male, in
case the grantee is’ substitute the words ‘in the case of a
male, or an unmarried woman, if the grantee is’.”
The amendment was adopted

Sri K Venkata Rao: I move:
In item 2 (ii) of the Table for the words “If a widow”
substitute the words ‘in the case of a widow’.

“In item 3 (i) of the Table for the words ‘if male, in
case such cash grant’ substitute the words ‘in the case of a
male if such cash grant’.

“In item 3 (ii) of the Table for the words ‘if female’
substitute the words ‘in the case of a female’.

Mr Speaker: Amendments moved.

(Pause)

Mr Speaker: The question is:
In item 2 (ii) of the Table for the words ‘if a widow’
substitute the words ‘in the case of a widow’.

“In item 3 (i) of the Table for the words ‘if male, in
case such cash grant’ substitute the words ‘in the case of a
male if such cash grant’.

“In item 3 (ii) of the Table for the words ‘if female’
substitute the words ‘in the case of a female’.”
The amendments were adopted.

Sri G. Yellamanda Reddy (Kanigiri): I move.
“In sub-clause (2) (i) of clause 4 for the words ‘four
times’ substitute the words ‘one time’.

Mr Speaker: Amendment moved.
Mr. Speaker: The question is:

"In sub-clause (2) (i) of clause 4 for the words 'four times' substitute the words 'three times'."

The amendment was negatived.

Sri Vavilala Gopalakrishnayya (Sattenapalli): I move:

"In sub-clause (2) (i) of clause 4 for the words 'four times' substitute the words 'three times.'"
Mr Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"In sub-clause (2) (i) of clause 4 for the words 'four times' substitute the words 'Three times'."

The amendment was negatived.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

In sub-clause (2) (ii) of clause 4 for the words 'six' substitute the words 'two and half'.

Mr. Speaker: Amendment moved.

6 times అలా అంటే రెండు సంఖ్యలు అంశం. Payments నా ఉండానికి ఉంటాయి. Incongruous నందంతి. అంశంతో అడుగు వాటిని ఒకటిని యంచేసి. ఒకేసా

Mr. Speaker: The question is:

In sub-clause 2 (ii) of Clause 4 for the word 'six' substitute the words 'two and half'.

The amendment was negatived.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

In sub-clause (2) (ii) of clause 4 for the words 'six' substitute the words 'three'.

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"In sub-clause (2) (ii) of clause 4, for the words 'six' substitute the words 'three'."

The motion was negatived.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"In sub-clause (2) (ii) of clause 4, for the word 'six' substitute the word 'four'.

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"In sub-clause (2) (ii) of Clause 4, for the word 'six substitute the word 'four'."

The amendment was negatived.
Sri Vavilala Gopalakrishnayya: Sir, I beg to move;

"Insert the following proviso before the existing proviso.

'Provided that nobody will be paid a lumpsum of Rs. 5000 at a time.' "

Mr. Speaker: Amendment moved.

The amendment was, by leave of the House, withdrawn.

Sri B. Sankarayya, (Buchireddypalem-General): Sir, I beg to move:

Add the following proviso to sub-section (2) of Clause 4.

"Provided that in respect of each of cases specified in column (1) of the table below, the compensation payable under sub-section 2 for cash grants specified in Parts A & B. of the Schedule shall be paid subject to the conditions specified in each case in column (2).

1. if the grantee has other source of income of more than 5000 per year.

2. If the grantee has other A sum equivalent to two times the annual amount.

2nd December, 1958

Section 6: (Repealed)


2nd December, 1958

Section 6: (Repealed)
Mr. Speaker: The question is:

Add the following proviso to sub-section (2) of Clause 4.

"provided that in respect of each of cases specified in column (1) of the table below, the compensation payable under sub-section 2 for cash grants specified in parts A and B of the Schedule shall be paid subject to the conditions specified in each case in column (2)

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
</tr>
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<tbody>
<tr>
<td>1. if the grantee has other A sum equivalent to one source of income of more than 5000 per year. times the annual amount.</td>
<td></td>
</tr>
<tr>
<td>2. if the grantee has other A sum equivalent to two source of 2000 per year. times the annual amount.</td>
<td></td>
</tr>
</tbody>
</table>

The amendment was negatived.

Mr. Speaker: The question is:

That clause 4, as amended, do stand part of the Bill.

The motion was adopted.

Clause 4, as amended was added to the Bill.

Clauses 2 and 3.

Mr. Speaker: The question is:

That clauses 2 and 3 do stand part of the Bill.

The motion was adopted.

Clauses 2 and 3 were added to the Bill.

Clause 5.

Mr. Speaker: The question is:

That Clause 5 do stand part of the Bill.

The motion was adopted.

Clause 5 was added to the Bill.

Clause 6 and 7.

Mr. Speaker: The question is:

That Clauses 6 and 7 do stand part of the Bill.
The motion was adopted.
Clauses 6 and 7 were added to the Bill.

Schedule.

Mr. Speaker: The question is:
That the schedule do stand part of the Bill.
The motion was adopted.
The schedule was added to the Bill.

Clause 1.

Mr. Speaker: The question is:
That Clause 1 do 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 Andhra Pradesh (Abolition of Cash Grants)
Bill, 1958 be read a third time and passed.

Mr. Speaker. Motion moved.

Mr. Speaker. The question is.
That the Andhra Pradesh (Abolition of Cash Grants)
Bill, 1958 be read a third time and passed.
The motion was adopted.
Sri K. Venkata Rao. I move Sir, that the Hyderabad Tenancy and Agricultural Lands (Andhra Pradesh Amendment) Bill, 1958 be read a first time.

Mr. Speaker: Motion moved.

Section 44—reservation of lands subject to certain limits which a landholder is entitled to resume for personal cultivation from his protected tenants.

Section 38—enables a protected tenant to purchase subject to certain conditions the interest of the landholder in the lands held by the protected tenants.

As the above sections now stand, the right of purchase by the protected tenant under section 38 can be exercised even in respect of the lands which had been reserved for personal cultivation but which the landholder had not actually resumed and taken possession of at the time of purchase. Thus, the right of resumption for personal cultivation would be substantially contained in the case of certain landholders as a result of the operation of Section 38 and an anomalous position would result if, in respect of the land which the landholder has reserved for personal cultivation, the protected tenant should be given a right of purchase. It is necessary to make a provision in the Act to the effect that the right of purchase under Section 38 cannot be exercised in respect of lands reserved to the landholder for personal cultivation under section 44. This
clause seeks to amend Section 38 (1) suitably with a view to making such a provision.

38 (1) enables a protected tenant to purchase a land at his option. Compulsorily transfers ownership of lands from the landholder to the protected tenant.

Protected tenants declared as owners under section 38
Area purchased by them
Protected tenants declared as owners under Sec. 38 (e) and No of protected tenants
Area transferred
Average transferred to each protected tenant
Total amount of compensation fixed by Tribunals for areas transferred from owners.

Clause 18 (1) of the Andhra Pradesh Ceiling on Agricultural Holdings Bill, 1958 says:

"Notwithstanding anything contained in sub-section (7) of section 38, and sub-section (1) of section 38-E of the Hyderabad Tenancy and Agricultural Lands Act, 1950......"
the ownership of all lands held by a protected tenant immediately before the notified date, except such portion thereof as has been reserved to the landholder for resumption for personal cultivation under section 44 of that Act, shall stand transferred to and vest in the protected tenant from that date. ...."

Mr. Speaker: The Regional Committee Order says:

"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 considerat on and report to the Assembly”.

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I think that is the proper procedure and I have no objection to follow that procedure.
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The question is:

“That the Bill be referred to the Andhra Pradesh Regional Committee for consideration and report to the Assembly”

The motion was unanimously adopted.
BUSINESS OF THE HOUSE

Mr. President: Members, I have the honour to introduce the following extension bills, namely:

(i) The Tenancy and Agricultural Lands (Amendment) Bill, 1958.

Mr. Speaker: Mr. President.

Mr. President: The Business Advisory Committee has laid before this House two Bills, the Tenancy and Agricultural Lands (Amendment) Bill, 1958, and the Tenancy and Agricultural Lands (Extension) Bill, 1958, for your consideration. These Bills are intended to provide a balance between the interests of the landlord and the tenant. The Tenancy and Agricultural Lands (Amendment) Bill, 1958, seeks to amend the existing laws to address certain issues raised by the landlords and tenants. The Tenancy and Agricultural Lands (Extension) Bill, 1958, extends the provisions of the Tenancy and Agricultural Lands Act, 1957, for a further period.
2nd December, 1958

The Hyderabad Tenancy & Agricultural Lands (Andhra Pradesh Amendment) Bill, 1958

30th November 1956. As per the Act 30 of 1954, the said land in the

subsequently acquired as suff 1 a hill. At the time of acquisition

was there no tenant. But no tenant is vacating the

land, as there is no tenant. The amount

has been submitted to the

mailbox.

(3) The Hon’ble Minister:

The Hon’ble Minister of

Food and Agriculture

has been informed of these

provisions. The Ministry

has also been notified of

the Bill.

(4) The Hon’ble Minister:

The Hon’ble Minister of

Food and Agriculture

has been informed of these

provisions. The Ministry

has also been notified of

the Bill.

(5) The Hon’ble Minister:

The Hon’ble Minister of

Food and Agriculture

has been informed of these

provisions. The Ministry

has also been notified of

the Bill.

Sri P. Sundaraiah: Madras Estates Land (Reduction of Rent) Andhra Pradesh Amendment Bill, the Andhra
Pradesh Bhoodan and Gramdan 1958 Bill, the Hyderabad Prevention of Fragmentation and Consolidation of Land Holdings Bill, copies of the Bill.

(ii) Select Committee: The Madras Estates Land (Rent Reduction) Bill and Madras Estates (Abolition and Conversion into Ryotvari) Bill as copies of the Bill.

(iii) The Bill is being extended to the new territory.

(iv) The ruling applies to clauses 3 and 4 of the Bill.
The Hyderabad Tenancy & Agricultural Lands (Andhra Pradesh Amendment) Bill, 1958.

"We have no power. We have no jurisdiction on what Parliament has got to do. We can do only subject to their prior consent. Their prior consent is limited to amendment of certain clauses but not to the whole Bill."
2nd December, 1958

Select Committee on The Hyderabad Tenancy & Agricultural Lands (Andhra Pradesh Amendment) Bill, 1958

The Select Committee on The Hyderabad Tenancy & Agricultural Lands (Andhra Pradesh Amendment) Bill, 1958, has received the Report of the Select Committee on The Hyderabad Tenancy & Agricultural Lands (Andhra Pradesh Amendment) Bill, 1958, and has adopted the Report.

The Select Committee has approved the following amendments to the Bill:

1. Routine: Amend the Report to read "routine procedure."

2. University Bill: Amend the Report to read "University Bill."

3. Cash Bills: Amend the Report to read "Cash Bills."


The Select Committee has also approved the following constitutional powers:

- Debar
- Constitution
- Ruling in

All other amendments to the Bill have been approved as per the Report of the Select Committee.
Mr. Speaker: In this matter I have referred to May's Parliamentary Practice. I have also consulted other Provinces and I received a note from the Mysore State Legislature that the whole Act should be considered as a fresh Bill. As you know, Mysore State also has transferred territories newly added to it, and therefore they are also similarly situated. The opinion of the Mysore State Legislature is that the whole Act should be considered as a fresh Bill, if the Bill says that the Bill is being extended with or without amendments, and sometimes repeal and extension also; three things may happen; sometimes there will be no repeal of the existing law of these transferred territories; sometimes the Government may not propose any amendments in any particular sections; and sometimes there may be amendments. So, in all these cases the opinion of the Mysore State Legislature is that it should be treated, in justice and equity, as a fresh Bill, that means something like the whole Act being before the House.

I may take you into confidence and tell you that I have consulted the Advocate General. He agreed with me and I have consulted two Ministers from Bombay and Mysore and they also agreed with my view that it must be, in justice and fair-play, treated as a new Bill, as a fresh Bill, and therefore those who represent the transferred territories should have a right to go into the whole Act de novo and any amendments that are necessary to improve it must be allowed.

Again, there is one precedent in the May's Parliamentary Practice. The London Education Bill was sought to be extended to London, and such amendments which did not relate to extension were disallowed, but any amendments in those provisions which applied to London could be allowed. That means, in certain cases if the Government reserve certain clauses to be applied in Andhra and extend the other clauses to Telangana, in that case those clauses that are being extended to Telangana alone can be amended, can be considered, because the Government are reserving some provisions to be applied to Andhra. If the Government are extending the whole Bill to a new territory, my opinion is that the whole Act should be taken as part of the new Bill and the Members should have the right to propose amendments for improving the Bill. There is no question about that.
Of course, I have seen the objection raised by the Revenue Department, and their objection was somewhat more relevant than that of the Law Department; I find nothing useful in the memorandum supplied to me by the Law Department except some general observations. The Revenue Department says, that so far as Andhra is concerned, we are not amending the Act, but in the case of Telangana we are passing this Act newly and enforcing this Act over them. The question is this: shall we say, "because Andhra Act is not amended no amendments should be allowed, or because it is applied to Telangana, amendments should be allowed and the amendments will apply to Andhra also." Equity and justice require that the whole Act should be taken into consideration clause after clause.

Sri K. Venkata Rao: Even in the case of Central Act?

Mr. Speaker: No. With regard to the Central Acts you have to take permission of the Central Government. And if you feel that you cannot amend the Act without the previous permission of the Central Government that is a different matter, and you can except those Acts. My ruling applies generally to all Acts which you propose to amend, excepting those which you cannot of your own accord amend without the permission of the Centre. With regard to them, you consider, keeping this principle in view, whether you have a right or leave it off. That is left to you. Now I give this ruling with regard to the usual State Acts, Acts within the jurisdiction of the State Assembly, when they are extended to Telangana, to an important region. In certain acts, the Government takes the power to extend, and because that power is in the Act itself, that will be extended to district after district. But, that is not so in the present case. One big territory is added to the State and there is no provision in the existing Act; the Government is extending the whole Act to a new territory; when the Government has taken up the responsibility for administration of this new territory, they have to take all these responsibilities. It may take a little time, but we cannot help. When we have taken under the jurisdiction of the Andhra Pradesh State Legislative Assembly, a big territory inhabited by more than one crore people, in the interests of Telangana, in justice and fairness to them,
the whole Act has to be reconsidered. Of course, there may not be many amendments and there need not be if it is a good act. Therefore, I give this ruling which applies to all amending Bills; excepting the Central Acts which the Government cannot amend without the permission of the Centre. So, I am confirming my previous decision.

Mr. Speaker: I think, in equity the whole Act should be placed before you because when we have taken the responsibility we have to spend some time. All that is necessary is to do justice to Telangana.

Mr. Speaker: I cannot give a ruling about it.

Mr. Speaker: My ruling does not cover it. Therefore, let us not discuss about it.
Mr. Speaker: This is a special order with regard to these Acts. Members can take any Act of Telangana or of Andhra. If you want to read, you can take and read and I give my permission.

GOVERNMENT BILL


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

"That the Madras Rent and Revenue Sales and the Madras Revenue Recovery (Andhra Pradesh Extension and Amendment) Bill, 1958, be read a first time."

Mr. Speaker: amendment moved.


The question is:

"That the Madras Rent and Revenue Sales and the Madras Revenue Recovery (Andhra Pradesh Extension and Amendment) Bill, 1958 be read a first time/adopted.

The motion was adopted.

Sri K. Venkata Rao: I beg to move:

"That the Madras Rent and Revenue Sales and the Madras Revenue Recovery (Andhra Pradesh Extension and Amendment) Bill, 1958 be read a second time"

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"That the Madras Rent and Revenue Sales and the Madras Revenue Recovery (Andhra Pradesh Extension and Amendment) Bill, 1958 be read a second time."

Sri Vavilala Gopalakrishniah: I beg to move:

"For the word "Tahsildar" substitute the words "any officer not below the rank of a Revenue Divisional Officer" wherever it occurs."
Mr. Speaker: Amendment moved.

Clause 4 (1): Substitute Tahsildar for any Officer not below the “rank of a Revenue Divisional Officer” and delete the words “as in accordance with religious usage” amendment added. Add the following at the end of section (a) of Section 14 (a) proposed “and ornament of the children below 12 years of age”

That the Bill may be read a second time moved. That the Bill may be referred to a Select Committee moved.

Mr. Speaker: After a bill has been read for the first time the member in change may make one of the following motions that it be read in a second time either at once or on some future day, “At once” moved. We have accepted it. “That the Bill be referred to a Select Committee” moved. “That the Bill be circulated” moved. “That the bill be read a second time” moved. Select Committee moved.

Sri K. Venkata Rao: “Not below the rank of a Revenue Divisional Officer” moved. Select Committee moved.
3. తెలిచేది: సంవత్సరాలు జానావరి మార్చెంతి తండ్రి అడవి ఊరి.

2. మంది కార్యాలయానికి: సంవత్సరం పలు వారి కార్యాలయానికి బహుభాషా విభాగం ని సంపాదన రేస్ట్ రేస్ట్ కార్యాలయానికి విభాగం ని సంపాదన దిన్నంపలు వారి కార్యాలయానికి విభాగం ని సంపాదన దిన్నంపలు వారి కార్యాలయానికి విభాగం ని సంపాదన దిన్నంపలు వారి కార్యాలయానికి విభాగం ని సంపాదన దిన్నంపలు వారి కార్యాలయానికి విభాగం ని సంపాదన దిన్నంపలు వారి కార్యాలయానికి విభాగం ని సంపాదన దిన్నంపలు వారి కార్యాలయానికి విభాగం ని సంపాదన దిన్నంపలు వారి కార్యాలయానికి 


Mr. K. Venkata Rao: He is not an officer.
The Madras Rent and Revenue Sales
and the Madras Revenue Recovery
(Andhra Pradesh Extension and
Amendment) Bill, 1958.

98 2nd December, 1958

Fourth Report: Section 2 is
"Power of Tahsildar" or "Deputy Collector" of

Mr. Speaker: The question is:

 foram the word 'Tahsildar' substitute the word any
'official not below the rank of a Revenue Divisional Officer' wherever it occurs.

The amendment was negatived.

Sri M. Nagi Reddy (Macherla): Sir, I beg to move:

"Delete Sub-clause (ii) of clause 4."

Mr. Speaker: Amendment moved.
Provided also that Tahasildars shall not be entitled to any fee or compensation for selling...........

Sri K. Venkata Rao: Here it is not contemplated that any one below the rank of the Tahasildar is vested with this power.
arrears] clarify clause on arrears. The subsequent clause refers to other departments. The clause is to clarify Board Standing Orders which are all equal to law: S. O. 41, 47 Section 5: ‘...enabling Collector or other officer empowered by the Collector...... the Tahsildar of the Taluk to realise...’ This is not being altered.

The subsequent clause refers to other departments, and not to the Revenue Department where there are Deputy Tahsildars and...

Sri Pillalamarri Venkateswarlu: That subsequent clause must be deleted. This refers to the Revenue Department only.

Sri K. Venkata Rao: Please listen to me. The reference to the other departments has come because they are already exercising these Powers. Therefore normal “Revenue’ is being extended. Recovery of Revenue is being extended. It is only to recognise this fact that this is being brought here. I also undertake on behalf of the Government that no one below the rank of a Tahsildar will ever be allowed to exercise these powers.

Sri K. Venkata Rao: On behalf of the House I am undertaking this responsibility.

Sir, I beg leave of the House to withdraw by amendment.

(The amendment was by leave of the House withdrawn)

Mr. Speaker: The question is:
“That clause 4 do stand part of the Bill.”

The motion was adopted.

Clause 4 was added to the Bill.

(Sri S. Ranganatha Mudaliar in the Chair)

Clause 2

Mr. Chairman: The question is:
“That Clause 2 do stand part of the Bill.”
The motion was adopted.
Clause 2 was added to the Bill.

Clause 3

Mr. Chairman: The question is:
"That Clause 3 do stand part of the Bill".
The motion was adopted.
Clause 3 was added to the Bill.

Clause 5

Sri Vavilala Gopalakrishnayya: I beg to move:
"In sub-clause (ii) of Clause 5 for the words 'District Gazette' substitute the words 'Andhra Pradesh Gazette' wherever it occurs".

Mr. Chairman: Amendment moved.

The motion was adopted.
Clause 2 was added to the Bill.

Clause 3

Mr. Chairman: The question is:
"That Clause 3 do stand part of the Bill".
The motion was adopted.
Clause 3 was added to the Bill.

Clause 5

Sri Vavilala Gopalakrishnayya: I beg to move:
"In sub-clause (ii) of Clause 5 for the words 'District Gazette' substitute the words 'Andhra Pradesh Gazette' wherever it occurs".

Mr. Chairman: Amendment moved.

The motion was adopted.
Clause 2 was added to the Bill.
I beg leave of the House to withdraw my amendment.

The amendment was, by leave of the House, withdrawn.

Sri Vavilala Gopalakrishnayya: I beg to move:

"In sub-section (a) of Section 14 (a) proposed, delete the words ‘as in accordance with religious usage’.”

Mr. Chairman: Amendment moved.

I beg your leave to withdraw my amendment.
insolvency petition. The creditor's name is not
mentioned. It may be mentioned that the creditors
have difficulties. We have to take the other property and not the whole thing. The
Estates Land Act and the Madras Revenue Recovery
(Amendment) Bill, 1958.

Mr. Chairman: The question is:

"In sub-section (a) of Section 14 (a) proposed delete
the words 'as in accordance with religious usage'."

The amendment was negatived.

Sri Vavilala Gopalakrishnayya: I beg to move:

"Add the following at the end of sub-section (a) of
Section 14 (a) proposed 'and ornament of the children
below 12 years of age'."

Mr. Chairman: Amendment moved.
Mr. Chairman: The question is:

"Add the following at the end of Sub-section (a) of Section 14 (a) proposed and ornaments of the Children below 12 years of age".

The amendment was negatived.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move.

For sub-section (b) of section 14 (A) proposed substitute the following:

"His ploughs implements of husbandry, one pair plough cattle and one milking cattle and cattle shed to provide the above cattle such manner seedgrain and grain of one week provision stocked by the defaulter or on his behalf by his cultivator as may be necessary for due cultivation of his lands in the ensuing year".

Mr. Chairman: Amendment moved.

For example cattle shed is an immovable property not a movable property and cannot be attached except under another procedure.
The Madras Rent and Revenue Sales
and the Madras Revenue Recovery
(Andhra Pradesh Extension and
Amendment) Bill, 1958.

Sri K. Venkata Rao: It is not on the list.

Sri Vavilala Gopalakrishnayya: I beg leave of the House to withdraw my amendment.

(The amendment was by leave of the House withdrawn)

Sri Vavilala Gopalakrishnayya: I move:

"Add the following as a new clause 6 and renumber the remaining clauses:
“Rules so made under sub-clause (iv) (v) of clause 5 and the next (old six and new seven) clause shall be placed on the Table of the House and the House may amend or repeal within fifteen days of their placement.”

Sri K. Venkata Rao: The amendment is not regular and properly drafted. On behalf of the Government, I shall move a legally drafted amendment. I move:

“For sub-clause (v) of clause 5 of the Bill, substitute the following, namely—

(v) after section 60, the following section shall be inserted, namely—

60-A: Power to make rules— (1) The State Government may, by notification in the Andhra Pradesh Gazette, make rules to carry out the purposes of this Act.

(2) All rules made under this section shall, as soon as may be after they are made, be laid on the Table of the Legislative Assembly, and shall be subject to such modifications, whether by way of repeal or amendment, as the Assembly may make within fourteen days thereafter during the session in which they are so laid.”

Mr. Speaker: Amendment moved.

(The amendment was, by leave of the House, withdrawn.)

The Madras Rent and Revenue Sales (Andhra Pradesh Extension and Amendment) Bill, 1958.

2nd December, 1958
Mr. C. Venkata Rao: The hon Member said about one week's food grains. We have no objection even for 15 days.

Mr. Speaker: The question is:

"For sub-clause (v) of clause 5 of the Bill, substitute the following, namely—

(v) after section 60, the following section shall be inserted, namely—

60-A: Power to make rules—(1) The State Government may, by notification in the Andhra Pradesh Gazette, make rules to carry out the purposes of this Act.

(2) All rules made under this section shall, as soon as may be after they are made, be laid on the Table of the Legislative Assembly, and shall be subject to such modifications, whether by way of repeal or amendment, as the Assembly may make within fourteen days thereafter during the session in which they are so laid.'"

The amendment was adopted.

Mr. Chairman: The question is:

That clause 5 as amended do stand part of the Bill.

The motion was adopted.

Clause 5 as amended was added to the Bill.

Clause 6

Sri M. Nagi Reddy: Sir, I beg to move.

In line 8 of clause 6 delete the words "or modifications"

Mr. Chairman: Amendment moved.

Sri M. Nagi Reddy: 'Modifications' అంటాలే విధానం
Sri K. Venkata Rao: This is only to remove a difficulty. This is not a regular Rule. This difficulty may arise in the exercise of powers under the Act. It is a transitory clause. The amendment was negatived.

The question is:

"In line 8 of clause 6 delete the ‘words or modifications’.

The amendment was negatived.

Mr. Chairman: The question is:

"In line 8 of clause 6 delete the ‘words or modifications’.

The amendment was negatived.

Sri M. Nagi Reddy: Sir, I beg to move.

(1) "In the proviso to sub-clause 1 of clause 6 for the words ‘three years’ substitute the words ‘two years’.

(2) "In the proviso to sub-clause 1 of clause 6 for the words ‘three years’ substitute the words ‘one year’.

Mr. Chairman: Amendment moved.
House adopted all the integration Acts and the Adoption Acts.

The question is:

1. “In the proviso to sub-clause 1 of clause 6 for the words ‘three years’ substitute the words ‘two years’.”

2. “In the proviso to sub-clause 1 of clause 6 for the words ‘three years’ substitute the words ‘one year’.”

The amendments were negatived.

Mr. Chairman: The question is:

“That clause 6 do stand part of the Bill.”

The motion was adopted.

Clause 6 was added to the Bill.

Clause 7

Mr. Chairman: The question is:

“That Clause 7 do stand part of the Bill.”

The amendment was adopted.

Clause 7 was added to the Bill.
Clause 8

Mr. Chairman. The question is:

"That Clause 8 do stand part of the Bill."

The amendment was adopted.
Clause 8 was added to the Bill.

Clause 1

Mr. Chairman: The question is:

"That Clause 1 do stand part of the Bill."

The amendment was adopted.
Clause 1 was added to the Bill.

Preamble

Mr. Chairman: The question is:

"That the Preamble do s and part of the Bill."

The amendment was adopted.
The Preamble was added to the Bill.

Sri K. Venkata Rao. I move:

"That the Madras Rent and Revenue Sales and th
Madras Revenue Recovery (Andhra Pradesh Extension and
Amendment) Bill, 1958 be read a third time and passed'."

(Pause)

Mr. Chairman: The question is:

"That the Madras Rent and Revenue Sales and the
Madras Revenue Recovery (Andhra Pradesh Extension and
Amendment) Bill, 1958 be read a third time and passed."

The amendment was adopted.
The House then adjourned till Nine of the Clock
on Wednesday, the 3rd December 1958.