Andhra Pradesh Legislative Assembly Debates

OFFICIAL REPORT

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—Discussion not concluded.

NOTE: *at the commencement of the speech denotes confirmation from the Member not received in time.

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Fifth day of the Eighth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Friday, the 28th November, 1958
The House met at Nine of the Clock

[MR. SPEAKER IN THE CHAIR]

QUESTIONS AND ANSWERS
(SEE PART I)

BUSINESS OF THE HOUSE

(Pause)

MADAM SÓPÁRA (Kánavaí Védan): 10. Are there any more adjournment motion adjournment motion adjournment motion adjournment motion? 10 adjournment motion 10 adjournment motion It is too ridiculous. adjournment motion.

(Pause)


MADAM SÓPÁRA (Kánavaí Védan): 10 are there any more adjournment motion? It is too small. adjournment motion.

* M. L. A. (Kánavaí Védan): are there any more privilege motion adjournment motion adjournment motion? It is too small. adjournment motion.

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* M. L. A. (Kánavaí Védan): that M. L. A. is a mad cap breach of privilege.
MOTION RE: BREACH OF PRIVILEGE

Mr. Speaker: The hon. Member will please sit down. I am not calling him. I have myself said that I am not giving permission for the motion to be moved.

Mr. Adams (Borough): Is privilege motion a solemn? Can you interrupt speeches?

Mr. Speaker: The hon. Member will please sit down. I have already given a ruling.

Opposition Member: Is privilege motion a solemn? Can you interrupt speeches?

Mr. Speaker: It is too general. I cannot allow the privilege motion.

A question of privilege was raised in the House of Commons on the 21st June, 1954 when Sir Herbert William, a Conservative Member, drew the attention of the Chair to the report of a speech by Mr. Emanuel Shinwell, Socialist M. P., published in the ‘Daily Mail.’

Mr. Shinwell was reported to have said: ‘...it (an election) would be an opportunity to ‘get rid of the crazy Tories—the wretches, the rascals, the rascallions’.”
Motion Re: Breach of Privilege
28th November, 1958

The ruling of the Speaker of the House of Commons was:

"My view of it is that hard words used against persons and parties are dealt with, if necessary, by the law of defamation, which includes both oral and written words. It is only where the House as a whole is affected by the words that a question of privilege may arise."

The abusive language should have the effect of preventing a member from discharging his duty to the whole House, now, or should be intended to have such effect.

The Parliament of India has passed a no-confidence motion against the Government.

The Parliament of India has passed a motion of no-confidence against the Government.
Mr. Speaker : I shall read out an extract of the motion. One reason for the motion is that an hon. Member was reported to have said: "We have to question the 'Dushtulu and Durmargulu' responsible for bringing down the Prakasam Ministry......"

M. L. As. : On a point of order, Sir. A particular member has said... (Cow Slaughter Bill against) 'rascal'! Has he obstructed the privilege issue?

Mr. Speaker : "Statutory right or duty"......
Breach of Privilege

28th November, 1958

One of the duties of the House of Commons is to discuss and decide on matters of privilege. If a privilege is interrupted or duty of discharge is neglected, the House has the right to clarify the matter.

A Member said: "They are rascals"—asserting privilege is not being discharged. Another Member said:

"There are rascals" and "They are rascals"—asserting House of Commons privilege follows. Members of the House of Commons follow the Indian Parliamentary Practice. The House of Commons quote regulations accurately. Members of the House of Commons follow the regulations accurately.

"Wretches", "rascals" assert privilege motion is not being discharged. Privilege motion is not being discharged if the privilege motion is not being discharged. Privileges committee refers to House committee. Wretches, rascals assert privilege motion is not being discharged.

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28th November, 1958

Morton Re:
Breach of Privilege

Sri K. Vijayabaskara Reddy: There is nothing like that mentioned in the motion.

Sri D. Kondaiah Chowdari (Kandukur): Sir, it is stated in May’s Parliamentary Practice:

“When any of these rights and immunities both of Members individually and of Assembly in its collective capacity, which are known by the general name of ‘privileges’ are disregarded or attacked by
any individual or authority, the offence is called a breach of privilege and is punishable."

A breach of privilege 'no confidence motion' as per Section 100, Explanation 2, 'where any individual or authority, the offence is called a breach of privilege and is punishable.

Mr. Speaker: The words are 'bringing down the Prakasam Ministry.'

Mr. Speaker: It states that "Durmargulu and Dushtulu are responsible for bringing down the Prakasam Ministry. That did so many good things during the period of 13 months."

Mr. Speaker: Then I shall give my ruling. As per Section 100, Explanation 2, 'where any individual or authority, the offence is called a breach of privilege,' the words are 'bringing down the Prakasam Ministry. That did so many good things during the period of 13 months.'

Mr. Speaker: It states that "Durmargulu and Dushtulu are responsible for bringing down the Prakasam Ministry. That did so many good things during the period of 13 months.

Mr. Speaker: Then I shall give my ruling. As per Section 100, Explanation 2, 'where any individual or authority, the offence is called a breach of privilege,' the words are 'bringing down the Prakasam Ministry. That did so many good things during the period of 13 months.'
So I have ruled it as out of order. Therefore I am not allowing any discussion.

Mr. Basava Manaiah: No-confidence motion వాస్తవంచే వారి సంఖ్య విద్యార్థుల పిల్లాల వేసరే? 

I have ruled it as out of order. Therefore I am not allowing any discussion.

Sri K. Brahmananda Reddy: Sir, I am interested in the dignity of the House. The Speaker cannot be subjected to cross-examination in this House and it is derogatory to the respect of this House.

Mr. Basava Manaiah: It is not good manners as a protest నిరాకరణం చేయడం కూడా మేలు గడిం సందర్భంలో తప్పిస్తుంది. వాడు ఈ ప్రశ్నలను ప్రకటించడం వల్లంది. 

BUSINESS OF THE HOUSE

Mr. Basava Manaiah: It is not good manners as a protest నిరాకరణం చేయడం కూడా మేలు గడిం సందర్భంలో తప్పిస్తుంది. వాడు ఈ ప్రశ్నలను ప్రకటించడం వల్లంది. 

(The Member rose again in his seat.)
Motion Re: 28th November, 1958
Breach of Privilege

Is it not a breach of privilege of the Speaker, Sir, to say that the Speaker can commit a mistake?

Sri S. Ranganatha Mudaliar (Ramakrishnarajupeta): On the floor of the Assembly, can a Member say that the Speaker has committed a mistake?
PAPER LAID ON THE TABLE OF THE HOUSE
Amendment to Rule VII of the Madras Cottage Industries Loans and Subsidy Rules, 1948.

The Minister for Endowments and Industries (Sri A. Bhagavanta Rao): Sir, I beg to lay on the Table under sub-clause (16) of clause (b) of Section 19 of the Madras State Aid to Industries Act 1922 (Madras Act V of 1923) a copy of the amendment to rule VII of the Madras Cottage Industries Loans and Subsidy Rules, 1948. (issued in G. O. Ms. No. 988, Industries, dated 26-7-1958) published in No. 32 of Part-II of the Andhra Pradesh Gazette dated 7-8-1958 on page No. 766.

Mr. Speaker: Paper laid on the Table.

Sri A. Bhagavanta Rao: It is laid on the Table.

BUSINESS OF THE HOUSE

The Indian Express: The newspaper reports...
GOVERNMENT BILL

The Osmania University Bill, 1958 (As Reported by the Joint Select Committee)

Mr. Speaker: Let us now proceed to the Osmania University Bill. We shall take up amendment (Sl. No. 4) standing in the name of Sri B. Sreeramamurthy, Sri M. RSatyanarayana Raju, Sri P. Narasimga Rao, Sri K. Rajamallu, Sri Vavilala Gopalarakshnayya, Sri P. Venkateswarlu, Sri G. Yella Reddy, Sri Ch. Rajeswara Rao and Sri S.V. K. Prasad, in respect of clause 3.

Clause 3.

Sri P. Narasimga Rao (Huzurabad—General)
Sir, I beg to move:

"Delete the words ‘Pro-Chancellor’ in line 3 of sub-clause (2) of clause 3."

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

"Delete the words 'Pro-Chancellor' in line 3 of sub-clause (2) of clause 3."

The amendment was negatived.

A poll was demanded and the House divided.

Ayes: 34 Noes: 89

The amendment was negatived.

Mr. Speaker: Now, Sri Vavilala Gopalakrishnayya will move his amendment.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"Delete the words 'Vice-Chancellor' in line 3 of sub-clause (2) of clause 3."

Mr. Speaker: Amendment moved.

Mr. Speaker: Amendment moved.
Mr. Speaker: The question is:
"Delete the words ‘Vice-Chancellor’ in line 3 of
sub-clause (2) of clause 3."

The amendment was negatived.

A poll was demanded and the House divided.
(During the division, when the Speaker was
asking whether there were any neutrals, one
hon. Member was seen rising and leaving the
House.)

Sri P. Sundarayya: Mr. Speaker, Sir, No
Member can withdraw at this stage. The moment he
gets up, it means he is a neutral.

Mr. Speaker: He has no business to go. No
member should go away before the result of the voting
is declared.

Ayes: 28 Noes: 84
The amendment was negatived.

Sri Pillalamarri Venkateswarlu (Nandigama):
Sir, I beg to move:

“For the words ‘Academic Council’ in line 4 of
sub-clause (2) of clause 3, substitute the words ‘Board
of Faculties’.”

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

“For the words ‘Academic Council’ in line 4 of sub-clause (2) of clause 3, substitute the words ‘Board of Faculties’.”

The amendment was negatived.

A poll was demanded and the House divided.

Ayes: 28  
Noes: 72

The amendment was negatived.

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

“Delete the words ‘Chancellor and Pro-Chancellor’ in sub-clause (2) of clause 3 and substitute ‘Chancellor’ for Vice-Chancellor.”

Mr. Speaker: Amendment moved.

Sri Pillalamarri Venkateswarlu: Chancellor, Pro-Chancellor, Vice-Chancellor के विपरीत प्रो-चैन्सलर ने ऐसा किया कि अपने तमाम 
पूर्वोर के बयान में अपने सहयोगी 
के रूप में चैन्सलर का नाम लिखकर, हावदार 
माननी था कि वह अपने सहयोगी के साथ ही 
ब्रिटेन से निकलकर वापस आए। वह ऐसे 
माननी या प्रो-चैन्सलर के रूप में नहीं चैन्सलर 
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Commonwealth Universities Year Book एक ऐसा वर्तमान का रूप में दिखाई 
पड़ता है। यदि यह हावदार, तो इसका 
साथ ही ऐसा कि वह अपने सहयोगी के साथ ही 
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ब्रिटेन से निकलकर वापस आए।
The Osmania University
Bill, 1958 (As Reported by the
Joint Select Committee)

28th November, 1958 205

Mr. Speaker: The question is:
“Delete the words ‘Chancellor and Pro-Chancellor’ in sub-clause (2) of clause 3., and substitute the word ‘Chancellor’ for Vice-Chancellor’.”

The amendment was negatived.

_Sri P. Sundarayya_: I press for a division.

The House then divided.

Ayes: 30 Noes: 70

The amendment was negatived.

_Mr. Speaker_: The question is:

“That Clause 3 do stand part of the Bill”.

The motion was adopted.

Clause 3 was added to the Bill.

_Clause 4._

_Sri Vavilala Gopalakrishnayya_: I beg to move:

“Add the following words ‘through Telugu as a medium of instruction’ in sub-clause (1) (a) of Clause (4)”.

_Mr. Speaker_: Amendment moved.
The Osmania University
Bill, 1958 (As Reported by the Joint Select Committee)

28th November, 1958

Education curriculum
School Final, Higher Secondary, Diploma, Bachelor
subjects

Cambridge University
Glossary
radio

3
The Osmania University
Bill, 1958 (As Reported by the
Joint Select Committee)
28th November, 1958

Majority report that the proposed Bill, as reported by the Joint Select Committee, be passed with certain amendments.

The proposed Bill provides for the establishment of a Special Secondary School for girls in the town of Andhra. The school will be under the management of the Osmania University. The Government has decided to establish a Special Secondary School for girls in the town of Andhra. The school will be under the management of the Osmania University.

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Sri S. B. P. Pattabhi Rama Rao: They have not introduced, Sir. They have not had a clause like this.

"To provide for instruction in such branches of learning as the University may deem fit, and to make provision for research and advancement and dissemination of knowledge."

The Osmania University Bill, 1958 (As Reported by the Joint Select Committee)
Mr. Speaker: The question is:

"Add the following words ‘through Telugu as a medium of instruction’ in sub-clause (1) (a) of clause 4."

The amendment was negatived.

Sri P. Sundarayya: I demand a division, Sir, names being noted.

The House then divided.

Ayes

1. Sri P. Sundarayya
2. " P. Venkateswarlu
3. " Ch. Rajeswara Rao
5. " S. Vemayya
6. " G. Yellamanda Reddy
7. " B. Sankaraiah
8. " S. Kasi Reddy
9. " V. Visweswara Rao
10. " M. Nagi Reddy
11. Smt. A. Kamala Devi
12. Sri D. Narasayya
13. " K. Ramachandra Reddy
14. " L. Venkata Reddy
15. " S.V.K. Prasada Rao
16. " G. Gopala Reddy
17. " Anantha Reddy
18. " Ranganatha Rao
19. " N. Peddanna
20. " J. Ananda Rao
21. " Polasani Chokka Rao
22. " A. Venkata Rama Raju
23. " G. Nageswara Rao
24. " Md. Tahseel
25. " P. Satyanarayana
26. " B. Audinarayana
27. " G. Suryanarayana
28. " Vavilala Gopalakrishnaiah
29. " Muthiam Reddy
30. " C.V Somayajulu
31. " D. Sreerama Murthy
32. " G. Ramu Naidu
33. " Madhava Rao
34. " G. Bussanna
35. " B. Dharma Bhiksham
36. " P. Narasinga Rao
37. " M. Satyanarayana Raju
38. " B. Sreerama Murthy
39. " A. Yeruku Naidu

Noes

1. Sri N. Sanjeeva Reddy
2. " Kallur Subba Rao
3. " K. Vijayabhaskara Reddy
4. " M. Pallam Raju
5. " P. Ranga Reddy
7. " G. Bapiah
8. " Peta Bapiah
9. " E. Basappa
11. " A.V. Bhanoji Rao
12. " Yadam Chennayya
13. Sri N. Chenchurama Naidu
14. " Juvvadi Chokka Rao
15. " P Gopalakrishna Reddy
16. " D. Hanumantha Rao
17. " S.K.V. Krishnavatharam
18. " V. Kodanda Rami Reddy
19. " J. Kondal Rao
20. " Pragada Kotiah
21. " L. Lakshmana Das
22. " M.N. Lakshmi Narasayya
23. " Sri J.V. Narasinga Rao
24. " V. Kurmayya
25. " A. B. Nageswara Rao
26. " M. S. Rajalingam
27. " N.K. Lingam
29. " P. Mahendra Nath
30. " Muralidhara Reddy
31. " R. Narasimha Reddy
32. " S. Narayanappa
33. " R. Nathamuni Reddy
34. " M. Potha Raju
35. " Butti Rajaram
36. " M. Rajaram
37. " P. V. Rajeswara Rao
38. " D. Ramabrahmam
39. " P. Ramacharlu
40. " V. Rama Rao
41. " G. Ramaswamy Reddy
42. " P. Ramaswamy Naidu
43. " Sri P. Thimma Reddy
44. " Sri S. B. P. Pattabhirama Rao
45. " Sri G. Venkat Reddy Naidu
46. " Sri K. Brahmananda Reddy
47. " Sri M. Narasinga Rao
48. Smt. Masuma Begum
49. " Y. Sita Kumari
50. " Jayalakshmi Devamma
51. " K. Kanaka Ratnamma
52. " Sumitra Devi
53. " B. Rukmini Devi
54. Smt. Shantha Bai
55. Sri U. Ranga Babu
56. " M. Rangayya
The amendment was negatived.

*Sri Pillalamarri Venkateswarlu*: I beg to move.

"Add the following after the words 'Research institutions' in sub-clause (1) (q) of clause 4:

‘and to start or permit to start post-graduate courses’.”

*Mr. Speaker*: Amendment moved.

Post graduate courses at the University Campus. College at the faculty of education. Research Institutes in the University. Post-Graduate Courses in the University. Also, the post-graduate courses in the University are open to students from other institutions.
Mr. Speaker: I shall put the amendment to vote.

Sri P. Sundarayya: I want division by counting of numbers, Sir.

Mr. Speaker: Voting started?

Sri Pillalamarri Venkateswarla: I demand division, Sir.

The House then divided: Ayes 36; Noes: 75.

The amendment was negatived.
Sri B. Sreeramamurthy: I beg to move:
“Delete sub-clause (i) of clause 2.”

Mr. Speaker: Amendment moved.

Sri B. Sreeramamurthi: The sub-clause reads like this, Sir:
“(i) to transfer any or all the colleges or institutions maintained by the University to the administrative control of the Government on such conditions as it may determine;”
The Osmania University Bill, 1958 (As Reported by the Joint Select Committee)

28th November, 1958

The University shall have the following objects and powers:

(i) To maintain and promote learning and research in all branches of knowledge.
(ii) To provide facilities for the instruction and training of students in various fields of study.
(iii) To confer degrees, honours, diplomas and other academic distinctions on students who have successfully completed prescribed courses and examinations.
(iv) To establish and maintain libraries, laboratories, museums, and other physical facilities necessary for the pursuit of learning.
(v) To engage in all other activities relating to the advancement of learning and the promotion of knowledge.

The University shall be a Resi-
The question is:

“Delete sub-clause (i) of Clause 4.”

The amendment was negatived.

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.

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.

Mr. Speaker: Amendments Nos. 12 to 17 may be moved together.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

“Add the words ‘and creed and political opinion’ in the title of clause 6”
Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

"Add the words ‘political opinions’ after the word ‘sex’ in line 6 of Clause 6”.

Sri S. V. K. Prasad: Sir, I beg to move:

"Add the words ‘creed or political opinion’ after the word ‘race’ in line 5 of clause 6”.

Sri B. Sriramamurthy: Sir, I beg to move:

"Add the words ‘political opinion’ after the word ‘caste’ in line 6 of clause 6”.

Sri J. Ananda Rao: Sir, I beg to move:

"Add the words ‘political thought’ after the words ‘place of birth’ in line 6 of clause 6”.

Sri B. Rathnasabhapathi: Sir, I beg to move:

"Add the words ‘political opinion’ after the words ‘place of birth’ in line 6 of clause 6”.

Mr. Speaker: Amendments moved.
The Osmania University
Bill, 1958 (As Reported by the Joint Select Committee)

"The College or University teacher is a citizen, a member of a learned profession and an officer of an educational institution. When he speaks or writes as a citizen, he should be free from communal censorship, or discipline but his special position in the community imposes special obligations."
The Osmania University  

Bill, 1958 (As Reported by the Joint Select Committee)

...
No person shall be excluded from holding any office in the University or from membership of any of the authorities of the University or from admission to any degree, diploma or other distinction or course of study, on grounds only of religion, race, caste, sex, place of birth or any of them.
The Osmania University
Bill, 1958 (As Reported by the Joint Select Committee)

28th November, 1958
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...
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The Osmania University
Bill, 1958 (As Reported by the Joint Select Committee)

...
The Osmania University

Bill, 1958 (As Reported by the Joint Select Committee)

28th November, 1958

[The document contains a long list of recommendations and actions, but due to the nature of the content, it is not transcribed here.]
28th November, 1958

The Osmania University

Bill, 1958 (As Reported by the Joint Select Committee)

The Secretary:

Some points that are not relevant are:

- Co-operation among universities
- The need for Co-operate
- The report has been referred to the Joint Select Committee.

- The need for qualified students
- The need for qualified candidates
- The need for highly qualified hands
- The need for qualified bodies

- Creeds are the titles of the body.

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Mr. Speaker: Please explain the difference so that the House may understand and distinguish between the words 'Religion' and 'Creed'.

Religion may also be a creed. It is not a law for us.
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The Osmania University Bill, 1958 (As Reported by the Joint Select Committee)

Vice-Chancellor and Pro-Chancellor are political beings. It is stated that the Vice-Chancellor discriminates in the matter of admission to the University. A similar statement is made about the Pro-Chancellor. The Socialist Party Chairman and the Labour Party Chairman also make similar statements.

Students in admission to the University Act and Madras University Act should be clarified. Discrimination should be eradicated.
The amendments were negatived.

Sri P. Sundarayya: I demand a division, Sir.

The House divided.
Ayes: 36  
Noes: 69  
The amendments were negatived.

*Sri P. Narsinga Rao*: I beg to move:

“That clause 6 of the Osmania University Bill, 1958 be referred to the Andhra Pradesh Regional Committee as it affects the regulation of admissions to the Educational Institutions in the Telangana region.”

*Mr. Speaker*: Amendment moved.

*Mr. & Mrs.* Telangana Regional Committee is: The University Colleges for admissions under Sub-section (2) of the University may reserve seats in any University college or Constituent college for women or members of educationally backward classes, or allot seats on such regional basis of the University area as may be declared by the University.

*Mr. & Mrs.* Telangana Regional Committee is: The University Colleges for admissions under Sub-section (2) of the University may reserve seats in any University college or Constituent college for women or members of educationally backward classes, or allot seats on such regional basis of the University area as may be declared by the University.

First Schedule item 4 Regulation of admissions to the Educational Institutions in the Telangana Region: Telangana University area institutions admissions are regulated by the Telangana Regional Committee for consideration and report to the Assembly.
The Osmania University

28th November, 1958

Bill, 1958 (As Reported by the Joint Select Committee)

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

Scheduled matters shall be referred to the Regional Committee.

Regulation of admissions to the Educational Institutions in the Telangana Region

Clause 9 admissions to educational institutions in the Telangana Region.
Committee purview of the Committee purview of the Telangana Regional Committee refer to the Regional Committee to discuss the main provision of the separate Schedule. "Regulation of admissions to the Educational Institutions" Schedule refer to the particular Regional Committee.

Mr. Speaker: I don't know.

Mr. Speaker: I don't know.
"Every Bill affecting the Telangana region which is not a Money Bill and contains mainly provisions dealing with any of the scheduled matters . . . . . . . . . . . . . . .

...
"Provided that nothing contained in such regulations shall contravene the directions of the Government on the recommendations of Andhra Pradesh Regional Committee issued in accordance with clause (ii) of Third Schedule of the Andhra Pradesh Regional Committee Order 1958."

"Provided that nothing contained in such regulations shall contravene the directions of the Government on the recommendations of Andhra Pradesh Regional Committee issued in accordance with clause (ii) of Third Schedule of the Andhra Pradesh Regional Committee Order 1958."  

Sri. N. Sanjeeva Reddy: If that fits in here I have no objection.

(i) No objection: As per Schedule 1 and Article 26, as the admission process by-passes recommendations of the Andhra Pradesh Regional Committee Order 1958, in accordance with the recommendations of the Committee, admissions are made in accordance with the instructions of the Academic Council, as per principle.

(ii) No objection: Clause 26, powers of the Academic Council as per Schedule 1 and Article 26, as per amendment as per principle.
Regional committee to consider the amendment.

26. The amendment is introduced.

27. Notice is given already. It is with the Secretary.

The amendment is introduced.

Regional Committee is to consider the amendment.

Private members consider too late.

The amendment is acceptable.

The amendment is acceptable.

The amendment is acceptable.

The amendment is acceptable.

The amendment is acceptable.

The amendment is acceptable.
Let them say it. I have no objection.

Mr. Speaker: The question is:

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

The motion was adopted.

Clause 6 was added to the Bill.

Mr. Speaker: The Government may reserve seats subject to the recommendations of the Regional Committee.

Mr. Speaker: The amendment was, by leave of the House, withdrawn.

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

Mr. Speaker: The amendment was, by leave of the House, withdrawn.

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

Mr. Speaker: The amendment was, by leave of the House, withdrawn.

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Mr. Speaker: The amendment was, by leave of the House, withdrawn.

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

Mr. Speaker: The amendment was, by leave of the House, withdrawn.

The amendment was, by leave of the House, withdrawn.
Clause 7

Sri S. V. K. Prasad: Sir, I move:

"Delete clause 7."

Mr. Speaker: Amendment moved.

Sri S. B. P. Pattabhirama Rao: I am against it.

Mr. Speaker: The question is:

"Delete clause 7."

The amendment was negatived.

Sri P. Sundarayya: Sir, I demand a division.

The House then divided.

Ayes: 36  Noes: 65

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 7 do stand part of the Bill."

The motion was adopted.

Clause 7 was added to the Bill.

Clause 8.

Sri Ch. Rajeswara Rao: Sir, I move:

"For the existing clause 8, substitute the following: "The Government shall have the right to cause an inspection to be made by a Committee of enquiry consisting of not less than three persons whenever it has got sufficient reasons to believe that the standards
of education and the standards of administration have seriously deteriorated.”

Mr. Speaker: Amendment moved.

Clause 8 reads thus: “The Government shall have the right to cause an inspection to be made by a committee of not less than two persons, of the University, its buildings laboratories libraries, museums, workshops and equipment, and of any college or institution, maintained by, or affiliated to, or recognised by, the University, and also of the teaching and other work connected or done by the University, and to cause an inquiry to be made in respect of any matter connected with the University. The Government shall, in every case, give notice to the University of their intention to cause such inspection or inquiry to be made, and the University shall be entitled to be presented thereat.”
The Government shall have the right to cause an inspection to be made by a Committee of enquiry consisting of not less than three persons whenever it has got sufficient reasons to believe that the standards of education and or the standards of administration have seriously deteriorated.

Sir, I beg to move the other amendment also standing in my name.

"In case of emergency and when the Government have sufficient reasons to believe that the working of the University had come to a stand-still, it shall have the right to appoint a Committee of not less than three persons to investigate into the affairs and causes which led to such situation."

alternative clause chosen. It was moved.

Mr. Speaker: Amendment moved.
Mr. Speaker: If the Bill is passed and when seats are actually reserved, Government may consult the Regional Committee. Probably, it will consult.

Natural ≠ Regional Committee करणे करणे reservation आहे
किंवा, असं असं 2 person आणि
opinion ती final हे bind आहे म्हणून ती समाहित करणार. असे आहे की अर्थात् not less than two people" विचा add आहे आपल्या. तरी, अथवा अथवा 2 person हे opinion ती final हे bind आहे म्हणून ती समाहित करणार.
The Government shall have the right to cause an inspection to be made by a Committee of enquiry consisting of not less than three persons whenever it has got sufficient reasons to believe that the standards of education and or the standards of administration have seriously deteriorated."

The amendment was negatived.

Sri Pillalamarri Venkateswarlu demanded a poll and the house divided.

Ayes: 32  Noes: 72
The amendment was negatived.

Mr. Speaker: The Question is:

"For the existing clause 8, substitute the following:-

"In case of emergency and when the Government have sufficient reasons to believe that the working of the University had come to a standstill, it shall have the right to appoint a committee of not less than three persons to investigate into the affairs and causes which led to such situation."

The amendment was negatived.

Sri Ch. Rajeswara Rao demanded a poll and the House divided.

Ayes: 32  Noes: 71
The amendment was negatived.

Sri P. Narsinga Rao: Sir, I beg to move:

"In sub-clause (1) of clause 8, delete the words 'and also of the teaching and other work conducted or done by the University, and cause an enquiry to be made in respect of any matter connected with the University,' occurring in lines 6 to 9."

Mr. Speaker: Amendment moved.
bodies—faculties, Syndicate, Academic Council— by some people occurring in lines 6 to 9.

The amendment was negatived.

Sri P. Narsinga Rao demanded a poll and the House divided.

Ayes: 32 Noes: 71

The amendment was negatived.

Mr. Speaker: The question is:

"In sub-clause (1) of clause 8, delete the words and also of the teaching and other work conducted or done by the University, and cause an enquiry to be made in respect of any matter connected with the University, occurring in lines 6 to 9."

The amendment was negatived.

Mr. Speaker: The question is:

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

The motion was adopted.

Clause 8 was added to the Bill.

Clause 9

Mr. Speaker: Amendments Nos. 26 and 27 are not necessary.

Sri B. Sriramamurthy: Sir, I beg to move:

"Add the following, as sub-clause (vi) of clause 9:

'Treasurer'."

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

"Add the following, as sub-clause (vi) of clause 9, 'Treasurer'."

The amendment was negatived.

Sri B. Sreeramamurthy demanded a poll and the House divided.

Ayes: 33 Noes: 75

The amendment was negatived.

Mr. Speaker: The question is:

"That clause 9 do stand part of the Bill."

The motion was adopted.

Clause 9 was added to the Bill.

Clause 10.

Sri Ch. Rajeswara Rao: Sir, I beg to move:

"For the existing sub-clause (1) of clause 10, substitute the following:

'The Chancellor shall be a distinguished Educationalist and he shall be elected for a period of ten years at a joint meeting of the Senate and the members of the Board of Faculties held for this purpose.'"

Mr. Speaker: Amendment moved.
Executive power of the State shall be vested in the Governor. Executive functions shall be discharge of the functions as a Governor of a State in any contingency not provided for in this Chapter.

Any Statute passed by the Senate shall be submitted to the Chancellor who may give or withhold his assent to and refer it back to the Senate for reconsideration. Any Statute may contain abnormal powers over-riding administrative powers of the Governor.
Mr. Speaker: The question is:

"For the existing sub-clause (1) of clause 10, substitute the following:

'The Chancellor shall be a distinguished Educationalist and he shall be elected for a period of ten years at a joint meeting of the Senate and the members of the Board of Faculties held for this purpose.'"

The amendment was negatived.

Sri Pillalamarri Venkateswarlu demanded a poll and the House divided.

Ayes: 32 Noes: 76

The amendment was negatived.

Sri Pillalamarri Venkateswarlu: Sir, I beg to move:

For the existing clause 10, substitute the following:

"The Chancellor shall be elected for a period of ten years by the Senate and he shall preside at the Convocation and other ceremonial functions."

Mr. Speaker: Amendment moved.

(Pause)

Mr. Speaker: The question is:

"For the existing clause 10, substitute the following:

'The Chancellor shall be elected for a period of ten years by the Senate and he shall preside at the Convocation and other ceremonial functions.'"

The amendment was negatived.
Sri Pillalamarri Venkateswarlu demanded a poll and the House divided.

Ayes: 33  Noes: 76

The Amendment was negatived.

Sri S. V. K. Prasad: Sir, I beg to move:

"In sub-clause (1) of clause 10, delete the words 'President of the Senate and shall, will present, preside at meetings of the Senate'."

Mr. Speaker: Amendment moved.

Mr. Speaker: The question is:

"In sub-clause (1) of clause 10, delete the words 'President of the Senate and shall, will present, preside at meetings of the Senate'."

The amendment was negatived.

Sri S. V. K. Prasad demanded a poll and the House divided.

Ayes: 35  Noes: 76

The amendment was negatived.
The question is:

"That clause 10 do stand part of the Bill."

The motion was adopted.

Sri P. Sundarayya demanded a poll and the House divided.

Ayes: 76  Noes: 35

The motion was adopted.

Clause 10 was added to the Bill.

Clause 11

Mr. Speaker: Amendment No. 34 is not necessary.

Sri Vavilala Gopalakrishnayya: Sir, I beg to move:

"For sub-clause (1) of clause 11, substitute the following:

'The Minister for Education shall be the Pro-Chancellor'."

Mr. Speaker: Amendment moved.

Sri S.B.P. Pattabhirama Rao: Sir, I oppose it.

Mr. Speaker: As Education Minister, he is against the suggestion.

The question is:
"For sub-clause (1) of clause 11, substitute the following:
'The Minister for Education shall be the Pro-Chancellor'."

The amendment was negatived.

Mr. Speaker: The question is:
"That clause 11 do stand part of the Bill."

The motion was adopted.

Clause 11 was added to the Bill.

Clause 12.

Sri Vavilala Gopalakrishnayya: Mr. Speaker, Sir, I beg to move:
"For sub-clause (1) of clause 12, substitute the following: 'The Vice-Chancellor shall be elected by the Senate'."

Mr. Speaker: Amendment moved.
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damn it's crazy: at any rate, better have it tumbled.

when I say I have no idea what I'm doing, I mean I have no idea what I'm doing.

Somehow I managed to get out of it, but I don't know how.

The passes were still on the table. I'm not sure what I'm doing.

It's a strange feeling. I'm not sure what I'm doing.

Election only nomination can be followed. Otherwise, it's a waste of time.

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It's a strange feeling. I'm not sure what I'm doing.

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It's a strange feeling. I'm not sure what I'm doing.
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Mr Speaker: No, I shall first finish off the principle of election.
The amendment was negatived.

Sri Vavilala Gopalakrishnayya: I demand a division, Sir.

Mr. Speaker: The question is:

“For sub-clause(1) of clause 12, substitute the following: ‘The Vice-Chancellor shall be elected by the Senate.’”
The House then divided

Ayes: 31    Noes: 60

The amendment was negatived.

Mr. Sagar: Amendment moved.

We shall put the second part of the amendment to vote. The first part is redundant.

The question is:

“For the existing clause 12, substitute the following:

(2) He shall hold office for a period of five years and shall be eligible for re-election.”

Mr. Speaker: Amendment moved.

We shall put the second part of the amendment to vote. The first part is redundant.

The question is:

“For the existing clause 12, substitute the following:

(2) He shall hold office for a period of five years and shall be eligible for re-election.”
"Ayes' from Opposition Benches and 'Noes' from Treasury Benches).

Mr. Speaker: The 'Noes' .....

Sri S. B. P. Pattabhirama Rao: This is not the appropriate place for this amendment, Sir.

Sri P. Sundarayya: That has got nothing to do with this. It has been put to vote and was negatived.

Sri S. B. P. Pattabhirama Rao: No, no...

Sri P. Sundarayya: If they are sleeping, I am not responsible for it. If they do not understand their own Bill and if they are sleeping, how am I responsible?

Sri S.B.P. Pattabhirama Rao: No, no. That is not the point. This amendment should not be moved now.

Sri P. Sundarayya: He should have raised this objection earlier.

Mr. Speaker : I should be fair to all parties. I think this amendment must come later.

"He shall be elected by the Senate and shall hold office for a period of five years." He shall hold office for a period of three years" separate. Therefore I withdraw my own position. As we have found out this technical error immediately. I am not putting this to vote now.

Mr. Speaker: They have kept too much confidence in the Speaker and the Speaker has misled them.

Sri K. Brahmananda Reddy: The Speaker is not wrong. The Speaker has not said 'Ayes have it' or 'Noes have it'. The Speaker has not given a ruling.....

Sri P. Sundarayya: The Speaker has given a ruling.
Mr. Speaker: Whatever it is …

Sri S. B. P. Pattabhirama Rao: Please see the amendment. They have broken it into three pieces. In the first part it was stated that the Vice-Chancellor shall be elected; in the second clause it had been stated that he shall hold office for five years under the circumstances of election……

Mr. Speaker: Agenda 39 voting 40 vote redundant rule out irrelevant. For ‘Yes’, 'No' mistake ‘Yes’. Now let us go to amendment at No. 39.

Sri Pillalamarri Venkateswarlu: I move:

“For the existing clause 12, substitute the following:

The Vice-Chancellor shall be the academic head and the principal elective officer of the University and shall exercise general control over its affairs and he shall be the whole-time officer of the University;

(b) The Vice-Chancellor shall be appointed by the Chancellor from a panel of three names selected by the Senate at a Special meeting held for this purpose.”

Mr. Speaker: Amendment moved.
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Vice-Chancellor's vote is now mandatory in the selection of the Vice-Chancellor, as per the 1952 Amendment to the Osmania University Act, 1922.

Election to the Senate for a specific category of Vice-Chancellor is categorical now. Senate members must follow the Delhi University pattern and follow the Act accordingly. The Senate, in turn, elects the Vice-Chancellor as per the Act.

The Chief Justice of the High Court, Vice-Chancellor, and the working order are now in working order.

The amendment to the Act is provision.

The Vice-Chancellor's vote is now mandatory.

The Senate must follow the Delhi University pattern and follow the Act accordingly. The Senate, in turn, elects the Vice-Chancellor as per the Act.

The Chief Justice of the High Court, Vice-Chancellor, and the working order are now in working order.
The constitution and functions of the governing bodies were different from those of the 5 existing Universities. The latter possessed a Senate composed of teaching and lay elements and these are being further organised in faculties and Syndicates. The Syndicate was the executive committee of the Senate and performed administrative and academic functions at Benaras. Administration is vested in the Court, which is the supreme body and is mainly—I request the Minister to note the word ‘mainly’—composed of Governors and their representatives and of persons elected by various bodies which, including the Senate

...
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The standards pertaining to the examination of students have not been maintained.

If the nomination constituted a healthy growth of Universities and had been given scope again to what happened in other Universities, to be repeated in this University on account of nomination system?

Scientific inventions are not denounced. The provision University is also not maintained. Delhi University 1952 is unique. But the Vice-Chancellor has not been able to maintain the standards. 1958 also it has not been possible to maintain the standards.
Mr. Speaker: Now, we shall adjourn the House. We shall meet at Half past Eight tomorrow morning and if all the three Bills are not over by 1.30 p.m., we shall have a meeting tomorrow afternoon also from 3 p.m. to 6 p.m.

The House then adjourned till Half Past Eight of the Clock on Saturday, the 29th November, 1958.